DEFENCE AND AEROSPACE INDUSTRY DEVELOPMENT FUND 2024

International and Industry Certification Funding Program Guidelines



qld.gov.au/defencejobs

The Department of State Development and Infrastructure connects industries, businesses, communities and government (at all levels) to leverage regions' strengths to generate sustainable and enduring economic growth that supports well-planned, inclusive and resilient communities.

Copyright

This publication is protected by the Copyright Act 1968.



This work is licensed by the Queensland Government under a Creative Commons Attribution-Non-Commercial-No Derivative Works (CC BY-NC-ND) 4.0 Australia licence. To view a copy of this licence, visit: creativecommons.org.au/by/3.0/au/

You are free to copy, communicate and adapt this publication as long as you attribute it as follows:

© State of Queensland, the Department of State Development and Infrastructure, April 2024.

Third party material that is not licensed under a Creative Commons licence is referenced within this document. All content not licensed under a Creative Commons licence is all rights reserved. Please contact the Department of State Development and Infrastructure the copyright owner if you wish to use this material.

Translating and interpreting service



If you have difficulty understanding a document and need an interpreter, we provide access to a translating and interpreting service. You will not be charged for this service. To contact the Translating and Interpreting Service, telephone 131 450 and ask them to telephone the Department of State Development and Infrastructure on +61 7 3328 4811.

Disclaimer

While every care has been taken in preparing this publication, to the extent permitted by law, the State of Queensland accepts no responsibility and disclaims all liability (including without limitation, liability in negligence) for all expenses, losses (including direct and indirect loss), damages and costs incurred as a result of decisions or actions taken as a result of any data, information, statement or advice, expressed or implied, contained within. To the best of our knowledge, the content was correct at the time of publishing.

Copies of this publication are available on our website at www.statedevelopment.gld.gov.au and further copies are available upon request.

Contact us

□ 13 QGOV (13 74 68)

@ djg@dsdilgp.gld.gov.au

www.statedevelopment.qld.gov.au

□ PO Box 15009, City East, Queensland 4002 1 William Street, Brisbane 4000

Contents

1.	Acknowledgement of Country	4
2.	Introduction	5
3.	Program objective	5
4.	Financial assistance	6
5.	Funding Arrangement	6
6.	Applicant eligibility	6
7.	Eligible certifications, activities, and costs	7
8.	Assessment criteria	10
9.	Submitting an application	11
10.	Media communications	12
11.	Confidentiality	12
12.	Advice and assistance	12
13.	Feedback	13
14.	Goods and services tax	13
15.	Project evaluation	13
16.	Progress and completion reporting	13
17.	Terms and conditions	13
18.	Program Evaluation	17
19.	Regional offices and defence industry hubs	17
20.	Definitions	19

1. Acknowledgement of Country

The Department of State Development and Infrastructure (the Department) acknowledges the First Nations peoples in Queensland: Aboriginal and Torres Strait Islander peoples and their connections to the lands, winds and waters we now all share. We pay our respect to Elders, past, present and emerging.

We also acknowledge the continuous living culture of First Nations Queenslanders – their diverse languages, customs and traditions, knowledge and systems. We acknowledge the deep relationship, connection and responsibility to land, sea, sky and Country as an integral element of First Nations identity and culture.

The Country is sacred. Everything on the land has meaning and all people are one with it. We acknowledge First Nations peoples' sacred connection as central to culture and being. We acknowledge the stories, traditions and living cultures of First Nations peoples and commit to shaping our state's future together. The Department recognises the contribution of First Nations peoples and communities to the State of Queensland and how this continues to enrich our society more broadly.

2. Introduction

The Queensland Jobs Fund brings together the Queensland Government's current flagship industry development programs to boost the state's industry footprint, create jobs and strengthen Queensland's economy.

Integral to the delivery of the Queensland Jobs Fund agenda and helping Queensland businesses to overcome barriers and realise opportunities are the <u>Queensland Defence Industries 10-Year</u> <u>Roadmap and Action Plan</u> (the Defence Industries Roadmap), the <u>Queensland Aerospace 10-Year Roadmap and Action</u> <u>Plan</u> (the Aerospace Roadmap) and the <u>Queensland Space</u> <u>Industry Strategy</u> (2020-2025) (the Space Strategy).

An important action under the Defence Industries and Aerospace Roadmaps and the Space Strategy is the delivery of the Defence and Aerospace Industry Development Fund (DAID Fund). The DAID Fund supports Queensland small to medium-sized enterprises (SMEs)¹ by helping them grow their capability and capacity to participate in the defence, aerospace and space supply chains.

The DAID Fund is administered by the Department on behalf of the State and provides targeted financial assistance to eligible SMEs operating in the defence, aerospace or space sectors.

The Queensland Government is committed to providing opportunities to Aboriginal and/or Torres Strait Islander businesses to fully participate in the Queensland Economy.

Applications for the fourth round of the DAID Fund will be accepted up until midnight (AEST) Monday, 10 June 2024.

These guidelines provide essential information to Queensland SMEs about the financial assistance available under the DAID Fund, including eligibility criteria.

3. Program objective

The DAID Fund has been established to support Queensland SMEs who are currently (or have previously) supplied to the defence, aerospace or space sectors, to acquire internationally recognised certification(s) which will assist them in undertaking new opportunities.

In addition, the fourth round of DAID funding will also provide support to Queensland SMEs who can demonstrate an AUKUS Pillar II capability (specifically in undersea capabilities, quantum technologies, artificial intelligence and autonomy, advanced cyber, hypersonic and counter-hypersonic capabilities and electronic warfare) to acquire certification which will assist them to compete for new opportunities within the defence, aerospace and space industry supply chains.²

¹For the purposes of these guidelines an SME is as defined by the Australian Bureau of Statistics i.e. as having less than 200 employees.

4. Financial assistance

To be considered for DAID Fund assistance, applicants must satisfy all eligibility criteria and demonstrate a commitment to fulfilment of the DAID Fund's program objective to the satisfaction of the Department.

Financial assistance from a minimum of \$5,000 (excluding GST) up to a maximum of \$30,000 (excluding GST) in matched funding (up to 50 per cent funding) will be awarded to approved applicants. Aboriginal or Torres Strait Islander businesses³ may apply for up to 75 per cent funding.

Financial assistance will be provided to reimburse approved applicants for eligible costs paid by the applicant upon provision of satisfactory evidence of payment to the Department. All approved applicants are:

- required to provide a cash contribution equal to at least 50 per cent of total eligible costs (25 per cent for Aboriginal or Torres Strait Islander businesses); and
- permitted to apply for financial assistance from the DAID Fund for up to three eligible certifications. However, the total value of financial assistance from Round 4 of the DAID Fund for an approved applicant will not exceed \$30,000 (excluding GST).

Section 7 of these guidelines provides information on eligible certifications and costs arising from activities for which assistance is available.

5. Funding Arrangement

Successful applicants will be required to enter into a funding agreement with the State and activities must be completed within the time period stipulated in the funding agreement. It is expected that certification will be completed within 24 months of the commencement of the funding agreement.

The State has no obligation to provide financial assistance to successful applicants until a funding agreement has been properly executed by the relevant successful applicant and the State. Any financial or other commitments made towards eligible certifications by an applicant, prior to the execution of the funding agreement is at the sole risk of the applicant.

Prior to reimbursement, evidence of payment (eligible tax receipt) must be provided to the Department.

6. Applicant eligibility

To be eligible to apply, an applicant must:

- be an SME (i.e. a business with less than 200 employees);
- have business premises located in Queensland where its products, services or systems relevant to the defence, aerospace or space supply chains or AUKUS Pillar II capability are produced and/or delivered;
- be registered for GST;
- have an active Australian Business Number (ABN);

² For these guidelines, an Aboriginal or Torres Strait Islander business is at least 50 per cent owned by Aboriginal or Torres Strait Islander person(s), refer to Supply Nation requirements (How we verify Aboriginal and Torres Strait Islander businesses - Supply Nation).

• provide evidence of:

- current participation in defence, aerospace, or space supply chains; or

- an AUKUS Pillar II capability (undersea capabilities, quantum technologies, artificial intelligence and autonomy, advanced cyber, hypersonic and counter-hypersonic capabilities and electronic warfare).
- be able to fund at least 50 per cent of eligible costs (25 per cent if an Aboriginal or Torres Strait Islander business) and 100 per cent of all other costs associated with obtaining the certification, including ineligible costs; and
- be a company incorporated in Australia or a trustee company incorporated in Australia on behalf of a trust.

Applications from the following entities will **NOT** be considered for funding:

- organisations acting as a representative for one or more SMEs (even if the SMEs would individually be eligible)
- chambers of commerce, regional development organisations, remote area boards
- individuals, partnerships and not-for-profit organisations or entities established for charitable purposes
- SMEs operating for less than one year
- SMEs with an Associated Entity⁴ that is certified or pursuing certification to the same eligible certification standard or standards (listed in section 7 of these guidelines) for which the SME is seeking funding, and
- Commonwealth, State and Local Government agencies or entities.

7. Eligible certifications, activities, and costs

Applicants may seek DAID Fund assistance for a maximum of three certifications per funding round from the list of eligible certifications in the table below. Applicants seeking DAID Fund assistance for more than one certification must list their proposed certifications in order of priority as approved applicants may not receive DAID Fund assistance for all proposed certifications.

The activities undertaken to acquire a certification comprise pre-certification and certification activities.

Pre-certification activities are often, but not always, undertaken within the business as it prepares for a formal audit by a certifier or inspector accredited by JAS-ANZ⁵ or equivalent. They might include an assessment of the policies, systems and documentation required for the certification; the development of those policies, systems and documentation where a gap is identified; and staff training in new policies and systems. Some of these pre-certification activities are deemed eligible under the DAID Fund. Refer to the table below for further information on eligible pre-certification activities.

The certification activities, which must be undertaken by a certifier or inspector accredited by JAS-ANZ or equivalent, usually comprise a Stage 1 Audit which benchmarks the business systems against the applicable standard and identifies gaps; and a Stage 2 Audit to confirm the system meets the applicable standard. If the business meets the applicable standard, a certification registration fee will be payable. Refer to the following table for certification activities that are eligible for funding:

⁴ Associated Entity has the same meaning as under s50AAA of the Corporations Act 2001 ⁵ Joint Accreditation System of Australia and New Zealand (see https://www.jas-anz.org/)

Eligible certifications Eligible activities and costs Quality Management Systems⁶ Pre-certification costs: fees paid by the applicant to an independent 3rd party Quality Management Systems ISO 9001:2015 consultant to undertake the following Quality Management Systems (Aviation, Space and pre-certification activities: Defence) SAE AS9100D:2016 Review of existing documentation Quality Management Systems (Aviation Maintenance, against selected AS/ISO or other Repair and Overhaul organisations) SAF eligible standard AS9110C:2016 Conduct inventory, review, and Quality Management Systems (Aviation, Space and plan for redesign of existing Defence Stockists and Distributors) SAE systems and procedures AS9120B:2016 Development of action plan to Automotive Quality Management IATF 16949:2016 become certification-ready Asset Management ISO 55001:2014 • Risk assessments and treatment Collaborative Business Relationships ISO 44001:2017 plans⁷ Environmental Management Systems ISO 14001:2015 Gap re-assessments and closure Information Security Management Systems . Inspections, audits, and IS0 27001:20227 assessment of systems' alignment Occupational Health and Safety ISO 45001:2018 with international certification • standards Quality Requirements for Welding AS/NZS ISO DIN 3834 Certification costs: Rework, Modification and Repair of Electronic Assemblies • IPC 7711/7721 Costs associated with system Systems and software engineering -- Software life cycle inspections, audits and registration • processes IEEE 12207:2017 by an independent 3rd party JAS-NIST Special Publication 800-171: Protecting Controlled ANZ accredited service provider (or Unclassified Information in Nonfederal Systems and equivalent) Organisation Costs of certification registration for NIST Special Publication 800-172: Enhanced Security • first year Requirements for Protecting Controlled Unclassified Information: A Supplement to NIST Special Publication 800-Economy class airfares and standard 171 accommodation costs (excluding food, beverage, and other hospitality Other potentially relevant standards as approved in advance expenses) associated with consultant of an application submission in writing by Defence Jobs

Queensland. Applicants can seek advice from Defence

Jobs Queensland at DJQ@dsdilgp.qld.gov.au

travel to and from the applicant's

premises is eligible for both pre-

certification and certification activity.

⁶ Applicants can nominate ISO9001:2015 OR an equivalent SAE AS /ISO TS certification; not both. ⁷ Including risk assessment of in-scope information assets for ISO27001

7.1 Ineligible costs & certifications

DAID Fund assistance cannot be applied towards the costs of the following activities:

- any activities not included in the eligible pre-certification or certification activities listed in the above table or activities conducted without prior approval from the Department
- recertification of existing certifications held by the applicant
- activities that are otherwise eligible although underway, already completed, or paid for prior to the opening of the International and Industry Certification stream round
- protection of intellectual property (if any) generated from undertaking systems reviews and upgrades arising from the AS/ISO audit processes
- legal advice relating to or arising from undertaking eligible activities or complying with regulatory requirements
- acquisition, installation, and deployment of capital equipment (including software operating systems and hardware) required for upgrading existing or implementing new systems to meet AS/ISO standards
- the development by the applicant of internal policies, systems and documents required to meet a standard
- staff training, as a direct outcome of implementing new AS/ISO-compliant systems
- preparation of an application or negotiation, execution, and compliance with any DAID funding agreement
- certification activity undertaken by auditors or consultants not accredited by JAS-ANZ (or equivalent) to perform AS/ISO audits, and
- Defence Industry Security Program (DISP) Membership including DISP membership assurance activities.

8. Assessment criteria

Successful applicants must satisfy all eligibility criteria and demonstrate a commitment to fulfilling the DAID Fund's program objective.

Criteria		Indicators	
1.	Participation in national and international Defence, Aerospace and Space supply chain	 How will the certification uplift business capabilities and increase opportunities in the defence, aerospace and/or space supply chains; or Provide evidence of an AUKUS Pillar II capability 	
2.	Demonstrate how the certifications will contribute to business growth and development	 Applicant's growth record and future development plans 	
3.	Demonstrate a commitment to skilling and capability development in Queensland	 The applicant must provide evidence of investing in employee training and capability development 	

Each eligible application for financial assistance from the DAID Fund will be assessed according to:

- the applicant's responses to the assessment criteria, and
- the outcomes of a due diligence appraisal and financial probity checks.⁸

8.1 Assessment and Approval Process

All eligible applications will be assessed by the Department. There is no assurance an eligible applicant will be approved to receive financial assistance from the DAID Fund.

The Department may contact applicants during the assessment process to clarify information in the application, and/or provide further information to enable comprehensive due diligence and probity checks to be undertaken. If requested, you must provide all clarifications within 25 business days. A late or incomplete response to a clarification request may cause your application to be considered ineligible.

Adverse findings or unsatisfactory results from the due diligence appraisal may result in an application for funding being rejected.

Each applicant will be informed in writing of the outcome of their application for financial assistance from the DAID Fund. Applicants that are not approved to receive assistance from

⁸ This will involve bona fide checks, background and probity searches, and financial capability assessment.

the DAID Fund will be provided with written feedback following assessment of their application.

9. Submitting an application

Applicants can only apply for funding through the Department's website. This can be found at: <u>www.statedevelopment.qld.gov.au/industry/defence-and-aerospace-industry-</u> <u>development-fund</u>

Applications that are submitted by email or in hard copy via hand delivery, Australia Post, or courier **will not** be considered.

All applicants are required to:

- demonstrate their eligibility for DAID Fund assistance;
- include an official quote for eligible pre-certification-related activities and from a certifier
 or inspector accredited by JAS-ANZ (or equivalent) for all certification activities for which
 a funding application is being made. This may comprise a single quote for all activities or
 more than one quote where the activities are being undertaken by different consultants.
 The quote(s) must separately identify pre-certification and certification costs;
- include evidence of appropriate current insurance cover (public liability and professional indemnity insurance); and
- provide financial statements (i.e. profit and loss, balance sheet, statement of cash flows) from the previous financial year with accompanying notes to the accounts that demonstrate the financial position of the business, and bear evidence of having been prepared or checked by a qualified accountant (i.e., Certified Practising Accountant (CPA), Chartered Accountant (CA), or Practising Accountant (PA) qualified).

Dates	Activities
Midnight (AEST) 10 June 2024	Closing date for receipt of applications to the DAID Fund
Date to be confirmed	Advice to applicants on the outcome of all applications. This is indicative only.

9.1 Important dates

10. Media communications

All media enquiries or public announcements relating to the DAID Fund will be coordinated and managed by the Department's Media and Communication Services media team. Where possible, relevant media and communications about DAID funding, including funded activities, will be undertaken jointly with successful applicants.

All successful applicants will be required to obtain the Department's approval before making public statements or contacting, or responding to, the media regarding the outcome of applications to the DAID Fund and must:

- provide at least 25 business days' notice to the Department of any proposed media event; and
- provide any proposed media or public statement to the Department for approval before its release as well as making any changes or amendments to the form, content, or manner reasonably requested by the Department.

11. Confidentiality

Applicants must keep confidential any dealings with the State about their application, including any funding offered, but may make disclosures to advisors who are under an obligation of confidentiality or if required by law.

The Department will maintain control in relation to the management of confidential information provided by applicants and all internal documentation produced in relation to the administration of the grant program.

The State reserves the right to publicly disclose the names of applicants, general information about projects and the funding provided and details about the anticipated economic outcomes and benefits of the project to the State.

The State may also disclose information, including confidential information of, or provided by or on behalf of, the applicant: to undertake assessment and consideration of applications in accordance with these applicant guidelines;

- if required to be disclosed by law;
- to its advisors, consultants and contractors; and
- to any government agency or entity.

12. Advice and assistance

A list of frequently asked questions (FAQs) is available on the Department's website:

http://www.statedevelopment.qld.gov.au/industry/defence-and-aerospace-industrydevelopment-fund.html

Responses to questions asked after the opening of the DAID Fund will be added to the FAQs. The Department may, at its discretion, determine not to publish questions and responses that do not have general application. Applicants are encouraged to check the FAQs for updates prior to submitting their application.

Applicants may also contact their local Departmental regional office or Defence Industry Hubs if they have questions about the program. The contact details for the regional offices are provided on page 17 of these guidelines.

If you have any questions about the application and assessment process, further information can be obtained from Defence Jobs Queensland via the following channels:

Phone: 07 3452 7100 Email: DJQ@dsdilgp.qld.gov.au

13. Feedback

Applicants are encouraged to provide feedback on the DAID fund or seek feedback on the outcome of their application by contacting Defence Jobs Queensland.

If an applicant has any concerns about the Department's handling of their application, they are invited to make them by contacting the Department as follows:

Phone, online or in person through the Queensland Government portal www.qld.gov.au

Email: complaints@dsdilgp.qld.gov.au

Correspondence:

Director, Ethics,

Department of State Development and Infrastructure

PO Box 15009, City East Qld 4002

An overview of the Department's compliments and complaints process is available at **Compliments and complaints**.

14. Goods and services tax

The State does not provide advice to applicants and recommends applicants seek independent professional advice on their tax obligations.

15. Project evaluation

All approved projects will be monitored and evaluated by the Department to ensure the Program is achieving its objectives. Successful applicants must comply with the reporting and audit obligations outlined in these guidelines and any funding agreement.

16. Progress and completion reporting

Any funding agreement will specify requirements for the submission of progress reports and a completion report. Templates for these reports will be provided by the Department.

17. Terms and conditions

17.1 Reservation of rights

The State reserves the right to administer the DAID Fund and conduct the process for the assessment and approval of applications in connection with the DAID Fund in such a manner as it considers fit and to:

• change the structure, procedures, nature, scope or timing of, or alter the terms of participation

in, the process or overall, DAID Fund (including timeframes and submission and compliance of applications)

- take into account any information from its own and other sources (including other Government agencies or advisors)
- consider or accept, or refuse to consider or accept any application which:
 - i. is lodged other than in accordance with these guidelines,
 - ii. is submitted after the relevant closing date for lodgment,
 - iii. does not contain the information required by these guidelines, or
 - iv. is otherwise non-conforming in any respect.
- vary or amend the eligibility criteria or assessment criteria set out in these guidelines
- accept or reject any application, having regard to these guidelines, the eligibility criteria and the assessment criteria or any other item, matter or thing which the State considers relevant, including the limitations on the funds available for the program
- give preference by allocating weighting to any one or more eligibility criteria or assessment criteria over the other
- seek clarifications or additional information from, or provide clarifications or additional information to, negotiate or deal with, or seek presentations or interviews from, any applicant without doing or requiring the same from all or any of the other applicants
- 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 of any applicant in the application process relating to the DAID Fund for any reason
- terminate, suspend, or reinstate the DAID Fund or any process in the DAID Fund
- allow the withdrawal of, or addition of, any applicant after the closing date, and
- conduct negotiations with any one or more applicants after applications have been lodged.

Under these guidelines, where it is stated that the State may exercise a right or discretion or perform any act or omit to perform any act, then unless stated otherwise the State 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 the applicants).

17.2 Relationship

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

Subject to section 15.8 (Acceptance), no contractual or legal relationship exists between the State and an applicant in connection with the DAID Fund, 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 State, or make representations on behalf of the State,
- 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 in joint-venture with the State, and

• must not represent to any person that the State is a party to the proposed activity other than as a potential funder, subject to the application process and confidentiality obligations detailed in these guidelines.

17.3 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 State 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 State, attendance at meetings or involvement in discussions) or otherwise in connection with the DAID Fund
- the State at any time exercising or failing to exercise, in its absolute discretion, any rights it has under or in connection with the DAID Fund, and
- any of the matters or things relevant to its application or the DAID Fund in respect of which the applicant must satisfy itself, including under these guidelines.

Without limiting the foregoing, no applicant will have any claim against the State 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 DAID Fund if the State:

- cancels or varies the DAID Fund at any time,
- does not select any applicant following its assessment of the applications, or
- does (or fails to do) any other thing referred to under these guidelines.

17.4 Applicants are to make their own enquiries

These guidelines have been prepared to give potential applicants background information in relation to the DAID Fund. These guidelines do not, and do not purport to contain all the information that applicants may require in reaching decisions in relation to whether to apply for financial assistance from the DAID Fund. Applicants must form their own views as to what information is relevant to such decisions and 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 State accepts no responsibility whether arising from negligence or otherwise (except a liability that cannot lawfully be excluded) for any reliance placed upon the information supplied by it in connection with the DAID Fund or interpretations placed on the information by applicants.

17.5 Intellectual Property

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

The applicant grants to the State (and will ensure that relevant third parties grant) a non-exclusive, irrevocable, royalty-free, perpetual, sub-licensable licence to exercise the intellectual property rights in an application for the purpose of assessing and making decisions about the application and in administering the DAID Fund.

17.6 Privacy

In this section, Personal Information has the meaning given to that term in the *Information Privacy Act 2009 (Qld)*.

Personal Information provided by applicants may, in the course and for the purposes of assessment of the application, be disclosed to the State's associates, including its advisors, consultants, contractors and relevant stakeholders. Personal Information may also be disclosed where required for purposes associated with undertaking assessment of the application, including due diligence enquiries.

If any applicant collects or has access to any Personal Information in connection with its application or the DAID Fund, the applicant must comply, in relation to that Personal Information:

- (as if it were the State) with the Information Privacy Principles in the *Information Privacy Act* 2009 (*Qld*), and
- with all reasonable directions of the State.

17.7 Law

These guidelines are governed by the laws applicable in Queensland.

17.8 Acceptance

By applying for financial assistance from the DAID Fund, each applicant:

- warrants to the State that the information contained in its application, including its attachments and any information provided in connection with the application, is true, accurate and complete as at the date on which it is submitted and not by omission misleading, and may be relied on by the State in determining whether to provide financial assistance to the applicant under the DAID Fund
- undertakes to promptly notify the State 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 State will rely on the above warranty and undertaking when evaluating the application
- acknowledges that the State may elect to remove an applicant or elect not to further consider an application at any stage due to any material change to the information presented in its application
- acknowledges that the State may suffer loss or damage if the applicant breaches the above warranty and undertaking;
- acknowledges that the applicant has not received any guarantees or assurances that its application will be approved by the State or that the State will provide any funding to it; and
- is taken to have accepted the guidelines, including the terms and conditions, and warrants for the benefit of the State, that it will not breach these guidelines or seek to bring any claim,

of any kind whatsoever, against the State which is precluded by these guidelines.

18. Program Evaluation

As an initiative of the Queensland Government, DAID program will be continually monitored and reviewed to ensure that the program effectively achieves the program objectives. These guidelines may be updated to reflect future changes to the DAID program. Successful applicants will be requested to assist in the evaluation of the fund, by completing a follow up survey to understand the immediate benefits to applicants.

19. Regional offices and defence industry hubs

Defence Industry Hubs					
Tel: 0436 934 648 (Manager – Townsville) or Tel: 0436 935 646 (Manager - Ipswich) Email: <u>defenceindustryhub@qld.gov.au</u>					
Northern Regional Offices	Southern Regional Offices				
Far North Queensland	Bundaberg-Burnett				
Ground Floor, Cairns Port Authority Building	Level 1, 7 Takalvan Street,				
Cnr Grafton and Hartley Streets, Cairns	Bundaberg				
Tel: (07) 4037 3209	Tel: (07) 4331 5616				
Email : <u>Cairns@dsdilgp.qld.gov.au</u>	Email: <u>wbbregionalservices@dsdilgp.qld.gov.au</u>				
Mackay-Isaac-Whitsunday	Fraser Coast and Gympie				
Level 4, 44 Nelson Street	123 Wharf Street				
Mackay	Maryborough				
Tel: (07) 4898 6800	Tel: (07) 4122 0417				
Email: <u>Mackay@dsdilgp.qld.gov.au</u>	Email: FCGRegional@dsdilgp.qld.gov.au				
North West Queensland	Darling Downs South West				
1/75 Camooweal Street	Ground Floor, 128 Margaret Street				
Mount Isa	Toowoomba				
Tel: (07) 4747 3900	Tel: (07) 4616 7306				
Email: <u>nwq@dsdilgp.qld.gov.au</u>	Email: <u>Toowoomba@dsdilgp.qld.gov.au</u>				

North Queensland Level 4, 445 Flinders Street Townsville Tel: (07) 4758 3400 Email: <u>Townsville.NQRO@dsdilgp.qld.gov.au</u>	South East Queensland (North) Level 4, Foundation Place, 3 South Sea Islander Way, Maroochydore Tel: (07) 3214 9519 Email: <u>Sunshinecoast@dsdilgp.qld.gov.au</u> Unit 6, 6 Endeavour Boulevard, North Lakes Tel: (07) 3882 8408 Email: <u>NorthLakes@dsdilgp.qld.gov.au</u>
Central Queensland <u>Rockhampton</u> Level 2, 209 Bolsover Street Rockhampton Tel: (07) 4924 2919 Email: <u>CentralQueensland@dsdilgp.qld.gov.au</u> <u>Gladstone</u> Level 1, 20-22 Herbert Street Gladstone Tel: (07) 4977 7400 Email: <u>CentralQueensland@dsdilgp.qld.gov.au</u>	South East Queensland (West) Level 4, 117 Brisbane Street Ipswich Tel: (07) 3432 2400 Email: <u>SEQWest@dsdilgp.gld.gov.au</u>
	South East Queensland (South) Level 9, Seabank Building, 12-14 Marine Parade Southport Tel: (07) 5644 3202 Email: <u>seq.south@dsdilgp.qld.gov.au</u>

20. Definitions

Aerospace Roadmap means the Queensland Aerospace 10-Year Roadmap and Action Plan 2018-2028, as updated from time to time;

Applicant means an applicant for assistance under the DAID Fund;

Application means an application (or relevant part of an application) made to the DAID Fund and includes a registration of interest, a detailed application and any other supporting or additional information, in whatever form provided by the applicant to the State in connection with its registration of interest or detailed application at any stage of the assessment process;

DAID Fund means the Defence and Aerospace Industry Development Fund;

Defence Industries Roadmap means the *Queensland Defence Industries 10-Year Roadmap and Action Plan*, as updated from time to time;

Department means the Department of State Development and Infrastructure;

Guidelines means these *Defence and Aerospace Industry Development Fund* 2023-2024 *Funding Program Guidelines,* as amended from time to time;

JAS/ANZ refers to the Joint Accreditation System of Australia and New Zealand — commonly known as JASANZ;

NIST Special Publication 800-171 & 800-172 refers to a special publications created by the United States' National Institute of Standards and Technology provides recommended requirements for protecting the confidentiality of controlled unclassified information (CUI). Defense contractors must implement the recommended requirements to demonstrate their provision of adequate security to protect sensitive information. NIST SP 800-171 is a US domestic requirement to contract with the United States' Department of Defense and will form the underlying standard for the incoming Cybersecurity Model Maturity Certification (CMMC) which will enforce these requirements on all subcontractors working with Primes on United States' Defence Intellectual Property even those operating in foreign markets;

SME means a business employing less than 200 people;

Space Strategy means *Queensland Space Industry Strategy* 2020-2025, as updated from time to time;

State means the State of Queensland.



Department of State Development and Infrastructure PO Box 15009 City East Qld 4002 Australia tel 13 QGOV (13 74 68)

djq@dsdilgp.qld.gov.au

qld.gov.au/defencejobs