Community Child Care Fund
– open competitive process (for approved child care services)

Grant Guidelines

Opening date: XX XXXX 2017
Closing date and time: 6 weeks from opening Australian Eastern Standard Time (AEST) on [insert day/month/year]
Commonwealth policy entity: Department of Education and Training
Co-Sponsoring Entities: [n/a]
Enquiries: If you have any questions, please contact [insert relevant officials name, title, phone number, email, and other]
Questions should be sent no later than [insert day/month/year]
Date guidelines released: XX XXXX 2017
Type of grant opportunity: Open competitive
Community Child Care Fund: open competitive process (for approved child care services)

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Community Child Care Fund: open competitive process (for approved child care services)

About this document

This document provides guidelines for the Community Child Care Fund (CCCF) open competitive process. This grant opportunity is open to approved child care services that meet the eligibility requirements that are outlined in section 4.0 of this document.

This document sets out:

- the purpose of the grant opportunity
- the eligibility and assessment criteria
- how grant applications are monitored and evaluated
- responsibilities and expectations in relation to the grant opportunity.

You must read this document before filling out an application.
Overview of CCCF Processes

The CCCF is designed to achieve Australian Government objectives
This grant opportunity is part of the above grant program which contributes to the Department of Education and Training’s (the department) Outcome 1: Improved early learning, schooling, student educational outcomes and transitions to and from school through access to quality child care, support, parent engagement, quality teaching and learning environments. The department works with stakeholders to plan and design the grant program and guidelines consistent with the Commonwealth Grants Rules and Guidelines.

The grant opportunity opens on XX XXXX 2017
The grant guidelines are published and advertised on GrantConnect https://www.grants.gov.au/. Links to GrantConnect can be found on the department’s website and the Community Grants Hub website.

Grant applications submitted
Applicants complete and submit grant applications.

Grants applications assessed
Applications are first checked to make sure that the application is complete and eligibility criteria are met. Then responses to the assessment criteria are evaluated. This includes an overall consideration of value for money. The selection processes will also include a comparison of applications against each other to determine an order of merit. For those grant applicants that do not meet the eligibility requirements, applicants are notified that they have been excluded from the assessment.

Grant recommendations are made
Recommendations and advice are given to the decision maker on the merits of each application.

Approval of grant(s)
The decision maker makes a decision about the grants.

Notification of outcomes is expected in XXXX 2018
Applicants are notified of the outcomes. Unsuccessful applicants may not be notified until grant agreements with successful applicants are in place.

Entering into a grant agreement OR Accepting a letter of agreement
Grant agreements are negotiated and signed. The type of grant agreement is based on the nature of the grant and proportional to the risks involved, OR a letter of agreement will be provided to successful applicants. This is a simplified grant agreement setting out the terms and conditions for the grant.

Delivery of grant
The grantee undertakes the grant activity as set out in the grant agreement or letter of agreement. The department manages the grant, including working with the grantee, making payments and monitoring performance.

Evaluation of the grant
The specific grant activity and grant opportunity as a whole are evaluated. The evaluation is based on ongoing information collected from the grantee and other information collected by the department.
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These processes are explained further within this document.

2. About the CCCF

The CCCF was announced as part of the Jobs for Families Child Care Package (the Package), which is designed to make the child care system more affordable, more accessible and more flexible.

The CCCF is part of the Australian Government’s Child Care Safety Net, which contributes to giving the most vulnerable children a strong start in life while supporting parents into work.

Grants provided under the CCCF are intended to supplement fee income received from families, including Child Care Subsidy and Additional Child Care Subsidy payments.

The CCCF is an ongoing program.

The objective of the CCCF is to support child care services to address barriers to child care participation, particularly targeting disadvantaged and vulnerable families and communities.

The expected outcomes of the CCCF are to:
- improve early childhood development outcomes for vulnerable and disadvantaged children
- increase workforce participation by vulnerable and disadvantaged families.

The CCCF includes three key grant opportunities:
- Open competitive (for approved child care services)
- Restricted non-competitive (for specified services)
- Connected Beginnings


2.1 Legislative authority


2.2 Program Funding

The Government provides administered funding through the Jobs for Families Child Care Package under the Appropriations Act (No. 1).

The CCCF has approved funding of approximately $124 million per year over the Forward Estimates commencing from 1 July 2018, subject to annual appropriation.

The Minister for Education and Training has overall policy responsibility for the CCCF.

3. About the CCCF open competitive grant opportunity

These guidelines contain information for the CCCF open competitive grant opportunity and will be offered on GrantConnect. This opportunity is available to approved child care services that meet the eligibility criteria outlined under section 4.
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Funding provided under this opportunity is available from July 2018.

The CCCF will provide funding under three categories, called program ‘elements’. Each element is intended to fund a specific type of activity. The elements are:

- **Sustainability Support**: helping eligible child care services operating in areas of limited supply improve the viability and sustainability of their service.
- **Community Support**: helping eligible child care services to work with other organisations and families to identify and address community level barriers to child care participation. The engagement must ultimately result in increased child care participation.
- **Capital Support**: helping eligible child care services by contributing towards the cost of modifying, renovating, extending or building child care facilities (‘capital works’). These capital works must result in more child care places in areas where there is unmet demand.

Applicants can apply for one or more elements.

### 3.1 Grant opportunity objectives

The main objective of the CCCF open competitive grant opportunity is to:

- support eligible child care services to transition to and operate viably under the new child care system, and
- support the longer term sustainability of eligible child care services.

The main source of income for child care services is expected to be fee income. Grants provided under this opportunity are primarily intended to be supplementary, and are not intended to be used to cover core or ongoing costs associated with running a child care service.

### 3.2 Grant opportunity outcomes

The expected outcomes through this grant opportunity are:

- child care services in disadvantaged communities are able to address (or have increased capacity to address) community level barriers to child care participation
- increased number of children from vulnerable or disadvantaged families and communities accessing child care
- increased sustainability of child care services in disadvantaged communities experiencing viability issues, including in areas with fluctuating and/or low short-term demand
- increased availability of child care places in disadvantaged communities with high unmet demand through capital works projects.

### 3.3 Role of the Community Grants Hub

This grant opportunity will be managed on behalf of the department by the Community Grants Hub (the Hub). The Hub is one of two grant hubs being implemented under a Whole of Government initiative to standardise how grants are designed, selected, established and managed across agencies. The Department of Social Services has responsibility for the Hub.

### 3.4 Grant opportunity funding allocation

Up to $50 million is expected to be available under the open competitive grant opportunity.
3.5 Grant amounts

The amount and term of funding provided to applicants will be determined on a case by case basis, depending on the activity being funded, the circumstances of the applicant, and the department’s program priorities. In most circumstances, it is expected that reliance on supplementary funding under the CCCF will reduce over time, as services build capacity and viability under the new child care system.

Minimum and maximum grant amounts will apply under this grant opportunity as per the following table. It is estimated that the average grant amount will be around $25,000.

<table>
<thead>
<tr>
<th>CCCF Element</th>
<th>Minimum Grant Funding Amount</th>
<th>Maximum Grant Funding Amount</th>
<th>Total value of CCCF grant funding available under this Grant Opportunity (up to)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sustainability Support</td>
<td>$10,000</td>
<td>$200,000</td>
<td></td>
</tr>
<tr>
<td>Community Support</td>
<td>$20,000</td>
<td>$100,000</td>
<td>$50 million</td>
</tr>
<tr>
<td>Capital Support</td>
<td>$50,000</td>
<td>$150,000</td>
<td></td>
</tr>
</tbody>
</table>

4. Grant eligibility criteria

To be eligible to apply under this grant opportunity you must be:

1. An approved provider of an approved child care service (see section 4.1); **AND**
2. A not-for-profit organisation (see section 4.2) which is either:
   a. Seeking funding for an approved child care service operating in a priority area (see section 4.3); **OR**
   b. Seeking funding for an approved child care service currently in receipt of funding under the department’s Community Support Program (see section 4.4).

You will also be required to meet any other eligibility requirements that may apply to the CCCF element you are seeking funding under, as outlined in section 4.5.

Your application will not be assessed if you do not satisfy the eligibility criteria.

Please note: If your service is looking to expand your current service offer and you are currently funded under the Budget Based Funded (BBF) program you may be eligible to apply under the CCCF restricted non-competitive grant opportunity [insert link], as part of a single streamlined application process.
4.1 What types of organisations are eligible to apply?

To be eligible to apply for this grant opportunity you must be the approved provider of an approved child care service under *The New Tax System (Family Assistance) (Administration) Act 1999* (Family Assistance Law). You must also be operating as a not-for-profit organisation (refer section 4.2). Approved providers can apply for funding with respect to a single approved child care service or a number of approved child care services that the approved provider operates. Where funding is sought for more than one approved child care service, the applicant (approved provider) is required to address the eligibility and assessment criteria for each service that the approved provider is applying for funding on behalf of.

Applications for funding will also be accepted from approved child care services where they have been authorised to submit on behalf of the approved provider.

A lead organisation may apply on behalf of a consortium of organisations (refer Section 7.3). The lead organisation in this case must be an approved provider under the Family Assistance Law.

4.2 Not-for-profit services

For the purposes of this open competitive grant opportunity, the department is adopting the Australian Taxation Office definition of a not-for-profit organisation:

- A not-for-profit (NFP) organisation does not operate for the profit or gain of its individual members, whether these gains would have been direct or indirect. This applies both while the organisation is operating and when it winds up. An NFP organisation is not an organisation that hasn't made a profit. An NFP organisation can still make a profit, but this profit must be used to carry out its purposes and must not be distributed to owners, members or other private people. We accept an organisation as NFP where its constituent or governing documents prevent it from distributing profits or assets for the benefit of particular people – both while it is operating and when it winds up. These documents should contain clauses that are acceptable to us as showing the organisation's NFP character.

Applicants may be asked to provide evidence of their not-for-profit status as part of the application process.

4.3 Priority areas

As well as meeting the requirements listed under section 4.1 and 4.2, to be eligible to apply for grants under this opportunity, your service must be operating in a priority area [insert link] or be a current funding recipient under the Community Support Program (refer section 4.4). The department has identified a list of priority areas that experience higher levels of disadvantage compared to most other communities. The department uses the Australian Geography Standard (ASGS) Statistical Area 2 (SA2) level mesh block for the purpose of identifying the priority areas. The priority list is based on Australian Early Development Census (AEDC), Socio-Economic Indexes for Areas (SEIFA), Australian Bureau of Statistics (ABS) remoteness and population data.
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The following weightings have been applied to the measures:

- Australian Early Development Census results - 50%
- Socio-Economic Indexes for Areas - 30%
- ABS remoteness data - 10%
- ABS population data - 10%


If your service is delivered across multiple areas, the majority of your services (greater than 50 per cent) must be delivered in a priority area to be eligible to apply for CCCF funding.

4.4 Current recipients of funding under the Community Support Program

The department’s Community Support Program assists child care providers to establish or maintain viable services in parts of the country where they might not otherwise be viable or able to meet the unique requirements of the community, such as in disadvantaged or regional and remote areas.

Approved not-for-profit providers currently in receipt of funding from the department under the Community Support Program will be treated the same way as services in areas identified on the department’s list of priority areas and are therefore eligible to apply under this grant opportunity.

4.5 Other eligibility requirements

Applications for Sustainability Support

Applicants applying for funding under the Sustainability Support element must be operating in an area of limited supply, that is, they must be the only service provider in the area or the only service provider within reasonable proximity, or the only suitable service, and/or they must be providing an essential service that meets the specific needs of the community. Shortlisted applicants may be requested to provide evidence to demonstrate their eligibility under this requirement.

Applications for Capital Support

Applicants applying for funding under the Capital Support element must be operating in an area of high unmet demand, that is, an area where there is a shortage of child care places because of higher demand/need for child care places than supply. Proposed activities under this element must result in more child care places in areas where there is unmet demand. Shortlisted applicants may be requested to provide evidence to demonstrate their eligibility under this requirement.

Applicants applying for funding under the Capital Support element are also required to make a capital contribution of at least 50 per cent of the total cost of the project. In-kind contributions will be considered. Shortlisted applicants may be required to provide letters of support or other forms of evidence to demonstrate their eligibility under this requirement. This requirement may be relaxed or waived in certain circumstances, at the discretion of the department.
4.6 What the grant money can be used for

**Sustainability Support** grants can be used for activities such as:

- implementing changes to business practices and introducing innovative solutions to improve the sustainability and viability of a child care service
- developing and implementing an action plan to support transition to a more sustainable business model
- helping with additional costs of providing child care in unviable markets where a service is providing the most effective model of care for the community
- meeting standard child care operating costs during transition to a more sustainable business model.

**Community Support** grants can be used for activities such as:

- linking child care services with relevant local organisations to work together to address community level barriers to child care participation and ultimately deliver increased child care utilisation
- building relationships with vulnerable and disadvantaged families with children who currently don’t use child care
- providing transport assistance that is clearly linked to broader child care engagement activities for isolated families and those with transport difficulties to access child care
- developing and implementing a community stakeholder engagement plan for a child care service.

**Capital Support** grants can be used for proposals such as:

- extending or modifying an existing child care centre
- extending or modifying a community centre or other building that will be used for child care
- building a new child care centre.

Any building built, extended or modified using grant money from the capital works element must be used for the intended purpose for an agreed period (called the designated use period). The designated use period will be agreed between the department and the applicant, and will reflect the level of government funding.

4.7 What the grant money cannot be used for

The following are examples of activities grant money cannot be used to pay for (this list is not exhaustive):

- costs normally associated with running a child care service (for example rent, insurances, maintenance, registration or membership fees, salaries, training), unless as part of a transition to a more sustainable business model
- professional development for individual staff members of a child care service, unless as part of a strategy to increase family engagement or clearly linked to maintaining viability
- activities not related to the delivery of child care services
- purchasing of land
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- proposals where capital works have commenced and/or been fully committed to at the time of application
- activities which are already fully funded by another government grants program.

5. The grant selection process
Applications will be assessed through a four-stage process (see below).

**Stage 1: Eligibility and Completeness Check**
- Is the application complete and does it meet the eligibility requirements, including any element specific requirements?
- Is all relevant information included?

**Stage 2: Merit Assessment**
- How well does the application meet the assessment criteria?
- Does the application provide value for money?
- Is there sufficient evidence to support the funding request?

**Stage 3: Shortlisting**
- How does the proposed activity rank when compared to other applications?
- Does the proposal align with the department’s and/or Government’s funding priorities?
- Consideration by an Expert Panel where specialised skills or knowledge may be required to assess specific aspects of an application.

**Stage 4: Grant Decision and Approval**
- Grant decisions are agreed and approved by an appropriately delegated senior officer of the department (the ‘delegate’).
- You will be advised of the outcome of your application in writing.
6. **The assessment criteria**

You will need to address all of the following assessment criteria in your application for each of the elements under which you are seeking a grant. Responses should be no more than 500 words per criterion. Your application will be assessed against each criterion. All criteria have equal weighting.

Grant applicants must also nominate the period and breakdown of funding being sought, as relevant to the proposed activity or project.

**a) Sustainability Support**

Criterion 1: Describe the particular barrier/s to child care viability or sustainability that your service is experiencing and describe how your proposal will address these.

Include:

- any evidence or information that supports your application such as evidence of low population and/or fluctuating demand, and costs specific to location and client base.
- how improvements to sustainability and viability will be achieved and measured.
- how the proposal will deliver value for money.

Criterion 2: Demonstrate the capacity and capability of your staff and organisation to deliver the proposed activity.

Include:

- how the people in your organisation will be involved in the proposed activity, including their roles, and any relevant experience and qualifications they will bring to the activity.
- any similar or other relevant activities your organisation has delivered or is currently delivering.
- organisational processes, procedures and systems that are in place to monitor and manage the proposed activity, report on progress and support its evaluation.

**b) Community Support**

Criterion 1: Describe the particular barrier/s to child care participation and how your proposal intends to address these.

Include:

- any supporting evidence such as data, relevant research or reports, relevant to your child care service and/or community.
- how the proposal will deliver value for money.
- how you will build and maintain relationships with relevant stakeholders to help you achieve intended outcomes.

Criterion 2: Demonstrate the capacity and capability of your staff and organisation to deliver the proposed activity.

Include:

- how the people in your organisation will be involved in the proposed activity, including their roles, and any relevant experience and qualifications they will bring to the activity.
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- any similar or other relevant activities your organisation has delivered or is currently delivering.
- organisational processes, procedures and systems that are in place to monitor and manage the proposed activity, report on progress and support its evaluation.

c) Capital Support

Criterion 1: Describe the need for additional child care places in your community and how your proposal will contribute to meeting this need.

Include:

- any supporting information or evidence such as data, and a description of any letters of support from families, schools or community groups.
- how you will deliver value for money, including how you estimated the cost of the project and will manage unexpected expenses.
- how you selected or will select the construction professional, including their experience, reliability and previous performance.
- the result of your efforts in securing other financial contributions for your project (for example bank, local council, charity, community organisation).

Criterion 2: Demonstrate the capacity and capability of your staff and organisation to deliver the proposed activity.

Include:

- how the people in your organisation will be involved in the proposed activity, including their roles, and any relevant experience and qualifications they will bring to the activity.
- any similar or other relevant activities your organisation has delivered or is currently delivering.
- organisational processes, procedures and systems that are in place to monitor and manage the proposed activity, report on progress and support its evaluation.
- how your organisation will ensure that the capital construction will be completed as planned, including how the construction will be project managed.

6.1 Additional information

The department may ask services to provide additional information or evidence as part of the application process. Additional evidence can be provided as attachments and will not be included in the word count.

Examples of information or evidence that may be requested include:

- letters of support
- a detailed budget
- evidence of consortium arrangements (where applicable)
- evidence of where educators are located (Family Day Care services)
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- copies of relevant financial information
- a business and/or strategic plan
- a risk management plan
- evidence of land/building ownership or permission from the land/building owner (for Capital Support applications)

7. The grant application process

7.1 Overview of application process

Before you submit an application, you must first read these grant guidelines, the Application Form [insert link], and the draft Grant Agreement Terms and Conditions [insert link]. You should also read any Questions and Answers (Q&As) related to the grant opportunity available at [insert link].

Table 1: Expected timing

<table>
<thead>
<tr>
<th>Activity</th>
<th>Time</th>
</tr>
</thead>
<tbody>
<tr>
<td>Application period</td>
<td>Open: XX XXXX 2017 (AEST)</td>
</tr>
<tr>
<td></td>
<td>Close: XX XXXX 2017 (AEST)</td>
</tr>
<tr>
<td>Assessment of applications</td>
<td>x weeks from close date</td>
</tr>
<tr>
<td>Approval of outcomes of selection process</td>
<td>x weeks</td>
</tr>
<tr>
<td>Notification of outcome</td>
<td>XXXX 2018</td>
</tr>
<tr>
<td>Grant negotiations</td>
<td>xx weeks</td>
</tr>
<tr>
<td>Grant agreements finalised</td>
<td>xx weeks</td>
</tr>
<tr>
<td>Activity commences and payments processed as per grant agreement</td>
<td>July 2018</td>
</tr>
<tr>
<td>End date</td>
<td>Subject to individual grant agreements</td>
</tr>
</tbody>
</table>

7.2 Completing and submitting the grant application

You must apply for funding by completing the online application form, which can be accessed at [hyperlink]. If you decide to apply for a grant under one or more elements, you must complete each section of the application form, including addressing all eligibility and assessment criteria, as well as providing any additional information requested (refer Section 6.1). Please keep a copy of your application and any supporting papers. For help with any difficulties in accessing, completing or lodging your application, please contact [insert contact details].

You must make sure that your application is complete and accurate and submitted in accordance with these guidelines and application form. You are responsible for making sure that your application is complete and accurate. Giving false or misleading information may exclude your application from further consideration. You should contact the Hub immediately if you find an error in an application after it has been submitted. The Hub may then ask you for additional information, as long as it does not change the substance of your application.
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Applications for this funding round must be submitted by XXpm AEST xx  xxxxxxx 2017. Receipt of your grant application will be acknowledged within two working days.

The Hub may reject any application that is lodged after the stated closing date of a grant application process.

If an application is late or the Community Grants Hub is requested to approve a lodgement after the closing date, the Community Grants Hub may determine that there were exceptional circumstances beyond the applicant’s control that meant they could not meet the deadline. Examples of exceptional circumstances could include, but may not be limited to:

- Community Grants Hub infrastructure failures,
- natural disasters,
- power outages affecting the ability of the applicant to submit their application by the deadline, and
- death or disability of key personnel.

Information on the Community Grants Hub late application policy is available on the Hub website.

The expected date to start grant activities is July 2018 and the expected end date is subject to the term of the individual grant agreement.

7.3 Applications from consortia

Some organisations may apply together, as a consortium, to deliver grant activities. If you are submitting a joint grant application or submitting on behalf of a consortium, a member organisation or a newly created organisation must be appointed as the ‘lead organisation’. The lead organisation must be an approved provider under the Family Assistance Law.

Only the lead organisation will enter into a grant agreement with the Commonwealth and will be responsible for the grant. The lead organisation must complete the application form and identify all other members of the proposed consortium in the application. The lead organisation will act on behalf of all members of the consortium, and enter into grant agreements which are binding to them.

Applicants may be requested to provide a letter of support from each organisation involved in the consortium. If requested, each letter of support should include:

- an overview of how the consortium will work together to support the successful completion of the grant activity
- an outline of the relevant experience and/or expertise of the consortium members
- the roles/responsibilities of consortium members and the resources they will contribute (if any)
- details of a nominated management level contact officer
- details of the lead organisation.

The letter of support should be accompanied by your agreed ‘internal complaints process’ and an agreed mechanism for dispute resolution.
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7.4 Questions during the application process

If you have any questions during the application period, please contact the Hub through the following methods:

Email: [Hub email address]
Phone: [Hub hotline]
Mailing address: [Insert Hub address]

The Hub will answer emailed questions within five working days.

Answers to questions may be posted on GrantConnect [include hyperlink].

People with hearing or speech disability can use the National Relay Service (NRS) to access the Hub’s phone numbers. Call 1300 555 727 (speak and listen) or go to the NRS website for other options.

7.5 Special circumstances

The department reserves the right to offer grants to organisations on a one-off, ad hoc basis, where a specific need has been identified. This may include where service viability is affected by a natural disaster or another unexpected factor outside the control of the service. Such funding would be provided at the sole discretion of the department and would not be on an ongoing basis.

8. Assessment of grant applications

8.1 Who will assess applications?

All applications will be assessed on their merit by officers of the Hub, based on the degree to which the assessment criteria are met, compared to other applications seeking funding for comparable activities, such as applications for funding under the same CCCF element. Applications seeking funding under more than one CCCF element may be referred to the department’s Expert Panel for additional assessment, in particular where the proposed activities are part of a linked strategy.

The Hub may seek information about you or your application from any other source, including from within the Commonwealth, even if the sources are not referees nominated by you. The Expert Panel may also consider information about you or your application that is available to the Hub or the department through the normal course of the department’s business, including your history of compliance with child care regulations.

8.2 Value for money

In assessing the extent to which the application represents value for money, the Hub will have regard to the following:

- the expected results within the amount of funding requested
- the geographic location of the proposal
- the applicant’s relevant experience and performance history
- the extent to which the proposed activity will support the service to operate sustainably under the new child care system.

Recipients must contribute to achieving value with public money by:

- having in place an effective risk management approach that will minimise risk and ensure that the funding is achieving the outcomes, objectives and performance indicators
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- ongoing monitoring and management of the funding as appropriate. This may involve the effective use of organisational processes, procedures and systems to produce the required reporting information, adjusting activities to ensure they are meeting the objectives and performance indicators
- participating in evaluation of funding outcomes upon request.

8.3 Financial Viability
Grant applicants may be subject to a Financial Viability assessment in accordance with the department’s Financial Viability Policy [insert link]. These assessments form part of the risk mitigation strategy. They can include:

- verification that entities have a legal existence
- verification of the correct legal names of entities for contracting purposes
- verifying relevant persons in those entities to establish that contract signatories are correct
- establishing whether relevant persons have any adverse business history (e.g. current or past bankruptcy)
- possible identification of conflict of interest issues
- assessment of the financial health of an entity.

8.4 Who will approve grants?
Grants will be approved by the Branch Manager, who is authorised, on behalf of the Minister, to make decisions in relation to the administration of the CCCF. This includes giving directions to departmental staff on the interpretation of the Program Guidelines and other documents used in, or in relation to, the CCCF. The decision maker may make policies, authorisations and delegations and consider exceptions in relation to the administration of the CCCF, within its policy objectives.

Grant decisions are final in all matters, including:

- the approval of the grant
- the grant amount to be awarded
- the terms and conditions of the grant.

There is no appeal mechanism for decisions to approve or not approve a grant.

The decision maker must not approve a grant if they reasonably consider the program funding available across financial years will not accommodate the grant offer, and/or the application does not represent value for money.

In making grant decisions, the decision maker may also take into account other considerations such as making sure families will have equitable access to services and that grants are allocated fairly and consistently in line with the department’s and/or Government’s funding priorities.

9. Notification of application outcomes
You will be advised of the outcomes of your application in writing, following a decision by the delegate. Advice to successful applicants will include details of any specific conditions attached to the grant.
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If an applicant is unsuccessful in the competitive round the department reserves the right to use the application for the purposes of brokering a partnership between applicants or as the basis for further negotiation. This is to maximise project outcomes that might be achieved by collaboration between one or more applicants. This process will only apply where there is significant benefit to the program.

9.1 Feedback on your application


Generic feedback on the strengths and weaknesses of applications will be developed by the Hub and provided on the Hub’s website [insert link].

10. Successful grant applications

Successful applicants who accept an offer of funding will be required to enter into a legally binding grant agreement with the Commonwealth, represented by the department. The grant agreement will be between the department and the approved provider of the service for which funding is to be provided. The department will use the Commonwealth Grant Agreement [insert link]. The standard terms and conditions for the grant agreement will apply and cannot be changed. A schedule may be used to outline the specific grant requirements. Any additional conditions attached to the grant will be identified in the grant offer or during the grant agreement negotiations.

You must spend the grant as specified in the grant agreement.

If you are successful for more than one proposal, you will receive a single grant agreement, which will have a schedule for each proposal that receives funding.

Grant agreements will generally be for between one and five years, depending on the nature of the funded activity.

The department will negotiate with a successful applicant so that the grant agreement can be signed and returned by [insert date]. If there are unreasonable delays in negotiating a grant agreement, the grant offer may be withdrawn and the grant may be awarded to a different applicant.

For amounts of less than $XXXX, grants may be provided via a formal exchange of letters (letter of agreement).

For Capital Support grants valued at more than $XXXX, successful applicants will be offered an in-principle agreement for the project via an initial letter of offer as well as an offer of preliminary funding. Preliminary funding must be spent on securing any additional paperwork required by the department to enable final approval of the capital project. The specific documentation required and the amount of preliminary funding will be specified in the initial letter of offer. The additional paperwork must be submitted to the department for review and if approved, the successful applicant will be offered a grant agreement.

Payments will be made according to schedules agreed between grant recipients and the department, as recorded in the grant agreement. Payment schedules will reflect the nature of the proposal, and generally be linked to the achievement of pre-agreed project milestones and key
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performance indicators. Release of each payment will depend on your organisation meeting all requirements as specified in the grant agreement.

The value of grant agreements can be varied by agreement with both parties, including where fee income from the Child Care Subsidy and Additional Child Care Subsidy differs to the amount estimated as part of the grant application process. This will be particularly relevant to grants under the Sustainability Support element.

You must accurately report on the grant activities and the expenditure of the grant, as required in the grant agreement (or letter of agreement). The grant must be spent and acquitted by the grant agreement end date unless otherwise agreed with the department.

The department may vary or extend grant agreements in some circumstances where permissible under the terms and conditions of the agreement, and where agreed by both parties.

You should not make financial commitments in expectation of receiving the grant until an agreement has been signed by the Commonwealth.

You may start your project from the date that the department notifies you that your application is successful. If you choose to start your project before you enter into a grant agreement with the Commonwealth, you do so at your own risk.

11. Announcement of grants

If successful, your grant will be listed on the GrantConnect website 14 days after the date of effect\(^1\) as required by Section 5.3 of the CGRGs. This information will also be available on the Hub website [insert link].

12. Delivery of grant activities

12.1 Your responsibilities

You will be responsible for:

- meeting the terms and conditions of the grant agreement and managing the activity efficiently and effectively
- meeting milestones and other timeframes specified in the grant agreement
- complying with record keeping, reporting and acquittal requirements as set out in the grant agreement
- participating in grant program evaluation as specified in the grant agreement.

12.2 The department’s responsibilities

The department will:

- meet the terms and conditions set out in the grant agreement
- provide timely administration of the grant

\(^1\) See Glossary
• evaluate the grant recipient’s performance against progress on milestones as set out in the grant agreement schedule.

12.3 Monitoring and performance reporting

Successful recipients will be required to submit reports to the department concerning the funding, in the format and by the due dates which will be detailed in the grant agreement. Recipients will need to collect data that measures how the project contributes to the CCCF outcomes and objectives. Recipients must agree, if requested by the department, to collect data and maintain records to assist with performance monitoring or evaluation. Reporting requirements may vary depending on the element under which the recipient receives funding, and the nature of the funded activity or activities.

The department will work with organisations to minimise the volume of reporting requirements whilst maintaining transparency and accountability requirements.

12.4 Financial reporting

The CCCF is managed to ensure the efficient, effective and ethical use of public monies. Funding must only be used for the purposes for which it is provided. Recipients are required to provide financial statements/reports in accordance with the grant agreement, including:

• a final financial acquittal, and
• financial declaration or an independently audited financial statement as required by the department.

Full details of what recipients must submit to acquit the funding will be specified in the grant agreement.

12.5 Grant payments and GST

Payments will be made as set out in the grant agreement or letter of agreement. A grant may include provision for any applicable Goods and Services Tax (GST), provided it is specified as part of the application process.

Before any payments are made, you must provide:

• a tax invoice for the amount of the payment (the Australian Government’s default invoice process is Recipient Created Tax Invoices)
• evidence that you have achieved the associated milestone, and/or
• any other conditions of payment (e.g. evidence of purchase of equipment, satisfactory progress report, approvals, and any other documentation).

12.6 Evaluation

The department will evaluate the CCCF to measure whether, and to what extent, the outcomes and objectives have been achieved. Where possible, the department will use information you have already provided as part of your regular reporting. In some cases, you may be invited or required (as part of agreement negotiations) to participate in case studies of innovation and/or best practice or in additional review and/or evaluation activities.
12.7 Acknowledgement

All publications related to grants under this grant opportunity must acknowledge the Commonwealth as follows:

‘This activity received grant funding from the Australian Government.’

12.8 The department’s rights

The department reserves the right to amend the program guidelines and other relevant documents by whatever means it may determine, at its absolute discretion, and will provide reasonable notice of these amendments. Amended guidelines will be published on the GrantConnect at https://www.grants.gov.au/

Through the grant agreements, the department will maintain a right to use the grants provided to offset a debt against a provider in respect of the Child Care Subsidy (as per Minister’s rules made under section 3(1) – the definition of a child care service payment – of the A New Tax System (Family Assistance) (Administration) Act 1999).

13. Probit

The Australian Government will make sure that the program process is fair, according to the published guidelines, incorporates appropriate safeguards against fraud, unlawful activities and other inappropriate conduct and is consistent with the CGRGs.

13.1 Risk management

The department is committed to a comprehensive and systematic approach to effectively manage potential risk. Grant recipients are expected to do the same in the course of their normal operations. Risks may include:

- non-compliance with legal, contractual and program requirements
- financial or misuse of funds
- risks associated with loss of service delivery
- reduced outcomes due to poor quality of service delivery.

The department’s risk management practices and decisions are in accordance with its Risk Management Policy [insert link]. The Risk Management Policy provides that risks must be identified, monitored, treated and, if necessary, additional treatments applied to reduce the risk level.

Grant recipients will be assessed in accordance with the Risk Management Policy prior to the negotiation of grant agreements, which are managed according to their level of risk.

A periodic monitoring process is undertaken during the term of an agreement which monitors service delivery and is used to provide evidence for ongoing risk assessments.
13.2 Additional checks

The Hub may perform security, probity and financial investigations as it determines necessary in relation to an application. The Hub may exclude an application from further consideration if the applicant does not provide, at their own cost, all reasonable assistance to the Hub in this regard.

You should note that as part of the assessment process the Hub reserves the right to use information gained as part of its or the department’s normal course of business in determining performance against the eligibility and assessment criteria.

13.3 Fraud

The department is committed to preventing fraud in all aspects of its business. The department’s fraud reporting procedures can be found at http://www.education.gov.au/how-report-fraud

13.4 Complaints process

If you are not satisfied with the way an application has been handled by the Hub, you can lodge a complaint by completing the feedback and enquiry form [insert link] available on the Hub’s website. The complaint will be reviewed by one or more independent areas of the Hub.

For complaints that relate to policy aspects of this grant opportunity, you can lodge a complaint by completing the feedback and enquiry form available on the department’s website. The complaint will be reviewed by one or more independent areas of the department.

If you do not agree with the way in which the Hub or the department have handled your complaint, you may complain to the Commonwealth Ombudsman. The Ombudsman will usually decline to investigate a complaint unless the matter has first been raised directly with the Hub. The Commonwealth Ombudsman can be contacted on:

Phone (Toll free): 1300 362 072
Email: ombudsman@ombudsman.gov.au
Website: www.ombudsman.gov.au

Applicants can contact the complaints service with complaints about Community Grants Hub’s service(s) or the application process.

Details of what constitutes an eligible complaint can be provided upon request by the Community Grants Hub. Applicants can lodge complaints through the following channels:

Telephone: 1800 634 035
Fax: (02) 6204 4587
Mail: Community Grants Hub Complaints
PO Box 7576
Canberra Business Centre ACT 2610

Applicants can also lodge a complaint about [Department/Agency] service(s) using the complaints form on the [Department/Agency website hyperlink].

If an Applicant is at any time dissatisfied with [Department/Agency] or the Community Grant Hub’s handling of a complaint, they can contact the Commonwealth Ombudsman at the Ombudsman’s website or by phone: 1300 362 072.
13.5 Conflict of interest

Any conflicts of interest could affect the performance of the grant. There may be a conflict of interest, or perceived conflict of interest, if departmental or Hub staff, any member of a committee or advisor and/or you or any of your personnel:

- has a relationship (whether professional, commercial or personal) with a party who is able to influence the application selection process, such as an Australian Government officer
- has a relationship with, or interest in, an organisation, which is likely to interfere with or restrict the applicants from carrying out the proposed activities fairly and independently or
- has a relationship with, or interest in, an organisation from which they will receive personal gain because the organisation receives a grant under the program.

The Hub also has mechanisms in place for identifying and managing potential or actual conflicts of interest involving its own staff, such as requiring assessment officers to sign conflict of interest declarations prior to undertaking the assessment of applications.

You will be asked to declare, as part of your application, any perceived or existing conflicts of interests or that, to the best of your knowledge, there is no conflict of interest.

Where you later identify that there is an actual, apparent, or potential conflict of interest or that one might arise in relation to a grant application, you must inform the Hub in writing immediately. Expert Panel members and other officials including the decision maker must also declare any conflicts of interest.

The delegate will be made aware of any conflicts of interest and will handle them in compliance with Australian Government policies and procedures. Conflicts of interest for Australian Government staff will be handled as set out in the Australian Public Service Code of Conduct (Section 13(7)) of the Public Service Act 1999. We publish our conflict of interest policy on the Hub’s website [insert link].

13.6 Privacy: confidentiality and protection of personal information

We treat your personal information according to the 13 Australian Privacy Principles (APPs) and the Privacy Act 1988. This includes letting you know:

- what personal information we collect
- why we collect your personal information
- who we give your personal information to.

You are required, as part of your application, to declare your ability to comply with the Privacy Act 1988, including the Australian Privacy Principles and impose the same privacy obligations on any subcontractors you engage to assist with the activity. You must ask for the Australian Government’s consent in writing before disclosing confidential information.

Your personal information can only be disclosed to someone else if you are given reasonable notice of the disclosure; where disclosure is authorised or required by law or is reasonably necessary for the enforcement of the criminal law; if it will prevent or lessen a serious and imminent threat to a person’s life or health; or if you have consented to the disclosure.
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The Australian Government may also use and disclose information relating to grant applicants and grant recipients under the program in any other Australian Government business or function, including providing information to the Australian Taxation Office for compliance purposes.

We may reveal confidential information:

- to the Expert Panel and other Commonwealth employees and contractors to help us manage the program effectively
- to employees and contractors of our department so we can research, assess, monitor and analyse our programs and activities
- to employees and contractors of other Commonwealth agencies for any purposes, including government administration, research or service delivery
- to other Commonwealth, state, territory or local government agencies in program reports and consultations
- to the Auditor-General, Ombudsman or Privacy Commissioner
- to the responsible Minister or Parliamentary Secretary
- to a House or a Committee of the Australian Parliament.

We may share the information you give us with other Commonwealth agencies for any purposes including government administration, research or service delivery and according to Australian laws, including the:

- Public Service Act 1999
- Public Service Regulations 1999
- Public Governance, Performance and Accountability Act
- Privacy Act 1988
- Crimes Act 1914

We will treat the information you give us as sensitive and therefore confidential if it meets all of the four conditions below:

1. you clearly identify the information as confidential and explain why we should treat it as confidential
2. the information is commercially sensitive
3. revealing the information would cause unreasonable harm to you or someone else
4. you provide the information with an understanding that it will stay confidential.

The grant agreement will include any specific requirements about special categories of information collected, created or held under grant agreement.
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Further information can be found at education.gov.au/privacy, or by writing to:
Privacy Contact Officer
People, Communication and Legal Group
Department of Education and Training
GPO Box 9880
Canberra ACT 2601
privacy@education.gov.au

13.7 Freedom of information

All documents in the possession of the Australian Government, including those about the program, are subject to the Freedom of Information Act 1982 (FOI Act).

The purpose of the FOI Act is to give members of the public rights of access to information held by the Australian Government and its entities. Under the FOI Act, members of the public can seek access to documents held by the Australian Government. This right of access is limited only by the exceptions and exemptions necessary to protect essential public interests and private and business affairs of persons in respect of whom the information relates.

All FOI requests in relation to the way your application has been handled by the Hub must be made in writing to the Freedom of Information Coordinator at the Hub:

By mail:
Freedom of Information Coordinator
The Department of Social Services Public Law Branch
PO Box 7576
CANBERRA BUSINESS CENTRE
ACT 2610

By email: foi@DSS.gov.au

For more information, please visit the Hub’s website: Community Grants Hub.

All FOI requests in relation to other CCCF matters must be made in writing to the Freedom of Information Coordinator at the department:
FI Team Leader
Legal and Investigations Group
CSOMA10
GPO Box 9880
CANBERRA ACT 2601
FOI@education.gov.au

For more information please visit the department’s website:

13.8 Taxation

You are advised to carefully consider any possible taxation obligations and requirements of any grant received through the program, prior to submitting an application.

If successful, you should consider seeking guidance from a tax advisor or the Australian Taxation Office at www.ato.gov.au about the effect of receiving a grant before you enter into a grant agreement.
As noted in Section 13.3, grants provided under this grant opportunity may include provision for GST, where applicable, provided it is specified by applicants as part of the application process.

13.9  Other specialist requirements
You must comply with all relevant Commonwealth and state/territory legislation and regulations.

13.10  Multicultural access and equity policy
Australia’s Multicultural Access and Equity Policy is about ensuring that Australian Government programs and services meet the needs of all Australians, regardless of their cultural and linguistic backgrounds. The policy centres on six commitments essential to the effective delivery of government programs and services in a multicultural society: leadership; engagement; performance; capability; responsiveness; and openness. Australian Government departments and agencies are required to apply the commitments to all relevant activities, including those conducted on behalf of government by contractors and service delivery partners. This includes ensuring that cultural and linguistic diversity is not a barrier for families accessing child care services to which they are entitled.

Grant applicants should consider whether grant activities may require the use of professional translating or interpreting services so they can communicate with non-English speakers. If translating and interpreting services are required, applicants may include these costs in their grant proposal.

13.11  Liability issues
The department is not liable in relation to the application and/or assessment process, including without limitation, if the department:

- varies or terminates all or any part of the application and/or assessment process or any negotiations with the applicant
- decides not to fund any or all of the activities sought by applicants through the assessment process
- exercises or fails to exercise any of its other rights under, or in relation to, the program guidelines.

14.  Consultation
To be completed once public consultation on draft guidelines has taken place.
15. **Glossary**

<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>Approved child care services</td>
<td>Child care services approved under the Family Assistance Law.</td>
</tr>
<tr>
<td>Assessment criteria</td>
<td>The specified principles or standards, against which applications will be judged. These criteria are also used to assess the merits of proposals and, in the case of a competitive grant activity, to determine applicant rankings. (CGRGs)</td>
</tr>
<tr>
<td>Business Plan</td>
<td>A business plan is a formal statement of business goals, reasons they are attainable, and plans for reaching them.</td>
</tr>
<tr>
<td>Capital Works</td>
<td>Works to build, extend, modify or renovate facilities.</td>
</tr>
<tr>
<td>Child Care Benefit</td>
<td>Government subsidy that helps with costs for approved and registered care such as long, family or occasional day care, outside school hours care, vacation care, pre-school and kindergarten.</td>
</tr>
<tr>
<td>Child Care Provider</td>
<td>Legal entity that runs the child care business. One child care provider can operate more than one child care service in several locations.</td>
</tr>
<tr>
<td>Child Care Rebate</td>
<td>Government subsidy that covers 50 per cent of out of pocket child care expenses for approved child care, up to an annual limit per child, in addition to any other child care assistance.</td>
</tr>
<tr>
<td>Child Care Service</td>
<td>The physical location where children are cared for and where proposals under the CCCF would be executed.</td>
</tr>
<tr>
<td>Child Care Subsidy</td>
<td>Income and activity tested Australian Government child care subsidy that will replace Child Care Benefit and Child Care Rebate from July 2018.</td>
</tr>
<tr>
<td>Commencement date</td>
<td>The expected start date for the grant activity.</td>
</tr>
<tr>
<td>Commonwealth entity</td>
<td>A Department of State, or a Parliamentary Department, or a listed entity or a body corporate established by a law of the Commonwealth. See subsections 10(1) and (2) of the PGPA Act.</td>
</tr>
<tr>
<td>Commonwealth Grants Rules and Guidelines</td>
<td>The Commonwealth Grants Rules and Guidelines (CGRGs) establish the Commonwealth Government’s grants policy framework. They contain the key legislative and policy requirements, and explain the better practice principles of grants administration.</td>
</tr>
<tr>
<td>Community Grants Hub</td>
<td>The Community Grants Hub (the Hub) implemented by the Department of Social Services (DSS) will deliver grant administration services to Australian Government client agencies and organisations who primarily deliver grant programs to individuals and the community sector</td>
</tr>
<tr>
<td>Community level barriers</td>
<td>Reasons that may prevent families from using available child care, for example their socio-economic background and family resources.</td>
</tr>
<tr>
<td>Completion date</td>
<td>The expected date that the grant activity must be completed and the grant spent by.</td>
</tr>
<tr>
<td>Date of effect</td>
<td>This will depend on the particular grant. It can be the date in which a grant agreement is signed or a specified starting date. Where there is no grant agreement, entities must publish information on individual grants as soon as practical. (CGRGs)</td>
</tr>
<tr>
<td>Decision maker</td>
<td>The person who makes a decision to award a grant.</td>
</tr>
<tr>
<td>Delegate</td>
<td>An official who has been given statutory authority, by an instrument of delegation, to make particular decisions or perform particular functions.</td>
</tr>
<tr>
<td>----------</td>
<td>--------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Department</td>
<td>The Australian Government Department of Education and Training</td>
</tr>
<tr>
<td>Designated use period</td>
<td>Agreed minimum period of time that a capital asset funded under the CCCF must be used for child care.</td>
</tr>
<tr>
<td>Element</td>
<td>One of the three grant elements of the CCCF: Sustainability Support, Community Support and Capital Support.</td>
</tr>
<tr>
<td>Eligibility criteria</td>
<td>The principles, standards or rules that a grant applicant must meet to qualify for consideration of a grant. Eligibility criteria may apply in addition to assessment criteria. (CGRGs)</td>
</tr>
<tr>
<td>Expert Panel</td>
<td>Panel of subject matter experts within the department, appointed by the department to assess specific aspects of a grant application, in particular where specialised skills or knowledge may be required. The Expert Panel will make funding recommendations to the decision maker.</td>
</tr>
</tbody>
</table>
| Family Assistance Law | The Family Assistance Law refers to both  
  a)  *A New Tax System (Family Assistance) (Administration) Act 1999*  
  b)  *A New Tax System (Family Assistance) Act 1999*  
It is the basis for Commonwealth child care fee assistance. Family Assistance Law also provides for the approval of child care services to administer child care fee assistance on behalf of families using the service, and also provides for many other associated matters. |
| Fluctuating demand | The market interest for child care shows variations over time, for example due to seasonal or economic changes. |
| Grant | A grant is an arrangement for the provision of financial assistance by the Commonwealth or on behalf of the Commonwealth:  
a) under which relevant money or other Consolidated Revenue Fund money, is to be paid to a recipient other than the Commonwealth; and  
b) which is intended to assist the recipient achieve its goals; and  
c) which is intended to help address one or more of the Australian Government’s policy objectives; and  
d) under which the recipient may be required to act in accordance with specified terms or conditions.  
(CGRGs) |
| Grant activity | This is the project /tasks /services that the grantee is required to undertake with the grant money. It is described in the grant agreement.  
(Proposed definition in the grants taxonomy) |
| Grant agreement | The contract template used by Australian Government entities to standardise and streamline grant agreements between the Commonwealth and grant recipients to allow grant recipients to engage more easily and efficiently with the Commonwealth. The grant agreement sets out the conditions and requirements related to the funded activity.  
(CGRGs) |
### Community Child Care Fund: open competitive process (for approved child care services)

<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Grant opportunity</strong></td>
<td>A notice published on GrantConnect advertising the availability of Commonwealth grants. (Proposed definition in the grants taxonomy)</td>
</tr>
<tr>
<td><strong>Grant program</strong></td>
<td>May be advertised within the ‘Forecast Opportunity’ (FO) section of GrantConnect to provide a consolidated view of associated grant opportunities and provide strategic context for specific grant opportunities</td>
</tr>
<tr>
<td><strong>Grantee</strong></td>
<td>An individual/organisation that has been awarded a grant. (Proposed definition in the grants taxonomy)</td>
</tr>
<tr>
<td><strong>(High) unmet demand/need</strong></td>
<td>Situation where there is a shortage of child care places because of (significantly and consistently) higher demand/need for child care places than supply.</td>
</tr>
<tr>
<td><strong>In-kind</strong></td>
<td>The provision of goods, commodities, or services instead of money</td>
</tr>
</tbody>
</table>
| **Limited supply** | Situation where a service:  
  * is the only service provider in the area or the only suitable service, and/or  
  * provides an essential service for a particular client base. |
| **Mobile service** | Only services that travel to isolated communities where centre-based child care is not readily available. |
| **Not-for-profit** | Generally, a not-for-profit is an organisation that does not operate for the profit, personal gain or other benefit of particular people (for example, its members, the people who run it or their friends or relatives), whether these gains would have been direct or indirect. This applies both while the organisation is operating and when it winds up. |
| **PBS program** | Described within the entity’s Portfolio Budget Statement, PBS programs each link to a single outcome and provide transparency for grant decisions. These high level PBS programs often comprise a number of lower level, more publicly recognised programs, some of which will be grant programs. A PBS program may have more than one grant program associated with it, and each of these may have one or more grant opportunities |
| **Priority areas/communities** | List of areas/communities identified by the department as experiencing high levels of disadvantage. The list of priority areas may change from time to time. |
| **Selection criteria** | Comprise eligibility criteria and assessment criteria. (CGRGs) |
| **Selection process** | The method used to select potential grantees. This process may involve comparative assessment of applications or the assessment of applications against the eligibility criteria and/or the assessment criteria. (CGRGs) |
| **Sustainability** | The ability to maintain viability in the long-term. |
| **Value for Money** | This is generally based on whether the intended outcomes will justify the expenditure, including that resources are deployed in an efficient, effective, economical and ethical way. |
| **Viability** | The ability of a business to survive, measured by its financial performance and position. |