The Company of Biologists Scientific Meeting Grants

Applicant Handbook

This Handbook will help you to complete your application and to understand the terms and conditions of the Scientific Meeting Grant. Please read thoroughly before submitting your application.

What is a Company of Biologists Scientific Meeting Grant?
- Scientific Meeting Grants help to finance a range of charitable activities including, but not limited to, meetings, workshops and conferences in the fields relevant to our journals, covering expenses such as a plenary or keynote speaker, assistance with travel for early career scientists, or to reduce (or waive) registration fees.
- Grants in excess of £6,000 are awarded only in very exceptional circumstances. Typically grants are awarded on a sliding scale, for example meetings with fewer than 100 people may receive up to £2,000, whereas a meeting with 400 people may receive £4,000.
- It is necessary under the law of England and Wales, for grants to be provided on terms which enable us to verify that the funding provided has been put to proper use and is in furtherance of our charitable purposes. As such, our grants are subject to terms and conditions which are non-negotiable and it is for you to decide whether or not to accept our grant on the terms offered.
- Scientific Meeting Grants are not for the purpose of supporting attendance at scientific meetings, conferences or training courses.

Who can apply for a Scientific Meeting Grant?
- The individual who completes the application must be in the organising group for the meeting.
- Applications from professional fundraisers and conference agencies will not be considered.
- Scientific Meeting Grants cannot be awarded retrospectively, with decisions taking up to 6 weeks after the deadline date.
- Although there is no restriction on nationality, we are unable to pay awards to recipients in jurisdictions, countries or regions of the world subject to sanctions, embargoes or other political trade restrictions put in place by the United Nations, the EU or the UK.

How are applications assessed?
- Applications are initially evaluated by the Grants Committee, a shortlist for funding is selected which is then submitted to the Board of Directors for approval. If your application is unsuccessful at this stage, you will be notified immediately.
- Successful applicants will be required to sign our Scientific Meeting Grant Agreement and provide bank details to enable funds to be electronically transferred in GB Pounds.
- Shortlisted applicants will normally be informed of the outcome of their funding request within 6 weeks of the application deadline.
- Please note that whilst the quality of science remains paramount, we would prefer to support meetings and events where organisers have sought maximal feasible diversity in speakers in terms of geography, gender and age. In addition, where attendance at events...
is selective, then we would expect such points to also be influential. We invite applicants to make a statement on these issues in their application for funding.

**Completing the application:**
- All sections of the application must be completed unless specifically stated.
- The application and all supporting documents must be submitted in English.
- Applications will not be considered retrospectively.
- Incomplete applications will not be accepted.

- **Details of professional organiser being used.** If their fee is 10% or more of the meeting's total budget, please list duties they will perform.
- **Name and address of the contracting party for the purposes of the Grant Agreement.** It is important that the individual/institution legally authorised to sign on behalf of the organiser group is declared.
- **Topics/programme outline** not to exceed 2 pages.
- **Speakers/proposed speakers** not to exceed 2 pages.
- **Outline budget for the meeting.** Please complete either the Scientific Meeting Budget or Courses/Workshop Budget as appropriate.
- **Funding sought from other sources.** If you have applied or intend to apply to other funding bodies, then please provide details including the amount requested.

**We will not fund:**
- Expenditure on capital equipment and capital building proposals
- Removal expenses
- Undergraduate expeditions and courses
- Prizes, e.g. posters
- Social/political networking
- Conference dinners/social events/refreshment breaks
- Tuition fees
- Payments for the employment of staff
- Abstract books
- Series of meetings year on year
- Intra-institutional events, e.g. departmental seminars, etc.
- ‘Core costs’, i.e. overheads
- Field excursion costs for summer post grad schools/courses
- Website management

**Application deadlines:**
- Please refer to our website [http://www.biologists.com/grants/](http://www.biologists.com/grants/).

**Reports from successful applicants:**
- Successful applicants will be required to provide a short report within 3 months of the meeting taking place.
- The Company of Biologists may use material from Scientific Meeting Grant reports on our website, social media and other promotional materials. If you have any concerns about the use of your material, please let us know in advance.
- Your report will be retained for at least 7 years and may be inspected by the Charity Commission.
Terms & Conditions:

- If you wish to accept our Scientific Meeting Grant, you will be required to sign the Scientific Meeting Grant Agreement. The terms of this Agreement are non-negotiable. If you are unable to accept the terms offered, we will consider your request for funding withdrawn.
- Funds will be paid direct into your institution or meeting bank account. We are unable to make transfers into an individual’s personal bank account.
- We require you to acknowledge receipt of grant funds.
- Awarded funds must be returned in full if for any reason the event is not held.
- Scientific Meeting Grant funds can only be used to support the event specified in the original application.
- As this funding is a grant and not sponsorship, we do not require an invoice.
- We require you to acknowledge ‘The Company of Biologists’ contribution to your meeting/workshop on your website and in any printed material circulated about the event. We would ask that this acknowledgement include our company name ‘The Company of Biologists’, our logo and web address.

** Scientific Meeting Grant Agreement - For information **

THIS AGREEMENT is made on [Enter date and year]

BETWEEN:

(1) THE COMPANY OF BIOLOGISTS LIMITED (registered charity no. 277992, registered company number 0514735) whose registered office is at Bidder Building, Station Road, Histon, Cambridge, CB24 9 LF (the “Charity”) and

(2) [enter full name of applicant] of [enter address of applicant] (the “Applicant”)

THE GRANT

The Directors of the Charity have approved a grant of £[enter amount] (the “Grant”) to the Applicant, subject to the terms and conditions of this Agreement.

1 PURPOSE OF GRANT

1.1 The Grant has been approved by the Grant Committee to fund [enter details. I.e. the costs of the plenary or keynote speaker(s) attending a meeting / workshop / conference] entitled, [enter title and other details of meeting / workshop / conference] to take place on [enter date] (“the Meeting”).

2 DURATION

2.1 Subject to the provisions for earlier termination contained in this Agreement, this Agreement will come into effect on the date of this Agreement and shall continue until either receipt by the Charity of the Report as set out in clause 3, or the repayment of the Grant in full in accordance with clause 7.

3 OBLIGATIONS OF THE APPLICANT

3.1 In addition to the obligations contained elsewhere in this Agreement, the Applicant undertakes to:

3.1.1 apply the total Grant strictly for the purpose set out in clause 1 of this Agreement and for no other project or purpose;

3.1.2 submit a 250 - 500 word summary of the Meeting (the “Report”) to the Charity Administrator no later than three months after the date of the Meeting. The Report will include an assessment of the impact and outcome of the Meeting;

3.1.3 The Charity request that the Applicant acknowledges the Grant in all publications, presentations and other printed or online materials referring to the Meeting produced after the date of this Agreement. Such acknowledgement shall include the full name of the Charity and the Charity’s logo and web address.

4 FINANCIAL AND OTHER ARRANGEMENTS

4.1 (a) If the Applicant is an individual(s) the grant shall be paid direct to a designated bank account established to receive the grant for the purposes of the Meeting and the grant will be paid in full on receipt by the Charity of a signed copy of this Agreement;
(b) If the Applicant is an organisation the grant will be paid to the organisation (subject to agreement by the Charity) as directed by the Applicant organisation to a bank account connected to the organisers of the Meeting - in full on receipt by the Charity of a signed copy of this Agreement;

4.2 All correspondence relating to this Grant shall be marked for the attention of the “Charity Administrator”.

5 LIABILITY

5.1 Nothing in this Agreement shall limit the liability of either party for death or personal injury resulting from its negligence, fraudulent misrepresentation or any other liability which cannot be excluded by law.

5.2 Save as set out in clause 5.1, the parties hereby agree that the Charity’s liability is limited to the payment of the Grant in accordance with the terms and conditions of this Agreement and the Charity shall not incur any further liability in connection with the Meeting.

6 TERMINATION

6.1 The Agreement may be terminated forthwith:

6.1.1 by the Charity on written notice, if the Applicant fails to comply with his / her / its obligations under this Agreement and in the case of any such breach capable of remedy has failed to remedy the breach within 28 days after receipt of written notice to do so;

6.1.2 by the Charity if the Applicant does or suffers to be done anything which in the Charity’s Directors’ reasonable opinion is likely to bring the name or reputation of the Charity into disrepute; or

6.1.3 by either party if the other party (i) is unable to pay its debts as they fall due, (ii) passes a resolution for winding up (other than for the purposes of a solvent amalgamation or reconstruction) or if a court of competent jurisdiction makes an order to that effect, (iii) enters into a composition or scheme of arrangement with its creditors or if a receiver, manager, administrator or administrative receiver is appointed over any of its assets, (iv) ceases or threatens to cease to do business; or (v) an analogous event occurs to the other party in any jurisdiction.

7 RETURN OF GRANT

7.1 Subject to clauses 7.2 and 7.3, in the event that the Applicant is unable to use the Grant (or any proportion of the Grant) in connection with the Meeting for any reason, or if the Meeting is postponed beyond six months from the receipt of the Grant, the Charity Administrator shall be notified immediately and the Grant (or the unspent portion of the Grant) shall be returned in full to the Charity within fourteen days of notification.

7.2 The Charity reserves the right to request repayment of the Grant (or any proportion of the Grant) in the event that the Applicant does not supply the Report referred to in clause 3.1.2 or if in the Directors’ reasonable opinion the Grant has not been spent in accordance with the terms of this Agreement.

7.3 In the event of the early termination of this Agreement, the Applicant shall pay back the Grant to the Charity in full, within fourteen days of the termination date.

8 GENERAL

8.1 All notices, enquiries, progress reports or other queries, required to be given pursuant to this Agreement shall be sent to the addresses shown above (or such other address as may be advised from time to time).

8.2 Any notice to be served on the parties shall be sent by pre-paid recorded delivery or registered post and shall be deemed to have been received within 72 hours of posting.

8.3 Nothing in this Agreement shall be deemed to constitute a partnership or agency agreement between either of the parties to it.

8.4 Clause 3.1.3 shall survive the termination of this Agreement.

8.5 No variation of this Agreement will be effective unless agreed in writing by or on behalf of each party.

8.6 Neither party shall assign or transfer, or purport to assign or transfer, any of its rights benefits or obligations under this Agreement without the prior written consent of the other party.

8.7 This Agreement constitutes the entire agreement and understanding between the parties with respect to the subject matter of this Agreement, and supersedes and extinguishes any prior drafts, agreements, undertakings, understandings, promises or conditions, whether oral or written, express or implied between the parties relating to such subject matter.

8.8 The parties to this Agreement do not intend that any of its terms will be enforceable by virtue of the Contracts (Rights of Third Parties) Act 1999 by any person not a party to it.

8.9 This Agreement and any dispute or claim arising out of or in connection with it (including any non-contractual claims or disputes) shall be governed by and construed in accordance with the laws of England and Wales and the parties irrevocably submit to the exclusive jurisdiction of the English courts.

8.10 Each party warrants to the other that, at the date of this Agreement it has full power and authority and has obtained the consent of any third party necessary, to enter into and perform this Agreement.