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Purpose

1. The purpose of the Program Guidelines is to provide the framework for the operation and administration of the Programme.
2. The Program Guidelines are not an exclusive statement of the Australian Government’s requirements for the Programme.
3. The Program Guidelines do not create any legal, equitable or other relationship between the Commonwealth and an applicant.
4. The Programme comprises four Elements:
   a) Business Management;
   b) Innovation Connections;
   c) Accelerating Commercialisation; and
   d) Incubator Support.
5. Parts 1, 2 and 3 of the Program Guidelines apply to all Elements of the Programme. There is a separate schedule for each Element that contains clauses only relevant to that Element. Additional schedules may be added from time to time by the Minister. The Business Management and Incubator Support elements have their own guidelines.

Commencement

6. The Program Guidelines commenced on 1 July 2014.

Authority

8. The Program Guidelines:
   a) are made by the Minister;
   b) may be amended by the Minister from time to time; and
   c) may be amended by the Programme Delegate, for the purpose of making minor amendments to fix errors or omissions, from time to time.

Interpretation

9. All italicised terms (excluding references to legislation) are defined in Appendix 1 and apply for the purpose of interpreting the Program Guidelines. These definitions are not intended to be a substitution for the defined terms in any Deed of Services and Release or Funding Agreement.
10. The *Programme Guidelines* should be read in conjunction with the relevant *Customer Information Guides* available on [business.gov.au](http://business.gov.au).

11. In the event of any inconsistency between the *Programme Guidelines* and the *Customer Information Guides*, the *Programme Guidelines* prevail.
Part 1 – Programme Overview

Introduction

12. The Programme was announced as part of the 2014-15 Federal Budget.
13. The Programme is the Australian Government’s flagship initiative for business competitiveness and productivity at the firm level. It forms part of the Australian Government’s industry policy outlined in the Industry Innovation and Competitiveness Agenda, released on 14 October 2014 and the National Innovation and Science Agenda, announced on 7 December 2015.
14. The Programme was expanded to northern Australian Tourism Businesses through the Our North, Our Future: White Paper on Developing Northern Australia on 18 June 2015. The Programme formed links with the Australian Small Business Advisory Service (ASBAS) programme to coordinate delivery of services to Tourism Businesses in Northern Australia. Delivery of services to Tourism Businesses in Northern Australia through the Programme will cease on 31 December 2019.
15. The Programme will form links with the Industry Growth Centres to improve the capability and collaborative capacity of the identified Growth Sectors.
16. The Department is responsible for administering the Programme.

Programme Objective

17. The objective of the Programme is to drive business growth and competitiveness by supporting business improvement and innovation connections in targeted Growth Sectors and the commercialisation of novel products, processes and services.

Programme Outcomes

18. In meeting the Programme objective, the Programme is expected to deliver the following outcomes:
   a) Improved business capability;
   b) Effective business, research and commercialisation networks;
   c) Improved business and commercialisation performance; and
   d) Value to Participants.
Part 2 – Programme Governance

Roles and Responsibilities

The Minister

19. The Minister will appoint a Programme Delegate to administer the Programme.
20. The Minister’s decision is final and will not be reviewed.

Programme Delegate

21. The Programme Delegate is authorised to make decisions in relation to the administration of the Programme and to give directions to the Department as to the interpretation of the Programme Guidelines and other documents used in relation to the Programme.
22. The Programme Delegate must have regard to the Programme’s policy rationale and objective when performing any function or making any decision in relation to the Programme.
23. The Programme Delegate is responsible for:
   a) ensuring overall efficient and effective administration of the Programme;
   b) approving and amending all customer documentation, including Customer Information Guides;
   c) engaging Industry Partners to employ Business Advisers, Business Facilitators and Innovation Connections Facilitators;
   d) engaging Industry Sector Directors;
   e) engaging Commercialisation Advisers;
   f) engaging members of the Expert Network;
   g) delivering and approving supporting events, domestic roadshows and international missions;
   h) determining whether an Eligible Corporation qualifies as an Eligible Partner Entity;
   i) determining the eligibility of applications;
   j) entering into and varying Funding Agreements and Deeds of Services and Release on behalf of the Department;
   k) authorising payment of Grants by the Department to Recipients;
l) monitoring the performance of Business Advisers, Business Facilitators, Industry Sector Directors, Innovation Connections Facilitators and Commercialisation Advisers;

m) ensuring that data is collected and available for Programme monitoring and evaluation;

n) briefing the Minister about the Programme;

o) facilitating and assisting in independent evaluations of the Programme; and

p) any other responsibilities under the Programme as required by the Minister.

24. Decisions of the Programme Delegate are final and will not be reviewed.

Innovation and Science Australia

25. Innovation and Science Australia will provide strategic oversight of the Programme.

26. Innovation and Science Australia will provide merit assessments and merit rankings of Accelerating Commercialisation Grant applications to the Programme Delegate; and merit assessments of New and Existing Incubator Support applications to the Minister.

AusIndustry

27. The Department, through AusIndustry, delivers the single business service which includes one website (business.gov.au), one contact centre (13 28 46) and one national network of highly qualified staff that both deliver Australian Government programmes and provide expert support.

Industry Partners

28. The Department may engage Industry Partners to employ Business Advisers and Business Facilitators to assist in the delivery of Business Management, and Innovation Connections Facilitators to assist in the delivery of Innovation Connections.

Commonwealth’s Rights

29. Nothing in the Programme Guidelines should be construed to give rise to any contractual obligations or rights, expressed or implied, by the issue of the Programme Guidelines or the submission of an application for a Service or Grant under the Programme.

30. No agreement will be created between a successful applicant and the Commonwealth, as represented by the Department, until a Funding Agreement or Deed of Services and Release is formally executed.

31. Notwithstanding the approval of an application for a Grant or Service, the provision of a Grant or Service by the Commonwealth, and the
amount of a Grant, is subject to available Commonwealth funding and changes in Commonwealth policy.

**Announcements**

32. The Department will report on its website, information on individual Grants as required by paragraph 5.3 of the Commonwealth Grants Rules and Guidelines, available on the Department of Finance’s website.

33. In addition, the Minister or the Department may publicly announce information about successful activities and details of Participants that the Department determines is not confidential (see clause 51), including the:
   a) name of the Participant;
   b) description of the activity and its objectives;
   c) amount of funding awarded (where applicable).

**Conflicts of Interest**

34. The Department will maintain procedures for managing conflicts of interest for staff within the Department, technical experts and other third parties involved in the management, assessment and evaluation of: the Programme, applications and the delivery of Activities. Conflicts of interest will be managed in accordance with these procedures. A conflict of interest can arise in situations where a person has an interest or relationship, whether real, perceived or potential, that conflicts with a duty they hold or where they have a role that conflicts with another role.

35. The Department’s procedures for managing conflicts of interests by its employees are in accordance with the requirements of the APS Code of Conduct (section 13(7) of the Public Service Act 1999 (Cth)), the Public Governance, Performance and Accountability Act 2013 (Cth) and the Public Governance Performance and Accountability Rule 2014.

36. The Department will manage potential, perceived and actual Innovation and Science Australia member conflicts of interest through a conflict of interest process that requires Innovation and Science Australia members to declare any conflict of interest by members and exclude those members from the application assessment process if the Programme Delegate determines that the conflict of interest is material.

37. Industry Partners, Industry Sector Directors, Business Advisers, Business Facilitators, Innovation Connections Facilitators and Commercialisation Advisers must identify to the Department any actual, perceived or potential conflicts of interest they believe will or may arise during the delivery of the Programme and, where a conflict is identified, specify how that conflict will be addressed and monitored to ensure it does not compromise the outcomes desired of the Programme.
Feedback and Complaints

38. Information about feedback and complaints handling concerning the Programme is included in the relevant Customer Information Guide and the Customer Service Charter published on business.gov.au.

39. Complaints concerning decisions will, in the first instance, be directed to the appropriate manager within the Department.

40. If the applicant is not satisfied with the complaint resolution procedure, the applicant may escalate the complaint to the Programme Delegate.

41. The applicant is also entitled to lodge a complaint with the Commonwealth Ombudsman.

42. Details on how applicants may lodge a complaint are published on business.gov.au.

Programme Contact Details

43. Any queries regarding the Programme Guidelines should be directed to business.gov.au or the contact centre on 13 28 46.

Protection of Information

44. The use and disclosure of information provided to the Department, Business Advisers, Industry Partners, Business Facilitators, Innovation Connections Facilitators and Commercialisation Advisers by an applicant (including information provided as part of any application) is regulated by the relevant provisions and penalties of the Public Service Act 1999 (Cth), the Public Service Regulations, the Archives Act 1983 (Cth), the Privacy Act 1988 (Cth), the Crimes Act 1914 (Cth), the Criminal Code Act 1995 (Cth) and general law.

Use and Disclose of Information

45. Unless the information provided to the Department is:
   a) Personal Information in accordance with sections 46 to 50; or
   b) Confidential Information in accordance with sections 51 to 52

the Department may disclose the information to any person for any purpose directly related to the activities and functions of the Australian Government, including but not limited to the purpose of:

a) announcing the awarding of Grants;

b) improving the effective administration, monitoring and evaluation of this or other Commonwealth programmes; or

c) conducting research within the Department or another Commonwealth agency.
Personal Information

46. The Department is bound by the Australian Privacy Principles (APPs) outlined in Schedule 1 of the Privacy Act 1988 (Cth). The APPs regulate how the Department may collect, use, disclose and store Personal Information.

47. ‘Personal Information’ under the Privacy Act 1988 (Cth) means information or an opinion (whether true or false) about a natural person who is reasonably identifiable.

Use of Personal Information

48. Personal Information obtained by the Department will only be used by the Department and may be disclosed to:
   a) the Minister, the Parliamentary Secretary, and their Office; and
   b) other Commonwealth Ministers; and
   c) Industry Growth Centres; and
   d) Industry Partners, Industry Sector Directors, Business Advisers, Business Facilitators, Innovation Connections Facilitators and Commercialisation Advisers; and
   e) other Commonwealth, State or Territory government departments and agencies; and
   f) technical, financial, economic, and/or industry experts (including auditors); and
   g) Departmental contractors,

for the purposes of:
   h) administering the Programme and any related purposes, including programme and policy evaluation and development; and
   i) Departmental research, analysis, and evaluation; and
   j) reporting and consultation with other Commonwealth, State or Territory government agencies; and
   k) reviewing applications to provide technical or financial advice on a contract basis; and
   l) referring Participants to Industry Growth Centres,

except where authorised or required by law (see section 53).

49. An applicant or Participant must obtain consent from an individual before providing their Personal Information to the Department or any other third parties, except where authorised or required by law.
50. *For* further information as to how the *Department* handles *Personal Information*, please refer to the *Department’s* *Privacy Policy*.

**Confidential Information**

51. *The Department* will treat an *applicant’s* or *Participant’s* information as *Confidential Information* if:
   a) the information is clearly identified as confidential; and
   b) the information has the necessary quality of confidence (that is, it must be significant information which is private and not already in the public domain).

**Use and Disclosure of Confidential Information**

52. *Unless* the *Department* obtains an *applicant’s* or *Participant’s* consent, the *Department* will not disclose *Confidential Information* other than to:
   a) the *Minister*, the Parliamentary Secretary, and their Office; and
   b) other Commonwealth Ministers; and
   c) *Industry Growth Centres*; and
   d) *Industry Partners, Industry Sector Directors Business Advisers, Business Facilitators, Innovation Connections Facilitators and Commercialisation Advisers*; and
   e) other Commonwealth, State or Territory government departments and agencies; and
   f) technical, financial, economic, and/or industry experts (including auditors); and
   g) *Departmental* contractors,

for the purposes of:
   h) administering the *Programme* and any related purposes, including programme and policy evaluation and development; and
   i) *Departmental* research, analysis, monitoring and evaluation; and
   j) reporting and consultation with other Commonwealth, State or Territory government agencies; and
   k) reviewing applications to provide technical or financial advice on a contract basis; and
   l) sectoral analysis by *Industry Growth Centres*.

**Disclosure of Information Where Authorised or Required by Law**

53. *In* addition to anything in these *Programme Guidelines*, from time to time the *Department* may be authorised or required by law to disclose
information (including Personal Information and Confidential Information) to other persons, including but not limited to:

a) a Commonwealth Minister and Ministerial Office;
b) a House or a Committee of the Parliament of Australia;
c) the Auditor-General under the Auditor-General Act 1997 (Cth);
d) the Commonwealth Ombudsman under the Ombudsman Act 1976 (Cth); and
e) the Privacy Commissioner under the Privacy Act 1988 (Cth).

Information Storage

54. Any information obtained will be stored and held in accordance with the Department’s obligations under the Archives Act 1983 (Cth).

Freedom of Information

55. All documents created or held by the Department in relation to the Programme are subject to the Freedom of Information Act 1982 (Cth) (FOI Act). Unless information is exempt it will be made available to the general public if requested under the FOI Act.

56. All Freedom of Information (FOI) requests are to be referred to the FOI Coordinator in the Department. Decisions regarding requests for access will be made by an authorised officer in accordance with the requirements of the FOI Act.

Programme Evaluation

57. The Department will monitor and evaluate the performance of the Programme.

58. Participants will be required to provide performance and evaluation data to the Department, which will be analysed at various times to measure the effect of the Programme on Participants.

Tax Obligations

59. Grants under the Programme may attract the Goods and Services Tax (GST). Grant payments are increased to compensate for the amount of this tax.

60. Grants under the Programme may be treated as assessable income for taxation purposes. On this basis, applicants are recommended to seek their own independent professional advice on their taxation obligations.
Part 3 – Programme Delivery

Supporting Events

61. In addition to the specified Activities outlined in the schedules, the Department may conduct targeted and facilitated events in support of the Programme. These events may feature industry specialists, Business Advisers, Business Facilitators, Innovation Connections Facilitators, Commercialisation Advisers or guest speakers.

Eligibility

62. Each Element has specific eligibility requirements. Refer to the relevant schedule, or to Incubator Support or Business Management guidelines for more information.

Applications

63. To apply for any Activity under the Programme an applicant must, unless advised otherwise, complete the application form relevant to that Activity and submit the application electronically through business.gov.au.

   a) Applicants should read the relevant Customer Information Guide prior to completing the application. A Customer Information Guide is not required for the Incubator Support or Business Management element as all relevant information is included in the grant opportunity guidelines available on business.gov.au.

64. An application for the Programme must:

   a) be completed by the applicant or an authorised representative of the applicant; and

   b) provide all the information required by, and specified in, the application form.

Application Assessment

65. The Programme Delegate will determine whether an application is an Eligible Application.

Business Management

66. Business Management uses a demand-driven selection process whereby applicants whose application is deemed to be an Eligible Application will receive the Service or Grant:

   a) up to the limit of available funding; and

   b) subject to revision, suspension or abolition of the Activity.
Innovation Connections

67. Innovation Connections uses a demand-driven selection process whereby applicants whose application is deemed to be an Eligible Application will receive the Service or Grant:
   a) up to the limit of available funding; and
   b) subject to revision, suspension or abolition of the Activity.

Accelerating Commercialisation

68. Accelerating Commercialisation Grant uses a competitive open merit-based selection process.
69. Portfolio Services uses a non-competitive open merit-based selection process.

Incubator Support initiative

70. The New or Existing Incubator component uses a competitive open merit-based selection process.
71. The Expert-in-Residence component uses a demand-driven selection process for grants up to $50,000 whereby applicants whose application is deemed to be an Eligible Application will receive a Grant:
   a) up to the limit of available funding; and
   b) subject to revision, suspension or abolition of the Activity.
72. The Expert-in-Residence component uses a competitive open merit-based selection process for grants greater than $50,000.

Submission of a New Application

73. The Programme Delegate may reject an application if that application is for a business or project that is substantially the same as a previous ineligible or unsuccessful application.

Application Approval

74. Subject to eligibility assessment, merit assessment (if applicable) and available funding, the Minister or the Programme Delegate (where applicable) may approve the provision of a Service or Grant to an applicant.
75. The Programme Delegate may approve the Department entering into a Deed of Services and Release or a Funding Agreement with an applicant.
76. If Programme funding is no longer available, information will be published on business.gov.au.
77. *Applicants* will be advised formally of the outcome of their application in writing by the *Department*.

**Provision of Other Services**

78. Consistent with the objectives of the *Programme*, the *Programme Delegate* may, with the consent of the *applicant*, approve for an *Applicant* to receive an alternative *Service*, if it is *deemed* by the *Programme Delegate* to be more suitable to the *applicant’s* needs, provided the *applicant* satisfies all relevant eligibility criteria. In this case, the *applicant* may not be required to submit a separate *application form* unless a merit assessment is required.

79. Consistent with the objectives of the *Programme*, the *Programme Delegate* may agree, on a case by case basis, to provide a *Participant* in the *Portfolio* with the opportunity to access *Services* from *Business Management* or *Innovation Connections* without having to satisfy the relevant eligibility criteria, subject to the conditions outlined in the *Accelerating Commercialisation Customer Information Guide*.

**Deeds of Services and Release and Funding Agreements**

80. To receive *Portfolio Services*, *Participants* will be required to enter into a *Deed of Services and Release* with the *Department* which sets out the terms of the *Service*.

81. Before any *Grant* is paid, *Participants* will be required to enter into a *Funding Agreement* with the *Department* which sets out the terms of the *Grant*.

82. Among other things, a *Deed of Services and Release* or *Funding Agreement* must:

   a) require that the *Participant* conduct the activities to which the application relates;

   b) provide for variation and termination of the *Deed for Services and Release* or *Funding Agreement* and set out dispute resolution procedures;

   c) include any other matters that the *Programme Delegate* considers necessary for the administration of the *Programme*; and

   d) not be inconsistent with the laws and policies of the Commonwealth, a State, a Territory or the *Programme Guidelines*.

83. In addition to clause 82a *Funding Agreement* must:

   a) ensure that the *Department* is empowered to recover the *Grant* in circumstances where the *Participant* has not complied with the terms and conditions set out in the *Funding Agreement*;
b) specify the maximum amount of the *Grant* and the timing, method and conditions of delivery of the relevant activities; and

c) require that the *Recipient* provide evidence of expenditure claimed.

84. Samples of *Deed of Services and Release* and *Funding Agreements* will be available on [business.gov.au](http://business.gov.au).

**Variations**

85. The *Programme Delegate* may, at their discretion, agree with a *Participant* to vary the *Deed of Services and Release* or *Funding Agreement*, including an increase in the *Grant* amount.

86. A variation to a *Deed of Services and Release* or *Funding Agreement* will only be considered by the *Programme Delegate* if it:

   a) is consistent with the *Programme*’s and *Element*’s objective;

   b) is appropriate in all circumstances;

   c) can be accommodated within available *Programme* funding;

   d) is in writing; and

   e) is requested prior to the Deed of *Services and Release* or *Funding Agreement* end date.
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Schedule A
Innovation Connections

Introduction

87. *Innovation Connections* provides businesses with expert guidance on knowledge-related issues and links businesses with appropriate knowledge providers and research organisations.

88. *Innovation Connections* is supported by *Industry Partners* and delivered through a national network of *Innovation Facilitators*.

89. *Innovation Connections* commenced on 1 January 2016 and is a continuation and expansion of the former *Research Connections*.

Transition Arrangements

90. Participants that applied for an Activity under the former *Research Connections* will receive that Activity in accordance with the version of the *Programme Guidelines* in effect at the time of the application for the Activity.

Objective

91. The objective of *Innovation Connections* is to encourage and assist small and medium businesses to access knowledge, engage with *Researchers* and foster innovation.

Outcomes

92. Key outcomes from *Innovation Connections* may include that:
   
   a) *Participants* improve their use of technology;
   
   b) *Participants* improve their ability to address research problems;
   
   c) *Participants* improve their ability to innovate;
   
   d) *Participants* extend their networks to leverage research capability; and
   
   e) *Participants* improve their business performance.

Activities

93. Applicants may apply for one or more of the following *Innovation Connections Activities*: *Innovation Connections Facilitation* and *Innovation Connections Grant*.

Innovation Connections Facilitation
94. An Innovation Connections Facilitation is a Service that provides a Participant with assistance to address knowledge or research related issues. A Participant may receive one or more of the following:
   a) diagnosis of knowledge-related issues and/or opportunities;
   b) identification of critical research areas for improvement;
   c) identification of strategic research opportunities to expand into new or existing markets;
   d) identification of appropriate sources of expertise, suppliers of technology and technical knowledge advice;
   e) mapping of pathways for research sector engagement and collaboration; and
   f) facilitated access to Science, Technology, Engineering and Mathematics (STEM) expertise.

95. At the conclusion of the Innovation Connections Facilitation, Participants will be provided with an Innovation Facilitation Report which may include recommendations to address the Participant’s identified research needs and opportunities.

Innovation Connections Grant

96. An Innovation Connections Grant is a Grant which reimburses a Participant for up to half the cost, over a period of up to 12 months for the cost of a:
   a) Researcher Placement, up to a maximum of $50,000; or
   b) Business Researcher Placement, up to a maximum of $50,000; or
   c) Graduate Placement, up to a maximum of $30,000.

Eligibility

Innovation Connections Facilitation

97. To be eligible for an Innovation Connections Facilitation an applicant must:
   a) be an Eligible Corporation that is non tax-exempt and is registered for GST; and
   b) satisfy the sectoral eligibility criteria in clause 101; and
   c) have an annual turnover or operating expenditure within the following range:
      i. between $1.5 million and $100 million; or
      ii. between $750,000 and $100 million – for an applicant from Remote Australia or Northern Australia;
   d) be solvent; and
e) have operated in Australia and filed business activity statements showing ongoing trading in at least three consecutive years\(^1\); and

f) must not have previously received a Research Connections Facilitation or an *Innovation Connections Facilitation*, unless otherwise agreed by the *Programme Delegate*; and

g) not be named by the Workplace Gender Equality Agency as an organisation that has not complied with the *Workplace Gender Equality Act 2012 (Cth)*.

98. The following entities are **ineligible** to apply for *Innovation Connections*:
   a) individuals;
   b) partnerships;
   c) trusts, except for trusts with trustees that are *Eligible Corporations*; and
   d) Commonwealth, State and Local Government agencies and bodies (including government business enterprises).

### Innovation Connections Grant

99. To be eligible for an *Innovation Connections Grant*, applicants must:
   a) have received a Research Facilitation Report or an *Innovation Facilitation Report*; and

   b) be undertaking one of the following *Activities* recommended in the *Research or Innovation Facilitation Report*:
      i. a Researcher Placement; or
      ii. a Business Researcher Placement; or
      iii. a Graduate Placement.

   c) be able to fund the total value of the cost of the *Innovation Connections* before receiving the *Innovation Connections Grant*; and

   d) identify the proposed research provider, research employee, graduate or postgraduate; and

   e) apply for an Innovation Connections *Grant* within 12 months of receiving a Research Facilitation Report or an *Innovation Facilitation Report*, unless otherwise agreed by the *Programme Delegate*.

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\(^1\) For the avoidance of doubt, applicants may still be eligible under this sub-criterion, if an applicant’s business structure, ownership and/or Australian Company Number has changed within the three consecutive year period. Applicants would be required to provide business activity statements for this period. For further information on the eligibility for *Innovation Connections Facilitation* please see the *Innovation Connections Customer Information Guide* published on [business.gov.au](http://business.gov.au)
100. To be eligible for an *Innovation Connections Grant*, applicants must not have previously received either a *Research Connections Grant* or an *Innovation Connections Grant* in the last five years, except where a second *Grant* is provided for by the same *Research Facilitation Report* or *Innovation Facilitation Report* (clause 107).

**Sectors**

101. To be eligible for an *Innovation Connections Facilitation*, applicants must:

   a) be operating in one or more of the *Growth Sectors*; or

   b) provide *Enabling Technologies and Services* to one or more of the *Growth Sectors*; or

   c) demonstrate they are committed to, and have the skills, capability, intellectual property or expertise to operate in, one of the *Growth Sectors* in the future.

**Applications**

102. Applications for an *Innovation Connections Facilitation* may be lodged at any time during the life of the *Programme*.

103. Applications for an *Innovation Connections Grant* must be made within the time period set out in clause 99(e).

104. Applications for *Activities* under *Innovation Connections* will be assessed against the relevant eligibility criteria by the *Programme Delegate*.

105. Applicants whose application is deemed to be an *Eligible Application* will receive the *Service* or *Grant* up to the limit of available funding and subject to revision, suspension or abolition of the *Activity*.

106. The *Programme Delegate* may agree that a *Publicly Funded Research Organisation* can enter into a *Funding Agreement* with the *Department* for an *Innovation Connections Grant* at the request of an *applicant* for the purposes of providing research capability to that *applicant*.

107. Within six weeks of the completion of a *Research Connections Project* or an *Innovation Connections Project*, a *Recipient* may apply for a second *Innovation Connections Grant* to undertake a new *Innovation Connections Project*. A maximum of two *Innovation Connections Projects* may be supported under an *Innovation or Research Facilitation Report*.


**Payment of Grants**
109. An *Innovation Connections Grant* will reimburse the *Recipient* as set out in clause 99 of acquitted *Innovation Connections Project* costs, in accordance with the *Funding Agreement*.

**Innovation Facilitators**

110. The role of the Innovation Facilitators includes, but is not limited to:
   a) providing advice and mentoring to *Participants* to foster innovation, productivity, and continuous improvement;
   b) identifying strategic research opportunities for *Participants*;
   c) mapping existing capability of the research sector;
   d) connecting *Participants* to relevant research providers;
   e) providing recommendations to *Participants* regarding knowledge-related issues;
   f) understanding and drawing on knowledge from the *Industry Growth Centres*;
   g) *Programme* marketing and promotional activities; and
   h) undertaking other activities agreed by the *Programme Delegate*. 
Schedule B
Accelerating Commercialisation

Introduction

111. Accelerating Commercialisation provides expert guidance, connections and financial support to assist small and medium businesses, entrepreneurs and researchers to find the right commercialisation solutions for their novel product, process or service.
112. The Department will engage a national network of experienced Commercialisation Advisers to assist in the delivery of Accelerating Commercialisation.
115. Accelerating Commercialisation commenced on 1 November 2014.

Transitional Arrangements

113. Commercialisation Australia programme participants will continue to receive the services outlined in their Commercialisation Australia funding agreements in accordance with the terms and conditions of that agreement. These participants will receive Portfolio Services for the duration of the agreed Commercialisation Australia project and for an additional 24 months following the project’s completion.

Objective

114. The objective of Accelerating Commercialisation is to encourage and assist small and medium businesses, entrepreneurs and researchers to commercialise novel products, processes and services.

Outcomes

115. Key outcomes for Accelerating Commercialisation may include that:

a) Participants improve their ability to commercialise intellectual property;
b) Participants improve their ability to attract private investment;
c) Participants commercialise novel products, processes and services;
d) Participants extend their networks to accelerate their commercialisation process; and
e) Participants improve their business performance.

Activities

116. Applicants may apply for one or more of the following Accelerating Commercialisation Activities: Commercialisation Guidance, Accelerating Commercialisation Grant and Portfolio Services.
Commercialisation Guidance

117. Commercialisation Guidance is a range of Services for which a Participant may receive one or more of the following from AusIndustry or a Commercialisation Adviser:

   a) feedback on their eligibility for other Activities under Accelerating Commercialisation;
   b) referral to other Federal, State and Territory Government programmes;
   c) referral to Services of Business Management or Innovation Connections;
   d) guidance and feedback on the proposed Commercialisation Project or Commercialisation Strategy; and
   e) guidance on the application processes for other Activities under Accelerating Commercialisation.

Accelerating Commercialisation Grant

118. An Accelerating Commercialisation Grant is a Grant to support eligible Commercialisation Projects for up to 50 per cent of the Eligible Expenditure, up to a maximum of:

   a) $250,000 for Commercialisation Offices and Eligible Partner Entities; or
   b) $1 million for all other applicants.

119. Accelerating Commercialisation Grant Recipients will also receive Portfolio Services for the duration of agreed project in their Funding Agreement, and up to an additional 24 months at the discretion of the Programme Delegate.

Portfolio Services

120. Portfolio Services are a range of Services which provide Participants with commercialisation assistance. Services could include one or more of the following:

   a) support from a Commercialisation Adviser who may provide the services listed in clause 160;
   b) an opportunity to access the Expert Network (via a Commercialisation Adviser) to help make business connections, create opportunities to raise capital and/or enter new markets;
   c) exposure to investors and multi-national corporations through domestic and international roadshows; and
   d) inclusion in the Portfolio.

The Services provided to each Participant will be determined by the Programme Delegate, taking into account the Participant’s objectives as
outlined in their application form or Commercialisation Australia funding agreement.

121. The Portfolio is an aggregation of Accelerating Commercialisation Participants brought together for global visibility to investors, other entrepreneurs, domain experts, supply chains and strategic corporations.

122. Participants of Portfolio Services only will be included in the Portfolio for up to 24 months, as outlined in their Deed of Services and Release and at the discretion of the Programme Delegate.

Eligibility

123. To be eligible for Accelerating Commercialisation, applicants must:
   a) have a novel product, process or service they wish to commercialise and trade to customers external to the state or territory of the applicant’s place of business;
   b) satisfy the eligibility criteria specific to the relevant Activity (clauses 124-132); and
   c) not be named by the Workplace Gender Equality Agency as an organisation that has not complied with the Workplace Gender Equality Act 2012 (Cth).

Commercialisation Guidance

124. To be eligible for Commercialisation Guidance, applicants need to satisfy clauses 123(a) and 123(c) only.

Accelerating Commercialisation Grant

125. To be eligible for an Accelerating Commercialisation Grant, applicants must be:
   a) an Eligible Corporation that is non tax-exempt and is registered for GST; or
   b) an Eligible Corporation that is an incorporated trustee registered for GST acting for a trust; or
   c) a Commercialisation Office or Eligible Partner Entity; or
   d) an individual, partnership or trustee who agrees to form an Eligible Corporation, that is non tax-exempt and is registered for GST, before signing a Funding Agreement.

126. In addition, to be eligible for an Accelerating Commercialisation Grant, applicants must:
   a) have received Commercialisation Guidance; and
b) have a combined annual turnover of less than $20 million for each of the three financial years prior to the lodgement of the application; and

c) be undertaking a Commercialisation Project that satisfies the conditions specified in clauses 133-135; and

d) have ownership, access to, or the beneficial use of, any intellectual property that is the subject of, or is necessary to carry out the Commercialisation Project; and

e) submit an application that contains sufficient information to undertake a merit assessment; and

f) be able to demonstrate an ability to fund at least 50 per cent of the Eligible Expenditure from non-Government Grant Sources.

127. Applications from Commercialisation Offices and Eligible Partner Entities are not required to satisfy clause 126(b).

128. In clause 126(b) the combined annual turnover must include the turnover of the applicant and of each Related Body Corporate (if any) at the time the Programme Delegate receives the application, except where the applicant is controlled by a Publicly Funded Research Organisation or Eligible Partner Entity, in which case the turnover of the applicant in isolation must be less than $20 million for each of the three financial years prior to the lodgement of the application.

Portfolio Services

129. To be eligible to apply for Portfolio Services only, applicants must:

a) be an Eligible Corporation that is non tax-exempt and is registered for GST; or

b) an Eligible Corporation that is an incorporated trustee registered for GST acting for a trust; or

c) be a Commercialisation Office or Eligible Partner Entity; or

d) be an individual, partnership or trustee who agrees to form an Eligible Corporation that is non tax-exempt and is registered for GST before signing a Deed of Services and Release.

130. In addition, to be eligible to apply for Portfolio Services only, applicants must:

a) have received Commercialisation Guidance; and

b) have a combined annual turnover of less than $20 million for each of the three financial years prior to the lodgement of the application; and

c) have a Commercialisation Strategy that aims to achieve at least one of the following:
i. complete the development of a novel product, process or service; or

ii. prove commercial viability of a novel product, process or service; or

iii. expand commercialisation of its novel product, process or service in existing markets or into new markets; and

d) have ownership, access to, or the beneficial use of, any intellectual property that is the subject of, or is necessary to carry out the Commercialisation Strategy; and

e) submit an application to receive Portfolio Services for a period of 24 months or less; and

f) submit an application that contains sufficient information to undertake a merit assessment.

131. Applications from Commercialisation Offices and Eligible Partner Entities are not required to satisfy clause 130(b).

132. In clause 130(b) the combined annual turnover must include the turnover of the applicant and of each Related Body Corporate (if any) at the time the Programme Delegate receives the application, except where the applicant is controlled by a Publicly Funded Research Organisation or Eligible Partner Entity, in which case the turnover of the applicant in isolation must be less than $20 million for each of the three financial years prior to the lodgement of the application.

Commercialisation Project

133. A Commercialisation Project must aim to achieve at least one of the following:

a) complete the development of a novel product, process or service; or

b) prove commercial viability of a novel product, process or service; or

c) make the first sales of a novel product, process or service in Australia or overseas; or

d) guide the applicant towards commercialisation of its novel product, process or service.

134. The Commercialisation Project may cover activities at a specific stage of the commercialisation process, or cover the entire process from determining a commercialisation strategy to achieving first sales.

135. There is no minimum duration for a Commercialisation Project but the project must not exceed a maximum of 24 months.

Applications-
136. Applications for Accelerating Commercialisation may be lodged at any time during the life of the Programme.

137. Application forms for Accelerating Commercialisation Grants and Portfolio Services can be accessed by contacting AusIndustry through business.gov.au or the contact centre on 13 28 46.

138. Applications for Activities under Accelerating Commercialisation will be assessed against the relevant eligibility criteria by the Programme Delegate.

139. A Recipient of an Accelerating Commercialisation Grant may apply for another Accelerating Commercialisation Grant for the next stage of their eligible Commercialisation Project, subject to the conditions outlined in the Accelerating Commercialisation Customer Information Guide published on business.gov.au. In this circumstance the applicant will not be entitled to receive Commercialisation Guidance for a second time.

140. Further information relating to the application process is provided in the Accelerating Commercialisation Customer Information Guide published on business.gov.au.

Assessment Process

141. Only applications for Accelerating Commercialisation Grants that are deemed to be Eligible Applications by the Programme Delegate under clauses 123 and 125-128 will proceed to the merit assessment stage.

142. Only applications for Portfolio Services that are deemed Eligible Applications by the Programme Delegate under clauses 123 and 129-132 will proceed to the merit assessment stage.

143. The Department will prepare a report on all Eligible Applications for Accelerating Commercialisation Grants and Portfolio Services, prior to merit assessment. Each report will include a due diligence report, undertaken by a Commercialisation Adviser, that investigates the claims made in the application against the merit criteria.

Merit Criteria

144. Merit criteria for Accelerating Commercialisation are:

a) Need for funding;

b) Market opportunity;

c) Value proposition;

d) Execution plan;

e) Management capability; and

f) National benefits.

145. The merit criteria listed at clauses 144(b)-(f) are equally weighted.
146. In assessing the merit criteria, priority will be given to applications that have a Commercialisation Project or Commercialisation Strategy within one of the Growth Sectors through additional credit against the ‘National benefits’ merit criterion (clause 144(f)).

147. Accelerating Commercialisation Grant applications from Commercialisation Offices and Eligible Partner Entities are not required to satisfy the ‘Need for funding’ merit criterion (clause 144(a)).

148. Further guidance on the merit criteria is available through the Accelerating Commercialisation Customer Information Guide published on business.gov.au.

**Accelerating Commercialisation Grant**

149. The Programme Delegate will refer Eligible Applications for Accelerating Commercialisation Grants to Innovation and Science Australia for merit assessment and merit ranking.

150. Eligible Applications for an Accelerating Commercialisation Grant from applicants other than Commercialisation Offices and Eligible Partner Entities will firstly be assessed against the ‘Need for funding’ merit criterion (clause 144(a)) by Innovation and Science Australia.

   a) If found meritorious against the ‘Need for funding’ merit criterion (clause 144(a)) the application will be assessed on a competitive basis against the merit criteria listed in clauses 144(b)-(f) by Innovation and Science Australia.

   b) If not found meritorious against the ‘Need for funding’ merit criterion (clause 144(a)) the application will be rejected by the Programme Delegate.

151. Where merit assessments and merit rankings have been provided by Innovation and Science Australia to the Programme Delegate, the Programme Delegate must take the merit assessments and merit rankings into account when deciding whether to approve an application.

152. Further guidance on the Accelerating Commercialisation Grant assessment process is available through the Accelerating Commercialisation Customer Information Guide published on business.gov.au.

**Portfolio Services**

153. Eligible Applications for Portfolio Services will undergo a non-competitive assessment against the merit criteria listed in clauses 144(b)-(f) by a panel of Commercialisation Advisers.
154. The Programme Delegate will take the panel’s recommendations into account when deciding whether to approve an application for Portfolio Services.


Agreements

156. To receive an Accelerating Commercialisation Grant the successful applicant will be required to enter into a Funding Agreement with the Department.

157. To receive Portfolio Services the successful applicant will be required to enter into a Deed of Services and Release or a Funding Agreement with the Department.

158. In addition to the requirements under Part 3 of the Programme Guidelines, any Funding Agreement or Services Agreement must:
   a) specify the type of support for the Commercialisation Project or Commercialisation Strategy to which the application relates, the timing, method and conditions of delivery of support; and
   b) contain any other matters considered by the Programme Delegate as necessary for the administration of Accelerating Commercialisation.

159. Funding Agreements must specify the value of the Grant for the Commercialisation Project to which the application relates and the timing, method and conditions of the Grant.

Commercialisation Advisers

160. The role of the Commercialisation Advisers may include, but is not limited to:
   a) providing guidance to Participants with respect to Accelerating Commercialisation;
   b) conducting due diligence that investigates the claims made against merit criteria in applications;
   c) developing and maintaining links with the Industry Growth Centres;
   d) consulting with the relevant Industry Growth Centre on relevant applications and other matters as required;
   e) guiding and assisting Participants through the commercialisation process including facilitating access to expertise, specialist advice and professional networks;
   f) assisting Participants in exploring alternative means of financing commercialisation activities;
g) providing *Commercialisation Guidance*;

h) *Programme* and *Portfolio* marketing and promotional activities;

i) building the *Expert Network*;

j) facilitating commercial opportunities between the *Portfolio* and the *Expert Network*; and

k) undertaking other activities agreed by the *Programme Delegate*. 
Appendix 1: Glossary of Terms

The following definitions apply for the purpose of interpreting the *Programme Guidelines*. They are not intended to be a substitute for the defined terms in any *Deed of Services and Release* or *Funding Agreement*.

<table>
<thead>
<tr>
<th><strong>Accelerating Commercialisation</strong></th>
<th>The <em>Element</em> described in Schedule B of the <em>Programme Guidelines</em>.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Activity or Activities</strong></td>
<td>The <em>Services</em> and <em>Grants</em> listed in Schedule A (clause 93) and Schedule B (clause 116) for which <em>applicants</em> may apply.</td>
</tr>
<tr>
<td><strong>Applicant</strong></td>
<td>An entity that submits an application for a <em>Service</em> or <em>Grant</em> delivered under the <em>Programme</em>.</td>
</tr>
<tr>
<td><strong>Application Form</strong></td>
<td>The document issued by the <em>Programme Delegate</em> that <em>Applicants</em> use to apply for funding under the <em>Programme</em>.</td>
</tr>
<tr>
<td><strong>AusIndustry</strong></td>
<td>The division of the same name within the <em>Department</em>.</td>
</tr>
<tr>
<td><strong>Business Adviser</strong></td>
<td>A skilled adviser with private sector experience and access to an array of industry resources engaged by <em>Industry Partners</em> to assist in the delivery of <em>Business Management</em>.</td>
</tr>
<tr>
<td><strong>Business Facilitator</strong></td>
<td>An industry skilled professional who works with business to facilitate networks, and is engaged by <em>Industry Partners</em> to assist in the delivery of <em>Business Management</em> and <em>Incubator Support</em>.</td>
</tr>
<tr>
<td><strong>Business Management</strong></td>
<td>An <em>Element</em> of the Entrepreneur’s Programme detailed in stand-alone guidelines.</td>
</tr>
<tr>
<td><strong>Business Researcher Placement</strong></td>
<td>The placement of one of the Participants’ own research employees into a Publicly Funded Research Organisation to work collaboratively on a specific Innovation Connections Project and/or access research infrastructure.</td>
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<tr>
<td><strong>Business Review Report</strong></td>
<td>A report provided to the business following the delivery of services under the Enterprise Connect programme that documents the findings and recommendations of a business review.</td>
</tr>
<tr>
<td><strong>Commercialisation Adviser</strong></td>
<td>A skilled adviser with private sector experience and access to an array of industry resources engaged by the Department to assist in the delivery of Accelerating Commercialisation as described in clause 160 of Schedule B of the Programme Guidelines.</td>
</tr>
<tr>
<td><strong>Commercialisation Australia</strong></td>
<td>A closed Australian Government programme.</td>
</tr>
<tr>
<td><strong>Commercialisation Guidance</strong></td>
<td>The Service described in clause 116 of Schedule B of the Programme Guidelines.</td>
</tr>
<tr>
<td><strong>Commercialisation Office</strong></td>
<td>An entity of a Publicly Funded Research Organisation, or an Eligible Corporation controlled by one or more Publicly Funded Research Organisations, that assists researchers in commercialising their intellectual property.</td>
</tr>
<tr>
<td><strong>Commercialisation Project</strong></td>
<td>A project which aims to commercialise novel intellectual property in the form of a novel product, process or service and satisfies clauses 133-135.</td>
</tr>
<tr>
<td><strong>Commercialisation Strategy</strong></td>
<td>A business plan in relation to the commercialisation of a novel product, process or service.</td>
</tr>
<tr>
<td><strong>Confidential Information</strong></td>
<td>Has the meaning given to that term in clause 51 of the Programme Guidelines.</td>
</tr>
<tr>
<td><strong>Conflict of Interest</strong></td>
<td>The exercise of a power or making of a decision by a person in a way that may be, or may be perceived to be, influenced by either a material personal interest (whether financial or non-financial) or a material personal association.</td>
</tr>
<tr>
<td><strong>Continuous Improvement Report</strong></td>
<td>A report provided to the business following the delivery of services under the <em>Enterprise Connect</em> programme that documents the findings and the agreed prioritised action plan.</td>
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<tr>
<td><strong>Continuous Improvement Plan</strong></td>
<td>A report provided to the business following the delivery of services under the <em>Enterprise Connect</em> programme that documents the findings and the agreed prioritised action plan for continuous improvement.</td>
</tr>
</tbody>
</table>
| **Customer Information Guide**   | A document that provides prospective applicants with information on a *Service* or *Grant* including:  
  - what is provided within the *Service* or *Grant*  
  - eligibility  
  - how to apply  
  - the obligations of successful *Applicants*  
  - the indicators of merit for some or all of the merit criteria. |
| **Deed of Services and Release** | A deed entered into by a *Participant* and the *Department* in relation to *Services* under the *Accelerating Commercialisation* (excludes *Funding Agreements*). |
| **Department**                   | The Commonwealth of Australia as represented by the Department of Industry, Innovation and Science. |
| **Element**                      | A subset of the *Programme* under which *Activities* are categorised being *Business Management*, *Innovation Connections*, *Accelerating Commercialisation* and *Incubator Support*. |
| **Eligible Application**         | An application that meets the requirements of clauses 102-108 for *Innovation Connections*, clauses 123-132 for *Accelerating Commercialisation*. |
| **Eligible Corporation** | A corporation incorporated under the *Corporations Act 2001 (Cth)* will be an ‘eligible corporation’ for the purposes of the *Programme* if its trading activities:

a) form a sufficiently significant proportion of its overall activities as to merit it being described as a trading corporation; or

b) are a substantial and not merely peripheral activity of the corporation. |
<table>
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<tbody>
<tr>
<td><strong>Eligible Expenditure</strong></td>
<td>Expenditure incurred directly on an agreed project or on agreed activities as detailed in the relevant <em>Funding Agreement</em>. For the <em>Accelerating Commercialisation Element</em> eligible expenditure is defined in the <em>Accelerating Commercialisation Customer Information Guide</em>.</td>
</tr>
<tr>
<td><strong>Eligible Partner Entity</strong></td>
<td>An <em>Eligible Corporation</em> whose primary purpose is research but also looks to commercialise the resultant intellectual property, and whose application for registration as an <em>Eligible Partner Entity</em> has been approved by the <em>Programme Delegate</em>.</td>
</tr>
<tr>
<td><strong>Enabling Technologies and Services</strong></td>
<td>Entities that provide enabling or supporting technologies, inputs or services to drive business growth or improve business competitiveness in one or more of the five <em>Growth Sectors</em>. Detailed guidance on <em>Enabling Technologies and Services</em> is outlined in the <em>Innovation Connections Customer Information Guides</em>.</td>
</tr>
<tr>
<td><strong>Enterprise Connect</strong></td>
<td>A closed Commonwealth Government programme.</td>
</tr>
<tr>
<td><strong>Entrepreneurs’ Programme</strong></td>
<td>A Commonwealth Government programme that provides a framework through which the government will drive business growth and competitiveness by supporting business improvement and research connections in targeted <em>Growth Sectors</em> and the commercialisation of novel products, processes and services. The <em>Entrepreneurs’ Programme</em> was previously known as the <em>Entrepreneurs’ Infrastructure Programme</em>.</td>
</tr>
<tr>
<td><strong>Entrepreneurs’ Infrastructure Programme</strong></td>
<td>Previous name of the <em>Entrepreneurs’ Programme</em>.</td>
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</tr>
<tr>
<td><strong>Expert Network</strong></td>
<td>A network of experienced people able to offer knowledge, skills and insights on an honorary basis to commercialise novel intellectual property in the form of new products, processes and/or services.</td>
</tr>
<tr>
<td><strong>Funding Agreement</strong></td>
<td>A legally binding agreement between the <em>Department</em> and a <em>Recipient</em>. Also referred to as a <em>Grant Agreement</em>.</td>
</tr>
<tr>
<td><strong>Government Grant Sources</strong></td>
<td>Sources that include, but are not limited to, grants from Commonwealth, state, local and international government programmes.</td>
</tr>
<tr>
<td><strong>Graduate Placement</strong></td>
<td>The engagement of a graduate or post graduate into the business of the <em>Participant</em> to undertake a specific <em>Innovation Connections Project</em> which may be undertaken collaboratively with a <em>Publicly Funded Research Organisation</em>.</td>
</tr>
<tr>
<td><strong>Grant</strong></td>
<td>The funds provided by the <em>Department</em> to the <em>Recipient</em> as set out in a <em>Funding Agreement</em> under the <em>Programme</em>.</td>
</tr>
<tr>
<td><strong>Grant Agreement</strong></td>
<td>See definition of <em>Funding Agreement</em>.</td>
</tr>
<tr>
<td><strong>Grantee</strong></td>
<td>An entity that has been offered funding and has entered into a <em>Grant Agreement</em> with the Commonwealth in relation to the programme. See also <em>Recipient</em>.</td>
</tr>
<tr>
<td><strong>Growth Sectors</strong></td>
<td>Priority industry sectors: Advanced Manufacturing; Food and Agribusiness; Medical Technologies and Pharmaceuticals; Mining Equipment, Technology and Services; and Oil, Gas and Energy Resources. Detailed guidance on the <em>Growth Sectors</em> is outlined in the <em>Customer Information Guides</em>.</td>
</tr>
<tr>
<td><strong>Incubator</strong></td>
<td>A business support organisation that fosters innovative start-ups, focused on international trade, through the provision of services such as seed funding, coloccation, mentoring, professional services and access to networks. It can include accelerators and germinators.</td>
</tr>
<tr>
<td><strong>Incubator Support</strong></td>
<td>An <em>Element</em> of the Entrepreneur’s Programme detailed in stand-alone guidelines.</td>
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</tr>
<tr>
<td><strong>Industry Growth Centre</strong></td>
<td>A not-for-profit company limited by guarantee responsible for delivering the Industry Growth Centres Initiative and established in <em>Growth Sectors</em>.</td>
</tr>
<tr>
<td><strong>Industry Partner</strong></td>
<td>An organisation engaged by the <em>Department</em> under a contract for services to deliver <em>Services under Business Management</em> and <em>Innovation Connections</em>.</td>
</tr>
<tr>
<td><strong>Innovation and Science Australia</strong></td>
<td>The statutory board established by the Industry, Research and Development Act 1986 (Cth) (the Act) and named in that Act as <em>Innovation Australia</em> (as at the date these Guidelines were made). Innovation and Science Australia will provide strategic direction and assist with the administration of the Australian Government’s industry research and development, innovation and venture capital programs designed to promote the development, and improve the efficiency and international competitiveness of Australian industry.</td>
</tr>
<tr>
<td><strong>Innovation Connections</strong></td>
<td>The <em>Element</em> described in Schedule A of the <em>Programme Guidelines</em>.</td>
</tr>
<tr>
<td><strong>Innovation Connections Facilitation</strong></td>
<td>The <em>Service</em> described in clause 94 of Schedule A of the <em>Programme Guidelines</em>.</td>
</tr>
<tr>
<td><strong>Innovation Connections Grant</strong></td>
<td>The <em>Grant</em> described in clause 96 of Schedule A of the <em>Programme Guidelines</em>.</td>
</tr>
<tr>
<td><strong>Innovation Connections Project</strong></td>
<td>A project which incorporates recommendations from an <em>Innovation Facilitation Report</em> and which may be supported by an <em>Innovation Connections Grant</em>.</td>
</tr>
<tr>
<td><strong>Innovation Facilitation Report</strong></td>
<td>A report provided to the business at the completion of the <em>Innovation Connections Facilitation</em> that documents the findings and recommendations of the <em>Innovation Connections Facilitation</em>.</td>
</tr>
<tr>
<td><strong>Innovation Facilitators</strong></td>
<td>An industry skilled professional who works with business, and is engaged by <em>Industry Partners</em> to provide practical advice and then facilitate access to the most appropriate research, knowledge or technical expertise in the delivery of <em>Innovation Connections</em> as described in clause 110 of Schedule A of the <em>Programme Guidelines</em>.</td>
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</tr>
<tr>
<td><strong>Minister</strong></td>
<td>The Australian Government minister with portfolio responsibility for the <em>Programme</em>.</td>
</tr>
<tr>
<td><strong>Participant</strong></td>
<td>An entity that receives a <em>Service</em> or is the <em>Recipient</em> of a <em>Grant</em>.</td>
</tr>
<tr>
<td><strong>Personal Information</strong></td>
<td>Has the meaning given to that term in clause 47 of the <em>Programme Guidelines</em>.</td>
</tr>
<tr>
<td><strong>Portfolio</strong></td>
<td>The mechanism described in clause 121 of Schedule B of the <em>Programme Guidelines</em>.</td>
</tr>
<tr>
<td><strong>Portfolio Services</strong></td>
<td>The <em>Services</em> described in clause 120 of Schedule B of the <em>Programme Guidelines</em>.</td>
</tr>
<tr>
<td><strong>Programme</strong></td>
<td>The <em>Entrepreneurs’ Programme</em>.</td>
</tr>
<tr>
<td><strong>Programme Delegate</strong></td>
<td>An official of the <em>Department</em>, appointed to carry out specific functions for the <em>Programme</em> as outlined in clauses 21-24 of these <em>Programme Guidelines</em>.</td>
</tr>
<tr>
<td><strong>Programme Guidelines</strong></td>
<td>These guidelines that the <em>Minister</em> gives to the <em>Department</em> to provide a framework to operate and administer the <em>Programme</em>, as in force from time to time.</td>
</tr>
<tr>
<td><strong>Publicly Funded Research Organisation</strong></td>
<td>All higher education providers listed at Table A and Table B of the <em>Higher Education Support Act 2003 (Cth)</em> as well as Commonwealth, state and territory government departments or agencies which undertake publicly funded research. This includes, but is not limited to, Commonwealth Scientific and Industrial Research Organisation, Defence Science and Technology Organisation, Australian Institute of Marine Science and Australian Nuclear Science and Technology Organisation.</td>
</tr>
<tr>
<td><strong>Recipient</strong></td>
<td>The entity which enters into a <em>Funding Agreement</em> with the <em>Department</em> and receives payment of a <em>Grant</em> under the <em>Programme</em>. See also <em>Grantee</em>.</td>
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</tr>
<tr>
<td><strong>Region</strong></td>
<td>A geographic area with definable characteristics.</td>
</tr>
<tr>
<td><strong>Related Body Corporate</strong></td>
<td>Has the same meaning as in section 50 of the <em>Corporations Act 2001 (Cth)</em>.</td>
</tr>
<tr>
<td><strong>Remote Australia</strong></td>
<td>As defined by the Australian Bureau of Statistics Remoteness Classification 2016, see the <a href="#">ABS Remoteness Structure</a> for more information.</td>
</tr>
<tr>
<td><strong>Research Connections</strong></td>
<td><em>Research Connections</em> commenced on 1 September 2014 and was expanded and relaunched as <em>Innovation Connections</em> as described in Schedule A of the <em>Programme Guidelines</em>.</td>
</tr>
<tr>
<td><strong>Research Connections Facilitation</strong></td>
<td>The <em>Service</em> described in clause 94 of Schedule A of the <em>Programme Guidelines</em>.</td>
</tr>
<tr>
<td><strong>Research Connections Grant</strong></td>
<td>The <em>Grant</em> provided under the former <em>Research Connections</em>.</td>
</tr>
<tr>
<td><strong>Research Connections Project</strong></td>
<td>A project which incorporates recommendations in a <em>Research Facilitation Report</em> and is supported by a <em>Research Connections Grant</em>.</td>
</tr>
<tr>
<td><strong>Research Facilitation Report</strong></td>
<td>A report provided to the business at the completion of the <em>Research Connections Facilitation</em> that documents the findings and recommendations of the <em>Research Connections Facilitation</em>.</td>
</tr>
<tr>
<td><strong>Researcher</strong></td>
<td>An employee of a <em>Publicly Funded Research Organisation</em> employed as a researcher or enrolled as a Higher Degree by Research student.</td>
</tr>
</tbody>
</table>
| **Researcher Placement** | The placement of a *Researcher* in the *Participant’s* business to work collaboratively on a specific *Innovation Connections Project* in order to develop and implement a new idea with commercial potential which may involve:  
- the engagement of a *Publicly Funded Research Organisation* to undertake research activities on the business’s behalf; or  
- accessing research infrastructure; or  
- accessing other forms of research capability. |
| **Sector** | A group of organisations undertaking economic activities similar with the Division level of the Australian and New Zealand Standard Industrial Classification 2006. |
| **Services** | Includes the *Activities*, other than *Grants*, described in any schedule of the *Programme Guidelines*. |