# Innovation Connections Project Contract

A completed and signed version of this document (which includes the terms stated in the **Standard Terms** section), together with each set of Project Details, forms an Agreement between the Research Provider and the Research Recipient.

## PROJECT DETAILS

| **Item** | **Name** | **Description** |
| --- | --- | --- |
| **1** | Parties | The **Research Provider** and the **Research Recipient** |
| **2** | Research Provider | [Name of Organisation]ABN: [ACN/ABN of the Research Provider]**Address for notices**:[Name and Title][Address][Telephone][Email] |
| **3** | Research Recipient | [Name of Organisation]ABN: [ACN/ABN of the Research Recipient]**Address for notices**:[Name and Title][Address][Telephone][Email] |
| **4** | Funding Recipient | [insert the words “Research Provider” or “Research Recipient”, as appropriate (being the party who has entered into the Funding Agreement with the Commonwealth)] |
| **5** | Project Title | [insert the project title, as stated in the approved application for an Innovation Connections Grant] |
| **6** | Project Activities | [insert the aims and objectives of the project] |
| **7** | Deliverables | Please state each deliverable, and the due date in brackets, below:[insert the details of any relevant project deliverables, with the due date in brackets] |
| **8** | Commencement Date | Date that is specified in the Commonwealth Funding Agreement |
| **9** | End Date | Date that is specified in the Commonwealth Funding Agreement |
| **10** | Project Term | The Project will be for a term of [insert the number of months between 2 and 12] months, commencing on the Commencement Date and ending on the earlier of:1. the End Date; and
2. the effective date of termination, if the Agreement is terminated earlier in accordance with clause 7 of the **Standard Terms**.
 |
| **11** | Project Supervisor | [insert the name(s) of the Project Supervisor(s)] |
| **12** | Researcher(s) | [insert the name(s) of the Researcher(s)] |
| **13** | Project Location(s) | The Research Project will be undertaken at the following location(s): [insert location(s)].Unless otherwise agreed in writing by the parties, the Researcher(s) will attend the Project Location(s)for [insert period, for example "4 days per week"] for the duration of the Project Term. |
| **14** | Research Provider Contribution | The Research Provider must contribute [insert the details of any resources (or other assistance) to be contributed by the Research Provider]. |
| **15** | Research Recipient Contribution | The Research Recipient must contribute [insert the details of any resources (or other assistance) to be contributed by the Research Recipient]. |
| **16** | Project Fees | Research Recipient cash contribution: [insert amount]Research Provider contribution: [insert amount]Commonwealth funding: [insert amount]Total Project Value: [insert amount]The Parties acknowledge that the Commonwealth funding will be provided directly to the [insert the words “Research Provider” or “Research Recipient”, as appropriate (being the party who has entered into the Funding Agreement with the Commonwealth)].Project Fees are exclusive of GST. |
| **17** | Payment Method | The Research Recipient will pay the Project Fees to the Research Provider by [insert details of method of payment and details of when the payment/payments must occur (e.g. in instalments or a lump sum) and the payment intervals]. |
| **18** | Intellectual Property | **Background Material**The Research Provider has the following Background Material:1. [Background IP Details, can enter multiple items]

The Research Recipient has the following Background Material:1. [Background IP Details, can enter multiple items]

Use of any Background Material, stated above, by the Research Recipient from the Research Provider for purposes other than the project will be subject to separate commercial arrangements between the Research Recipient and the Research Provider.**Developed Material**1. [List any material that you know will be developed]

Ownership of, and all Intellectual Property Rights in, the Developed Material will vest in the [insert the words “Research Provider” or “Research Recipient” or any alternative description of the ownership of Developed Material, as appropriate].The Research Provider will assign the Deliverable(s) and Developed Material to the Research Recipient on the date the Cash Contribution is fully paid.The owner of the Developed Material grants the other party a licence to use the Developed material for the duration of the Project Term and after the project conclusion for the purposes of further internal research only. |
| **19** | Publication | As at the time of this contract execution, both parties intend to submit manuscripts to scientific journal(s) and possible presentation of results at conferences listed below (if any):1. [Details of publications and/or presentations].

Any subsequent intentions to publish are subject to clause 6.3. |
| **20** | Insurance | Public Liability: [insert dollar amount] to be maintained for the Project Term.Professional Indemnity: [insert dollar amount] to be maintained for the Project Term and a period of [insert number of years] years afterwards.[Note: If different insurance policies are required for each party, please provide the above information for each party.] |
| **21** | Reports | [insert details of any reports either party must provide the other] |

## SIGNATURES

Executed as an agreement:

**EXECUTED** by [RESEARCH RECIPIENT] in accordance with section 127(1) of the Corporations Act 2001 (Cwlth) by authority of its directors:

| ………………………………………….Signature of Director | ………………………………………….Signature of witness | ………………………………………….Date |
| --- | --- | --- |
| ………………………………………….Name of Director (block letters) | ………………………………………….Name of witness (block letters) |  |

**SIGNED** for [RESEARCH PROVIDER] by its duly authorised representative:

| ………………………………………….Signature of authorisedrepresentative | ………………………………………….Signature of witness | ………………………………………….Date |
| --- | --- | --- |
| ………………………………………….Name of authorisedrepresentative (block letters) | ………………………………………….Name of witness (block letters) |  |

## STANDARD TERMS

1. Performance of the Project
	1. Project commencement

The parties agree to commence the Project promptly upon the Commonwealth’s execution of the Funding Agreement and, in any event, no later than 14 days after the Commencement Date specified in the Funding Agreement (or other period of time approved by the Commonwealth in writing).

* 1. Research Provider’s obligations

During the Project Term, the Research Provider agrees to:

1. provide the Researcher, and access to Research Infrastructure, to the Research Recipient to perform the Innovation Connections Project at the Project Location, in accordance with Item 13 of the Project Details;
2. ensure that the Researcher performs the Innovation Connections Project:
3. in accordance with this Agreement and the Funding Agreement;
4. diligently and with reasonable care and skill; and
5. cooperatively with the Research Recipient;
6. continue to pay the Researcher’s salary and any other benefits the Researcher is entitled to under his or her terms of employment and maintain appropriate workers compensation insurance in respect of the Researcher; and
7. provide the Research Provider Contribution (if any) described in Item 14 of the Project Details to the Researcher and/or the Research Recipient (as applicable).
	1. Research Recipient’s obligations

During the Project Term, the Research Recipient agrees to provide:

1. the Research Recipient Contribution (if any) described in Item 15 of the Project Details to the Researcher; and
2. reasonable access and assistance to the Researcher to permit the Researcher to perform the Innovation Connections Project in accordance with this Agreement and the Funding Agreement.
3. Project Fees
	1. Research Recipient contribution
4. The Research Recipient must pay the Project Fees to the Research Provider in accordance with Items 16 and 17 of the Project Details.
5. Where the Research Recipient is the party receiving the Commonwealth Funding from the Commonwealth, the Research Recipient will be able to use the Commonwealth Funding as part of the payment of the Project Fees.
6. Where the Research Provider is the party receiving the Commonwealth Funding from the Commonwealth, the Research Provider will accept the Commonwealth Funding as part payment for the Project Fees.
	1. Tax Invoices
7. The Research Provider must provide the Research Recipient with a Tax Invoice for any supply made by the Research Provider under this Agreement.
8. All Tax Invoices issued by the Research Provider must be paid by the Research Recipient within 30 days of the invoice date.
9. If the Research Recipient fails to pay an invoice within 30 days of the invoice date as required under clause 2.2(b), the Research Recipient must pay interest on the outstanding amount (excluding any amount that the Research Provider has received from the Commonwealth), calculated daily at [interest rate] per annum from the due date until the date the outstanding amount is paid.
10. Commonwealth Funding Agreement
	1. Acknowledgment of Commonwealth funding

The parties acknowledge and agree that:

1. subject to the terms of the Funding Agreement, the Commonwealth will provide the Commonwealth Funding in order to fund up to 50% of the Project payable to the Researcher Provider for the Research Project, up to a maximum of $50,000 (excluding GST), by paying that amount to the Funding Recipient; and
2. the Commonwealth may vary, withhold, cease or require repayment of the Commonwealth Funding under clause 8 of the Funding Agreement.
	1. Effect of breach of the Agreement on Funding Agreement

The parties acknowledge that if either party breaches this Agreement or the Researcher acts in a manner inconsistent with this Agreement or the Funding Agreement:

1. the Funding Recipient must notify the Commonwealth immediately; and
2. the Commonwealth may decide to terminate the Funding Agreement.
	1. Assistance to enable Funding Recipient to comply with the Funding Agreement

The Research Recipient or Research Provider (as applicable) agrees to provide the Funding Recipient with all reasonable assistance to enable the Funding Recipient to comply with its obligations under the Funding Agreement.

1. Intellectual property
	1. Intellectual Property Rights
2. Each party agrees that:
3. any Background Material of a party, and all Intellectual Property Rights in any such material, will remain the property of that party;
4. each party grants to the other party a non-exclusive, worldwide and royalty-free licence to use, modify, exploit that party’s Background Material for the purposes of performing the Innovation Connections Project during the Project Term described in Item 10 of the Project Details; and
5. all Intellectual Property Rights in the Developed Material will vest in the party described in Item 18 of the Project Details on creation and will be subject to any licence arrangements described in Item 18 of the Project Details in favour of the other party.
6. The parties must do all things necessary to ensure that the ownership of the Developed Material, and all Intellectual Property Rights in that Developed Material, vests in accordance with clause 4.1 a (iii).
7. Each party warrants that it is entitled to provide the licences contemplated by this clause.
8. Audit and access
	1. Access to Commonwealth auditors

The parties must give the Commonwealth, the Auditor-General and persons authorised by the Commonwealth (collectively, “**those permitted**”) access to premises at which records are stored or work in connection with the Project is undertaken at all reasonable times and allow those permitted to inspect and copy records in their possession or control for purposes associated with this Agreement or the Funding Agreement or any review of performance under this Agreement or the Funding Agreement, including without limitation, to audit the performance of the Innovation Connections Project.

* 1. Reasonable assistance

The parties must provide all reasonable assistance to those permitted for the purposes of performing the audits contemplated in clause 5.1

1. Publicity and promotion
	1. Acknowledgements

The parties agree that:

1. each party and the Researcher must make the details and outcome of the Project available to the Commonwealth for use as an Innovation Connections Project case study and for other purposes relating to the Commonwealth’s evaluation of the Programme;
2. each party must ensure that the Commonwealth Funding is acknowledged when carrying out any publicity or promotional activities regarding the Innovation Connections Project.
	1. Publicity

Each party must not publicly use the other’s name or trademarks without its written permission.

* 1. Publicity

Each party will request and receive written approval from the other prior to publishing any paper(s) relating to the Project. A reply to request to publish must occur within 30 days. Each party will not withhold approval from the other, except where the publication may prejudice rights to IP or Confidential Information.

1. Termination
	1. Termination

Either party has the right to terminate this Agreement by notice in writing to the other party if:

(a) the Commonwealth notifies the party to whom it made the offer of Commonwealth Funding that it will not proceed with executing the Funding Agreement;

(b) the Funding Agreement is terminated; or

(c) [insert any other events which the parties wish to give rise to terminate, such as where the other party becomes insolvent or commits a material breach of this Agreement].

* 1. Parties’ obligations on termination

On termination of this Agreement, each party will:

(a) stop participation in the Project as specified in the notice of termination;

(b) take all available steps to minimise loss resulting from that termination; and

(c) protect Agreement Material and the Developed Material and Background Material of the other party (if any) and:

1. deal with Agreement Material as reasonably directed by that party; and
2. deal with the Developed Material, Background Material and Confidential Information of the other party (if any), as reasonably directed by that party.
3. Insurance
4. Each party must maintain the insurance policies specified in the Project Details.
5. Each party must provide evidence of insurance promptly on request by the other party.
6. Records and reporting

Without limiting clause 3.3, the Research Recipient or Research Provider (as applicable) agrees to provide the Funding Recipient with all reasonable assistance required by the Funding Recipient in order to satisfy the Funding Recipient’s record keeping and reporting obligations under the Funding Agreement, including by providing any Reports specified in Item 21 of the Project Details.

1. General
2. Clauses 5, 6, 7 and 9 [insert any other relevant clauses] survive the expiry or termination of this Agreement.
3. A party may only assign its rights or novate its rights and obligations under this Agreement with the prior written consent of the other party.
4. This Agreement is governed by the law of the Australian Capital Territory.
5. Definitions and interpretation
	1. Definitions

In this Agreement, except where the contrary intention is expressed, the following definitions are used in addition to the terms defined in the Project Details:

| **Agreement Material** | all reports and other information which are required by the Commonwealth under this Agreement. For the avoidance of doubt, the Agreement Material does not include the results of the research undertaken by the Researcher(s). |
| --- | --- |
| **Background Material** | means material which existed prior to the Commencement Date or any material which is, or has been, created independently of the Innovation Connections Project [and includes any modification, enhancement or improvement made to that material as a result of the Innovation Connections Project]. |
| **Commencement Date** | means the date on which this Agreement commences, as specified in the Project Details. |
| **Commonwealth** | means the Commonwealth of Australia as represented by the Department of Industry, Innovation and Science ABN 74 599 608 295. |
| **Commonwealth Funding** | means the funding provided by the Commonwealth to the Funding Recipient under the Funding Agreement. |
| **Confidential Information** | means information that is by its nature confidential and:* + 1. is designated by a party as confidential; or
		2. a party knows or ought to know is confidential,

but does not include:* + 1. information that is or becomes public knowledge otherwise than by breach of this Agreement or any other confidentiality obligation.
 |
| **Customer Information Guide** | the guidelines for the programme provided to you by the Commonwealth, as amended by the Commonwealth from time to time. |
| **Developed Material** | means all intellectual property which:1. is created by one or both parties in the course of carrying out the Activities;
2. is described and/or subsists in the Deliverable(s), and
3. excludes general skills and capability.
 |
| **Programme** | means the Commonwealth’s Entrepreneurs’ Programme. |
| **Funding Agreement** | means the agreement between the Funding Recipient and the Commonwealth under which the Commonwealth provides the Funding Recipient funding for the Research Project. |
| **Infrastructure** | means the assets, facilities and services which support research across the innovation system and which maintain the capacity of researchers to undertake research and deliver innovation outcomes. |
| **Innovation Connections Project** | means the placement of the Researcher(s) with the Research Recipient for the purpose of performing the Innovation Connections Project as detailed in the Activity Schedule in Item B.2 of the Funding Agreement and on the term and conditions set out in this Agreement. |
| **Intellectual Property Rights** | means all intellectual property rights including current and future registered and unregistered rights in respect of copyright, designs, circuit layouts, trademarks, trade secrets, know-how, confidential information, patents, invention and discoveries and all other intellectual property as defined in Article 2 of the convention establishing the World Intellectual Property Organisation 1967. |

* 1. Interpretation

In this Agreement, except where the contrary intention is expressed:

1. the singular includes the plural and vice versa, and a gender includes other genders;
2. a reference to a party is to a party to this Agreement, and a reference to a party to a document includes the party's executors, administrators, successors and permitted assignees and substitutes;
3. a reference to a person includes a natural person, partnership, body corporate, association, governmental or local authority or agency or other entity;
4. a reference to a statute, ordinance, code or other law includes regulations and other instruments under it and consolidations, amendments, re‑enactments or replacements of any of them;
5. the meaning of general words is not limited by specific examples introduced by including, for example or similar expressions;
6. a reference to month is a reference to a period commencing at the beginning of a day of one of the 12 months of the year and ending immediately before the beginning of the corresponding day of the next month (for example, one month starting 19 June ends 18 July) or, if there is no such corresponding day, ending at the expiration of the next month; and
7. headings are for ease of reference only and do not affect interpretation.
	1. Priority of Agreement documents

If there is inconsistency between any of the documents forming part of this Agreement, those documents will be interpreted in the following order of priority to the extent of any inconsistency:

1. Standard Terms;
2. the Activity Schedule;
3. the Project Details; and
4. the Innovation Connections Customer Information Guide.