



Program Guidelines Transforming Queensland Manufacturing Grant Program

ROUND ONE | 11 FEBRUARY 2026 (UPDATED)

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Introduction

The Transforming Queensland Manufacturing Grants Program (TQMGP) supports the Queensland Government's commitment to unlocking the full potential of the state's manufacturing industry by boosting innovation and creating high-value jobs.

The fund is administered by the Department of Natural Resources and Mines, Manufacturing and Regional and Rural Development (the department). The TQMGP provides grant funding to support Queensland-based small to medium enterprises (SME) in the manufacturing industry to improve manufacturing productivity and competitiveness through investment in advanced manufacturing equipment.

This document sets out the guidelines for applicants to Round 1 of the TQMGP (Guidelines). Key dates relating to Round 1 and subsequent rounds, will be available on the TQMGP webpage at [Manufacturing grant programs | Business Queensland](#).

Transforming Queensland Manufacturing Grants Program

2.1 Overview

The TQMGP will support an eligible Queensland-based manufacturing SME by reimbursing up to 50 per cent of the eligible project costs for projects undertaken by an SME.

Grants between \$100 000 and \$1 500 000 are available for:

- advanced manufacturing equipment which meets program objectives (up to 50 per cent of eligible costs)
- software purchasing to support system integration and manufacturing process improvement e.g. enterprise resource planning (ERP), material requirements planning (MRP), manufacturing execution system (MES).

2.2 Available funding

The TQMGP is a three-year \$79.1 million program. There will be six rounds, one opening every six months across three years. This certainty of funding and timing will provide more flexibility to manufacturers to align grant applications to their own planned projects.

Round 1 of the TQMGP will provide \$12.5 million in grant funding through a single-stage, competitive application process. Fifty per cent of the available funding will be allocated to regional Queensland. Funding for subsequent rounds, along with application opening and closing dates, will be published on the TQMGP webpage prior to each round opening. Manufacturers seeking to apply are encouraged to visit [Manufacturing grant programs | Business Queensland](#) for the latest updates.

For the purposes of this program, the South East Queensland (SEQ) region comprises Brisbane, Gold Coast, Ipswich, Logan, Sunshine Coast, Moreton Bay and Redlands local government areas.

2.3 Program Objectives

The objectives of the TQMGP are to support the [Queensland Government's objectives for the community](#), the growth in priority government industry sectors and the department's [strategic direction](#) and commitment to investing in Queensland's manufacturing industry through projects that are:

- facilitating pathways for export opportunities
- reshoring and onshoring manufacturing activity currently undertaken interstate or overseas
- improving manufacturing productivity and competitiveness
- stimulating private sector investment and generating jobs.

2.4 Eligibility Criteria

To be eligible for an offer of funding, an applicant must meet each of the following eligibility requirements:

- have a majority manufacturing turnover or be part of a structure that has majority of manufacturing turnover. Manufacturing as defined under Division C of Australian and New Zealand Standard Industrial Classification (ANZSIC) 2006 (Revision 2.0)
- have between 5-200 full-time equivalent (FTE) employees or be part of a structure that has 5-200 FTE employees
- have a project site in Queensland
- have an existing manufacturing presence in Queensland at the time of application. A minimum of five FTE employees must be located in Queensland
- have operated within Queensland for a minimum of three consecutive years prior to submitting their application
- must be purchasing advanced manufacturing equipment with Industry 4.0/5.0 features and/or software to support system integration e.g. ERP, MRP, MES
- be the manufacturing entity that will own any equipment to be purchased under the proposed eligible project
- be registered for GST and have an active Australian Business Number (ABN)
- not be part of a group structure that has been awarded more than \$1.5 million in funding from the TQMGP across any number of rounds - the maximum funding to one applicant and its associated group structure across all rounds of the program is \$1.5 million.

- must not be currently delivering a project through the TQMGP (i.e. does not have an active Grant Agreement through the TQMGP), and not part of a structure which is currently delivering a project through the TQMGP.
- indicate acceptance of terms and conditions through completion of the online application form
- have valid quotes for eligible project cost items and provide these as part of the application submission
- be able to demonstrate financial capacity and standing necessary to undertake and complete the proposed eligible project, recognising that grant payments are made in arrears
- not be insolvent or have owners or directors who are an undischarged bankrupt
- not be a federal, state or local government entity, statutory authority or special purpose vehicle, charity, partnership, or not-for-profit organisation
- not be subject to funding under any other local, state or federal government grant or scheme for the proposed project.

2.5 Eligible Project Costs

Eligible project costs are listed below and include:

- advanced robotics, automation and/or Industry 4.0 and 5.0 equipment
- sector-relevant technology, system or process to support system integration and manufacturing process improvement
- artificial intelligence (AI) systems to support manufacturing processes
- associated project costs critical to the success of the proposed project
- freight and/or electrical upgrades specific for the new manufacturing equipment (not more than 10 per cent of equipment funding).

Advanced robotics, automation and/or Industry 4.0 and/or 5.0 equipment

Equipment, purchase, installation, commissioning and training, including:

- simulation or digital twin
- advanced robotics or cobotics
- equipment which automates existing processes
- autonomous equipment
- augmented or virtual reality equipment
- equipment which promotes energy efficiency.

Equipment should be integrated with existing systems, processes or workflow.



Sector-relevant technology, system or process to support system integration and manufacturing process improvement

Introduction of Industry 4.0 and/or 5.0 technologies, systems and processes to the business, including associated installation, implementation and integration of:



- big data, AI systems, digital connectivity, Internet of Things (IoT), digital twin
- ERP system, MES, MRP system
- carbon monitoring system
- sustainability management software
- supply/value chain integration management system
- Lean manufacturing, lean audit, value stream mapping, error and down time reduction, life cycle assessment.

Technology, systems and processes must demonstrate a link to the applicant's manufacturing process, rather than being related to general business operations.

Associated project costs critical to the success of the proposed TQM project



- servers to accommodate advanced systems and process connectivity to be installed as part of the project
- software licensing (up to 12 months) where the software is required to operate the new equipment or implement the system or process
- training to support implementation of a new software system or integrated technology
- freight of eligible project items (equipment) to the project site
- cybersecurity

2.6 Ineligible Project Costs

The grant amount must not exceed 50 per cent of the total eligible project costs.

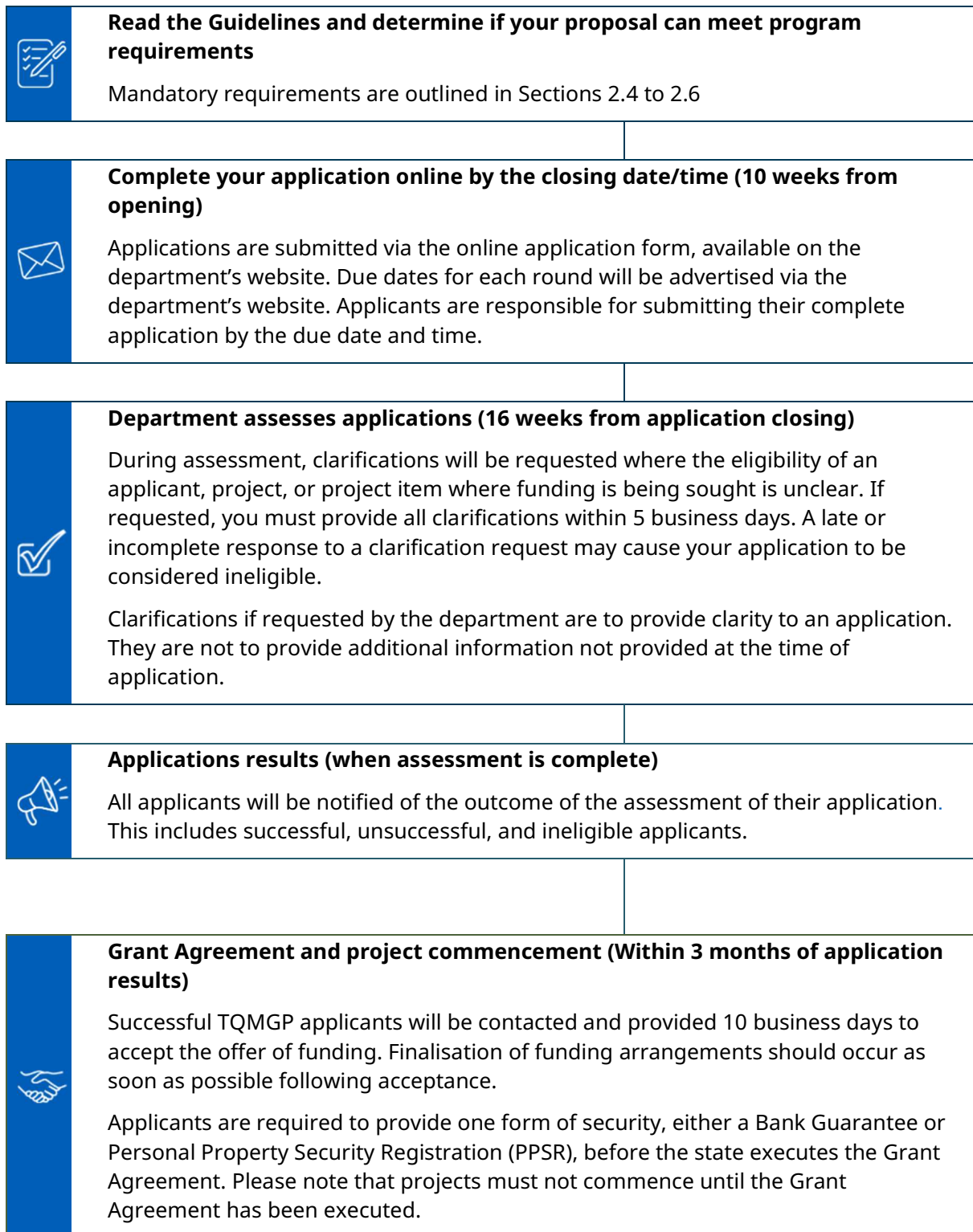
Applicants will be entitled to claim funding only for eligible project costs incurred and paid by the applicant. Eligible project costs mean those costs and expenses reasonably incurred by the applicant in connection with the eligible project but excluding any ineligible project costs.

Applicants will not be entitled to receive funding in respect to ineligible project costs. Ineligible project costs include costs and expenses associated with:

- consultants or contractors that are associated entities
- project items where the applicant or associated entity is the supplier
- strategies/advice
- modifications or extensions to existing infrastructure or construction of new infrastructure (including but not limited to wiring, cabling and plumbing installation, renovations of buildings, building extensions, telecommunications, server rooms)
- general on-the-job training and supervision, training courses, training programs and further education (e.g., Certificates III & IV)
- travel and accommodation for recipients and staff
- any eligible project costs incurred or paid before execution of a Grant Agreement with the state
- approved TQM projects where an agreement has already been entered into (or about to be entered into) between the department and the applicant, regardless of location
- equipment, technology, systems or processes not considered to be industry leading
- leased or hire-purchased equipment, or purchase of equipment to be leased or sold to a third party (i.e. not an applicant entity)
- repair, maintenance or like-for-like replacement of existing equipment, technology, systems or processes
- installation and training not demonstrated to be critical to the correct functioning of eligible project items
- research and development activities
- legal advice and intellectual property of any kind
- non-fixed equipment
- funding for project contingencies or cost overruns
- vehicle repair, maintenance, purchasing or leasing
- salaries for staff or the costs associated with any human resources activities of the applicant
- any other costs that the department, acting reasonably, considers are not reasonably incurred by the applicant primarily or in connection with the eligible project.

2.7 Application Process

Applications for the TQMGP will proceed through a single-stage competitive application process as outlined below.



2.8 Key Timeframes

The department anticipates that assessment of applications will take up to 16 weeks (four months) from the closing date for applications depending on the volume received.

2.9 How to Apply

Applicants should refer to these Guidelines when completing the online application form.

Applications must be submitted via the department's grants system using the forms provided and by the closing date. Applications and associated documentation submitted by other means will be rejected.

The department may, at its discretion, accept or reject any late applications. Applicants will be responsible for their own costs with regards to preparing and submitting an application.

2.10 Assessment Criteria

If a TQMGP application:

- meets the eligibility criteria and
- contains all information (including supporting evidence) identified in these Guidelines and the application form

the grant application will be assessed and scored against the following criteria:

	Criteria	Weighting
	1. The project demonstrates that it will build the capability and capacity of the business to increase its productivity, international competitiveness and will increase profitability	25%
	2. The project aligns with the Program Objectives by facilitating pathways for export opportunities and reshoring or onshoring manufacturing activity currently undertaken interstate or overseas	25%
	3. The project will support current manufacturing jobs and will create new high-skilled manufacturing jobs in Queensland	20%
	4. The project implementation is planned and aligns with the strategic direction of the applicant (see note below*)	20%



5. The project demonstrates value for money to the local industry and the state

10%

*Project delivery within 12 months is preferred. Where project planning demonstrates a longer delivery time, the applicant must provide detailed reasons including supporting documentation for consideration of a project timeframe greater than 12 months.

Examined separately but not scored in the overall total

Ability to fund project	Ability to fund the project costs not funded by the TQMGP
Due Diligence and Probity	Satisfactory Due Diligence and financial Probity Checks

Applications that do not pass the above requirements may be ineligible for a TQMGP. Applicants should note detailed financial and other company and project information will be required to enable due diligence and financial probity checks to be conducted.

2.11 Assessment Process

The assessment process for TQMGP applications will take approximately 16 weeks, depending on the number of applications received.

Applicants may be contacted during the assessment process to clarify information provided in the application and/or to provide further information to determine the eligibility of an applicant, project, or specific project item. If an applicant does not submit all requested information in the required timeframe the department may set aside the application.

Despite anything else contained in these Guidelines and without limitation, the department may decide to approve an application, or part of an application, in its absolute discretion, including where it considers the eligible projects of the application, or part of an application, supports the achievement of the priorities and objectives of the Government.

2.12 Funding Arrangement

Successful TQMGP applicants are required to execute a Grant Agreement with the department. An applicant receiving an offer of funding should accept the offer within 10 business days or the offer may be withdrawn at the department's sole discretion.

After formal acceptance of an offer of funding, a Grant Agreement will be drafted for execution by the recipient and the department.

The department has no obligation to provide the grant until such Grant Agreement has been duly executed by both the successful applicant and the department.

The Grant Agreement will outline the terms and conditions of the proposed grant including milestones, grant funding, reporting and outcomes to be achieved by the applicant.

A 20 per cent up-front payment may be made following execution of the Grant Agreement (subject to the requirements of any special conditions being satisfied, and the results of any due diligence undertaken by the department). Grant Agreements that do not include a Bank Guarantee as security will not be eligible for an up-front payment. The remainder of the funding will be paid, as detailed in the Grant Agreement, following completion of the project milestones to the satisfaction of the department. The department will retain 5 per cent of the funding for 12 months following completion of the project, to ensure reporting is provided on delivery of the outcomes and objectives of the project. The department may also take first ranking security over any or all of the funded items for the duration of up to seven years.

Without limiting the terms and conditions set out in Section 4 of these Guidelines, the department will not be liable to an applicant for any commitments made, or costs incurred or paid, by an applicant prior to execution of a Grant Agreement.

The department will not exceed the maximum grant funding amount under the Grant Agreement. Any extra costs incurred must be met by the applicant.

For each milestone, the applicant must submit a report with supporting documentation to evidence the expenditure on the eligible project costs, including invoices from suppliers and bank statements/remittance advices showing project expenditure. Subject to acceptance of a valid report, the funding will be paid in accordance with the terms set out in the Grant Agreement.

Glossary of Key Terms

Concept/Term	Meaning
Active Grant Agreement	A Grant Agreement which has been executed and not terminated, and where the department has not yet accepted a 12 month post-completion report.
Advanced manufacturing / Advanced manufacturers	<p>Advanced manufacturing involves a holistic approach to the way a manufacturing business operates, with a high level of technology and expertise applied throughout every step of the value chain.</p> <p>Advanced manufacturers use and integrate new technologies, design and innovative production and customer engagement systems to produce high-value product and smart services across key industry sectors.</p>
Associated entities	Organisations or individuals that have a relationship with the applicant through shared ownership, control, or influence. This may include parent companies, subsidiaries, business partners, or other related bodies with common management or financial interests.
Eligibility Criteria	The Eligibility Criteria are set out in Sections 2.4 to 2.6 of these Guidelines.
High-value jobs	Jobs that require special skills, training, knowledge (usually acquired), ability and proficiency in the latest technologies and processes relevant to the industry.
Industry 4.0 or 5.0	<p>Industry 4.0, otherwise referred to as the Fourth Industrial Revolution, is the integration of intelligent digital technologies (such as big data, analytics, automation and robotics) with manufacturing processes. This improves cost, productivity, profitability and manufacturing processes, to create 'smart factories'.</p> <p>Industry 5.0, otherwise referred to as the Fifth Industrial Revolution, builds on Industry 4.0 with a human-centric focus, where humans and technology work side-by-side to enhance and improve manufacturing processes, resilience and sustainability.</p>

Industry leading	<p>Industry leading means equipment, technologies, systems or processes that are:</p> <ul style="list-style-type: none"> • superior to or more advanced than the equipment, technologies, systems or processes currently in use in Queensland or the industry, and • aligned with international best practice (i.e. not designed merely to bring a business into line with existing industry practice in Australia).
Onshoring/reshoring	<p>A manufacturing company applying to undertake a manufacturing activity which is currently undertaken either overseas or interstate and bringing it to Queensland.</p>
Program Objectives	<p>The Program Objectives are set out in Section 2.3 of these Guidelines.</p>
Queensland-based business	<p>A business having at least one manufacturing site in Queensland and at least five full time equivalent (FTE) employees located in Queensland.</p>
Quote	<p>A valid quote must be provided by the entity supplying the goods or services and must clearly identify:</p> <ul style="list-style-type: none"> • the goods and services being purchased • the entity to which the quote is being provided • the GST exclusive price of the goods or services (if in AUD) • the quote should be dated within six months of the application closing date.

Terms and Conditions

In these terms and conditions, a reference to:

- an application means an application (or relevant part of an application) made to the TQMGP, and any other supporting or additional information in whatever form provided by the applicant in connection with an application
- Guidelines is a reference to these TQMGP Guidelines.

4.1 Reservation of Rights

The department reserves the right to administer the TQMGP and conduct the process for the assessment and approval of applications to the TQMGP in such a manner as it thinks fit, and to:

- change the structure, procedures, nature, scope or timing of, or alter the terms of participation in the process or overall TQMGP (including submission and compliance of applications), where in such circumstances notice will be provided to applicants
- consider or accept, or refuse to consider or accept, any application that is lodged other than in accordance with these Guidelines or is lodged after the relevant date for lodgement, or which does not contain the information required by these Guidelines or is otherwise non-conforming in any respect
- vary or amend the eligibility or assessment criteria
- take into account any information from its own and other sources (including other Government agencies and other advisors)
- accept or reject any application, having regard to these Guidelines, the eligibility criteria, the assessment criteria or any other item, matter or thing that the department considers relevant, including the limitations on the funds available for the TQMGP
- give preference by allocating weighting to any one or more of the eligibility criteria or assessment criteria over other criteria
- seek clarifications or additional information from or provide clarifications or additional information to any applicant, or to negotiate or deal with or seek presentations or interviews from any applicant
- conduct due diligence investigations in respect of any applicant and subject applications to due diligence, technical, financial and economic appraisals
- require an applicant to clarify or substantiate any claims, assumptions or commitment contained in an application or provide any additional information
- terminate further participation by any applicant in the application process
- terminate or reinstate the TQMGP or any process in the TQMGP
- not proceed with the TQMGP in the manner outlined in these Guidelines, or at all
- allow the withdrawal or addition of an applicant

- take such other action as it considers in its absolute discretion appropriate in relation to the TQMGP processes.

Where, under these Guidelines, it is stated the department may exercise a right or discretion or perform any act or omit to perform any act, then unless stated otherwise the department may do so at its sole and absolute discretion and will not be required to act, or be restrained from acting, in any way or for any reason nor to take into account the interests of any third party (including an applicant).

4.2 No Relationship

The department's obligations regarding the application process are limited to these expressly stated in these Guidelines.

Subject to Section 4.7, no contractual or legal relationship exists between the department and an applicant or its clients in connection with the TQMGP, these Guidelines or the application process.

An applicant, or its representatives:

- has no authority or power, and must not purport to have the authority or power to bind the department, or make representations on behalf of the department
- must not hold itself out or engage in any conduct or make any representation which may suggest to any person that the applicant is for any purpose an employee, agent, partner or joint-venturer with the department
- must not represent to any person that the department is a party to the proposed project other than as a potential funder, subject to the competitive application process detailed in these Guidelines.

4.3 Participation at Applicant's Cost

Each applicant participates in the application process at its own cost and risk.

To the extent permitted by law, no applicant will have any claim of any kind whatsoever against the department (whether in contract, tort (including negligence), equity, under statute or otherwise) arising from or in connection with:

- any costs, expenses, losses or liabilities suffered or incurred by the applicant in preparing and submitting its application (including any amendments, requests for further information by the department, attendance at meetings or involvement in discussions) or otherwise in connection with the TQMGP
- the department at any time exercising or failing to exercise, in its absolute discretion, any rights it has under or in connection with the TQMGP, or
- any of the matters or things relevant to its application or the TQMGP in respect of which the applicant must satisfy itself under these Guidelines.

Without limiting the foregoing, if the department cancels or varies the TQMGP at any time or does not select any applicant following its assessment of the applications, or does (or fails to do) any other thing referred to under any Section of these Guidelines, no applicant will have any claim against the department arising from or in connection with any costs, expenses, losses or liabilities incurred by the applicant in preparing and submitting its application or otherwise in connection with or in relation to (whether directly or indirectly) the TQMGP.

4.4 Non-Exhaustive

These Guidelines do not contain all the information that applicants may require in reaching decisions in relation to whether to submit an application. Applicants must form their own views as to what information is relevant to such decisions.

Applicants must make their own independent investigations of the information contained or referred to in these Guidelines. Applicants must obtain their own independent legal, financial, tax and other advice in relation to information in these Guidelines, or otherwise made available to them, during the application process.

The department makes no warranty or representation express or implied and does not assume any duty of care to the applicants that the information in these Guidelines or supplied in connection with the TQMGP is accurate, adequate, current, suitable or complete, or that the information has been independently verified.

The department accepts no responsibility whether arising from negligence or otherwise (except a liability that cannot lawfully be excluded) for any reliance or interpretation placed upon that information by applicants.

4.5 Intellectual Property

Any intellectual property rights that may exist in an application will remain the property of an applicant or the rightful owner of those intellectual property rights. Any part of an application considered to contain intellectual property rights should be clearly identified by an applicant.

The applicant grants to the state (and will ensure relevant third parties grant) a non-exclusive, royalty free and irrevocable licence to use and reproduce the intellectual property for the purpose of administering the TQMGP.

4.6 Law

These Guidelines are governed by the laws applicable in Queensland.

4.7 Acceptance

By submitting an application, each applicant:

- warrants to the department that the information contained in its application is accurate and complete as at the date on which it is submitted and not by omission misleading, and may be relied on by the department in determining whether to select the applicant for the TQMGP
- undertakes to promptly advise the department if it becomes aware of any change in circumstances which causes the information contained in its application to become inaccurate or incomplete in a material respect
- acknowledges that the department will rely on the above warranty and undertaking when evaluating the application
- acknowledges that the department may elect to remove an applicant at any stage as a result of material changes to the information presented in its application
- acknowledges that the department may suffer loss or damage if the applicant breaches the above warranty and undertaking
- is taken to have accepted these Guidelines, including these terms and conditions.

4.8 Communication with the media

All media enquiries or public announcements relating to the TQMGP will be coordinated and handled by the department's media team.

Applicants must seek and obtain the department's approval before contacting or responding to the media in connection with successful or unsuccessful applications for funding support under or in connection with the TQMGP, and comply with the department's requirements about the form, content, timing and manner of any proposed media statement or event.

Where possible, all media and communications will be undertaken jointly with successful applicants.

Applicants acknowledge that the department intends to publicly disclose the names of successful applicants, general details about projects funded (including the amount of funding granted), and the anticipated and realised outcomes of funded projects (such as jobs creation benefits, types of equipment being purchased, and business improvements expected).

4.9 Confidentiality, Privacy and Use of Information

The department will maintain controls in relation to the management of confidential information provided by applicants. Applicants should specifically mark any information the applicant considers to be confidential.

An applicant must keep confidential its application, any information provided to the department in connection with its application and its dealings with the department about its application but may make disclosures if required by law or to its representatives or advisors who are under an

obligation of confidentiality. An applicant must also keep confidential any information designated by the state as confidential.

The department may disclose information, including confidential information, of or provided by an applicant:

- to its representatives and advisors for any purpose
- to any government agency or authority and its representatives and advisors, including for the purpose of assessing and verifying such information
- to comply with or meet applicable standards of accountability of public money or established government policies, procedures or protocols; or
- if required to be disclosed by law.

The department collects personal information during the application process. Personal information will be used and may be disclosed for the purpose of processing, assessing and making a decision about the application, and as authorised by law. This may include personal information being disclosed to third parties and other government agencies for purposes in connection with the assessment of applications (and if an application is successful, in connection with administration of any subsequent agreement). The state will otherwise deal with personal information provided to it in accordance with the *Information Privacy Act 2009* and the Privacy Statement of the Queensland Government (www.qld.gov.au/legal/privacy).

For audit purposes, the state is required to retain applications and other supplied supporting material. Successful applications will be retained for seven years and unsuccessful applications retained for two years.

4.10 Program Evaluation

As an initiative of the Queensland Government, TQMGP will be continuously monitored and reviewed to ensure the TQMGP effectively achieves the Program Objectives. These Guidelines may be updated to reflect future changes to the TQMGP.

4.11 Tax Obligations

Grants may be treated as assessable income for taxation purposes. The department does not provide advice to applicants and recommends applicants seek independent professional advice on their tax obligation.

Contacts

The department's decision in relation to an application outcome is final and may not be appealed. If, however, an applicant has any dispute in relation to the application process or assessment process, a formal complaint may be submitted to the department via the [department's website](#).

Information about application processes can be obtained from your local Department of Natural Resources and Mines, Manufacturing and Regional and Rural Development office:

For further information please contact:

Web: www.nrmmrrd.qld.gov.au

Phone: (07) 3330 4444

Email: manufacturing@nrmmrrd.qld.gov.au

Local locations

Region	Office address/ email
Cairns	TAFE Queensland Cairns Campus (S Block) Gatton Street, Manunda QLD 4870
Townsville	TAFE Queensland Trade Training Centre 763 Ingham Road, Bohle QLD 4818
Rockhampton	Building 37, Central Queensland University Yaamba Road, North Rockhampton QLD 4701
Gladstone	Room G.47, Martin Hanson Building, Central Queensland University, Gladstone Marina Campus, Gladstone QLD 4680
Mackay	Resources Centre of Excellence 65 Crichtons Road, Paget QLD 4740
Wide Bay	16-32 Enterprise Street, Bundaberg QLD 4670
Sunshine Coast	Mike Ahern Building, Maroochydore QLD 4558
Gold Coast	Unit 2b, 19 Cotton Street, Nerang QLD 4211
Toowoomba	TAFE Queensland Toowoomba Campus 100 Bridge Street, Toowoomba QLD 4350

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