

**Generic returns for Grant Programs covered by terms of Senate Order relating to contracts for \$100,000 or over – 2007 calendar year**

Contractor	Multiple recipients qualified under the terms of the Australian Tourism Development Program.
Subject matter	91 substantially identical contracts with qualified recipients of grants/ funding agreements under the Australian Tourism Development Program that relates to the provision of grants for projects that promote tourism development in regional and rural Australia, contribute to long-term economic growth, increase visitation and yield throughout Australia, enhance visitor dispersal and tourism expenditure throughout Australia, and increase Australia's competitiveness as a tourism destination.
Amount of consideration	Amounts varying from \$100,001 to \$550,000 GST inclusive  An aggregate of the total amount that will be paid in respect of grants and funding agreements under the Australian Tourism Development Program consisting of an aggregate of all individual agreements with consideration of \$100,000 or more is \$19,904,535.
Commencement date	Date that the first agreement was entered into was 20 December 2004.
Anticipated end date	Date that it is anticipated that the final agreement will end is 31 December 2009.
Whether contract contains provisions requiring the parties to maintain confidentiality of any of its provisions	Yes
Other requirements of confidentiality	Yes
Reasons for confidentiality	(vi) Standard provisions of grant agreement and broad project details (amount, recipient, project description) are not confidential under the contract. The Commonwealth is required to take reasonable measures to protect confidentiality of information that is provided by the grantee and is marked confidential. These provisions protect commercially sensitive information of a party.  (ix) Contract contains Commercial-in-Confidence information.

Contractor	Multiple recipients qualified under the Beaconsfield Community Fund
Subject matter	12 similar contracts for projects of cultural significance or economic importance to the Beaconsfield region
Amount of consideration	Amounts vary from \$100,177 to \$5,360,300 GST inclusive
Commencement date	First contract signed 19 October 2006
Anticipated end date	All contracts end 30 June 2008
Whether contract contains provisions requiring the parties to maintain confidentiality of any of its provisions	Standard provisions of grant agreement and broad project details are not confidential. Schedule information will be confidential under the contract if it is confidential at common law
Other requirements of confidentiality	Commonwealth and grantee can agree that certain specified information relating to the grant will be confidential under the contract. If information is confidential, it can be disclosed for certain governmental purposes or if disclosure is required or permitted by law.
Reasons for confidentiality	(vi) Standard provisions of grant agreement and broad project details (amount, recipient, project description) are not confidential under the contract. The Commonwealth is required to take reasonable measures to protect confidentiality of information that is provided by the grantee and is marked confidential. These provisions protect commercially sensitive information of a party.

Contractor	Multiple recipients qualified under the terms of Biofuels Capital Grants Program.
Subject matter	6 substantially identical contracts with qualified recipients of grants/ funding agreements under the Biofuels Capital Grants Program that relates to increasing the availability of biofuels for the Australian transport market.
Amount of consideration	Amounts varying from \$1,408,000 to \$10,560,000 GST inclusive.  An aggregate of the total amount that will be paid in respect of grants and funding agreements under the Biofuels Capital Grants Program [consisting of an aggregate of all individual agreements with consideration of \$100,000 or more] is \$31,736,720.
Commencement date	Date that the first agreement was entered into was 22 April 2005
Anticipated end date	Date that it is anticipated that the final agreement will end is 30 September 2012
Whether contract contains provisions requiring the parties to maintain confidentiality of any of its provisions	Not in relation to standard terms and broad project details (amount, recipient and project description). Schedule information will be confidential under the contract if it is confidential at common law.
Other requirements of confidentiality	Commonwealth and grantee can agree that certain specified information relating to the grant will be confidential under the contract. If information is confidential, it can be disclosed for certain governmental purposes or if disclosure is required or permitted by law.
Reasons for confidentiality	(vi) Standard provisions of grant agreement and broad project details (amount, recipient, project description) are not confidential under the contract. The Commonwealth is required to take reasonable measures to protect confidentiality of information that is provided by the grantee and is marked confidential. These provisions protect commercially sensitive information of a party.

Contractor	Multiple recipients (105) qualified under the terms of the Building Entrepreneurship in Small Business Program (BESB). (TMP = 47, SP = 30, SBFO = 48, INC = 5)
Subject matter	<p><i>BESB</i> is a suite of four competitive merit-based grant initiatives including</p> <ol style="list-style-type: none"> <li><b>1. Training and Mentoring Projects:</b> to deliver entrepreneurial focused business skills development through a combination of training and mentoring services for small business owners and/or managers;</li> <li><b>2. Succession Planning:</b> to deliver succession planning skills development, through a combination of training and mentoring services, to help small business owners maximise the value and marketability of their businesses and to provide strategies to exit the business, while ensuring business continuity;</li> <li><b>3. Incubators:</b> to provide incubation services to small businesses through establishment and running small business incubators or the enhancement of existing successful small business incubators;</li> <li><b>4. Small Business Field Officers:</b> to provide a referral and general advisory service to small businesses, particularly those in areas of unmet need, through a network of locally-placed Field Officers.</li> </ol>
Amount of consideration	<p>Amounts varying from \$108,000 to \$1,379,389 GST Inclusive.</p> <p>An aggregate of the total amount that will be paid in respect of grants and funding agreements under BESB consisting of an aggregate of all individual agreements with consideration of \$100,000 or more is \$38,297,121.</p> <p>SP = \$8,801,982  TMP = \$11,967,835  SBFO = \$14,703,602  INC= \$2,823,701</p>
Commencement date	Date that the first agreement was entered into was 20 June 2006.
Anticipated end date	Date that it is anticipated that the final agreement will end is 30 June 2008.
Whether contract contains provisions requiring the parties to maintain confidentiality of any of its provisions.	Yes.
Other requirements of confidentiality	Yes
Reasons for confidentiality	<p>(vi) Standard provisions of grant agreement and broad project details (amount, recipient, project description) are not confidential under the contract. The Commonwealth is required to take reasonable measures to protect confidentiality of information that is provided by the grantee and is marked confidential. These provisions protect commercially sensitive information of a party.</p> <p>(ix) Contract contains Commercial-in-Confidence information.</p>

Contractor	Multiple recipients qualified under the terms of the Business Ready Program for Indigenous Tourism.
Subject matter	6 substantially identical contracts with qualified recipients of grants/ funding agreements under the Business Ready Program for Indigenous Tourism which relates to provision of mentoring services to assist individuals, start-up and existing Indigenous tourism businesses to increase their potential for commercialising tourism products and services.
Amount of consideration	Amounts are for \$282,700 GST inclusive.  An aggregate of the total amount that will be paid in respect of grants and funding agreements under the Business Ready Program for Indigenous Tourism consisting of an aggregate of all individual agreements with consideration of \$100,000 or more is \$1,696,200.
Commencement date	Date that the first agreement was entered into was 13 December 2006
Anticipated end date	Date that it is anticipated that the final agreement will end is 30 June 2008.
Whether contract contains provisions requiring the parties to maintain confidentiality of any of its provisions	Yes
Other requirements of confidentiality	Yes
Reasons for confidentiality	(vi) Standard provisions of grant agreement and broad project details (amount, recipient, project description) are not confidential under the contract. The Commonwealth is required to take reasonable measures to protect confidentiality of information that is provided by the grantee and is marked confidential. These provisions protect commercially sensitive information of a party.  (ix) Contract contains Commercial-in-Confidence information.

Contractor	Multiple recipients qualified under the terms of Commercial Ready Program.
Subject matter	269 substantially identical contracts with qualified recipients of grants/ funding agreements under Commercial Ready Program that relates to supporting innovation and its commercialisation by increasing Australia's sustainable economic growth by stimulating innovation in Australian SMEs.
Amount of consideration	Amounts varying from \$116,012 to \$5,500,000 GST inclusive.  An aggregate of the total amount that will be paid in respect of grants and funding agreements under Commercial Ready Program [consisting of an aggregate of all individual agreements with consideration of \$100,000 or more] is \$357,354,764.
Commencement date	Date that the first agreement was entered into was 10 March 2005.
Anticipated end date	Date that it is anticipated that the final agreement will end is 31 December 2010.
Whether contract contains provisions requiring the parties to maintain confidentiality of any of its provisions	Not in relation to standard terms and broad project details (amount, recipient and project description). Schedule information will be confidential under the contract if it is confidential at common law.
Other requirements of confidentiality	Commonwealth and grantee can agree that certain specified information relating to the grant will be confidential under the contract. If information is confidential, it can be disclosed for certain governmental purposes or if disclosure is required or permitted by law.
Reasons for confidentiality	(vi) Standard provisions of grant agreement and broad project details (amount, recipient, project description) are not confidential under the contract. The Commonwealth is required to take reasonable measures to protect confidentiality of information that is provided by the grantee and is marked confidential. These provisions protect commercially sensitive information of a party.

Contractor	Multiple recipients qualified under the terms of Commercialising Emerging Technologies (COMET) Program
Subject matter	26 substantially identical contracts with qualified recipients of grants/ funding agreements under Commercialising Emerging Technologies (COMET) that relates to supporting businesses and individuals to increase the commercialisation of innovative products, processes and services. It provides individuals, early growth firms, and spin-off companies with support to improve their potential for successful commercialisation.
Amount of consideration	Amounts varying from \$105,105 to \$132,000 GST inclusive  An aggregate of the total amount that will be paid in respect of grants and funding agreements under Commercialising Emerging Technologies (COMET) consisting of an aggregate of all individual agreements with consideration of \$100,000 or more is \$3,394,655.
Commencement date	Date that the first agreement was entered into was 6 January 2006.
Anticipated end date	Date that it is anticipated that the final agreement will end is 30 June 2008.
Whether contract contains provisions requiring the parties to maintain confidentiality of any of its provisions	Not in relation to standard terms and broad project details (amount, recipient and project description). Schedule information will be confidential under the contract if it is confidential at common law.
Other requirements of confidentiality	Commonwealth and grantee can agree that certain specified information relating to the grant will be confidential under the contract. If information is confidential, it can be disclosed for certain governmental purposes or if disclosure is required or permitted by law.
Reasons for confidentiality	(vi) Standard provisions of grant agreement and broad project details (amount, recipient, project description) are not confidential under the contract. The Commonwealth is required to take reasonable measures to protect confidentiality of information that is provided by the grantee and is marked confidential. These provisions protect commercially sensitive information of a party.

Contractor	Multiple recipients qualified under the terms of the Ethanol Distribution Program (EDP)
Subject matter	<p>The Ethanol Distribution Program is an entitlement program that provides grants to retail service stations to reduce their cost of converting or installing infrastructure that enables the supply 10 percent ethanol blended petrol (E10). These grants reimburse service station owners or operators for eligible expenditure and provide payment on the achievement of an E10 sales target.</p> <p>Applications can be from individual sites for a maximum of \$20,000 (\$10,000 for Infrastructure Upgrade + \$10,000 for reaching agreed sales targets). Or service station owners that own more than one site can make a single multiple site claim.</p> <p>There have been three multi-site claims of \$100,000 or more in 2007</p>
Amount of consideration	<p>There have been 133 claims in 2007 for amounts varying from \$2,051 to \$945,217 GST inclusive.</p> <p>An aggregate of the total amount that was paid in respect of grants and funding agreements under the Ethanol Distribution Program in 2007 is \$3,395,429 which includes \$1,328,217 for the three claims greater than \$100,000</p>
Commencement date	The Ethanol Distribution Program commenced on 1 October 2006.
Anticipated end date	The Ethanol Distribution Program will end on 30 June 2009.
Whether contract contains provisions requiring the parties to maintain confidentiality of any of its provisions	Yes. The contract provides for public announcement of the names of grant recipients, the names and addresses of participating service stations and the amount of grants received. All other application information will be treated as 'commercial-in-confidence'.
Other requirements of confidentiality	Commonwealth and grantee agree that certain specified information relating to the grant will be confidential under the contract. If information is confidential, it can be disclosed for certain governmental purposes or if disclosure is required or permitted by law.
Reasons for confidentiality	N/A.

Contractor	Multiple recipients qualified under the terms of Ethanol Production Grants Program.
Subject matter	Four substantially identical contracts with qualified recipients of grants/ funding agreements under the Ethanol Production Grants that relates to providing a targeted means of maintaining the use of biofuels in transport in Australia.
Amount of consideration	<p>Amounts varying from \$4,195,730 to \$178,699,955 GST inclusive (no GST applies).</p> <p>An aggregate of the total amount that may be paid in respect of grants and funding agreements under the Ethanol Production Grants [consisting of an aggregate of all individual agreements with consideration of \$100,000 or more] is \$263,186,700. This amount however may not be spent in full as estimates quoted by customers are slightly higher than their actual production.</p>
Commencement date	Date that the current agreements were entered into was 1 July 2007
Anticipated end date	Date that it is anticipated that the final agreement will end is 30 June 2011
Whether contract contains provisions requiring the parties to maintain confidentiality of any of its provisions	Not in relation to standard terms and broad project details (amount, recipient and project description). Schedule information will be confidential under the contract if it is confidential at common law.
Other requirements of confidentiality	Commonwealth and grantee can agree that certain specified information relating to the grant will be confidential under the contract. If information is confidential, it can be disclosed for certain governmental purposes or if disclosure is required or permitted by law.
Reasons for confidentiality	(vi) Standard provisions of grant agreement and broad project details (amount, recipient, project description) are not confidential under the contract. The Commonwealth is required to take reasonable measures to protect confidentiality of information that is provided by the grantee and is marked confidential. These provisions protect commercially sensitive information of a party.

Contractor	Industry Cooperative Innovation Program
Subject matter	24 substantially identical contracts with qualified recipients of grants/ funding agreements Industry Cooperative Innovation Program that relates to fostering innovation and competitiveness by increasing the take up of leading edge technologies and best practice processes by Australian firms, particularly SMEs.
Amount of consideration	Amounts varying from \$138,133 to \$2,621,678 GST inclusive.  An aggregate of the total amount that will be paid in respect of grants and funding agreements under Industry Cooperative Innovation Program [consisting of an aggregate of all individual agreements with consideration of \$100,000 or more] is \$21,334,639.
Commencement date	Date that the first agreement was entered into was 8 February 2006.
Anticipated end date	Date that it is anticipated that the final agreement will end is 30 June 2011.
Whether contract contains provisions requiring the parties to maintain confidentiality of any of its provisions	Not in relation to standard terms and broad project details (amount, recipient and project description). Schedule information will be confidential under the contract if it is confidential at common law.
Other requirements of confidentiality	Yes
Reasons for confidentiality	(vi) Standard provisions of grant agreement and broad project details (amount, recipient, project description) are not confidential under the contract. The Commonwealth is required to take reasonable measures to protect confidentiality of information that is provided by the grantee and is marked confidential. These provisions protect commercially sensitive information of a party.

Contractor	Innovation Access Program/Technology Diffusion Program
Subject matter	1 contract with qualified recipient of grant/ funding agreement under Innovation Access Program that relates to fostering innovation and competitiveness by increasing the take up of leading edge technologies and best practice processes by Australian firms, particularly SMEs.
Amount of consideration	Amount is \$4,488,000 GST inclusive.  An aggregate of the total amount that will be paid in respect of grants and funding agreements under Innovation Access Program/Technology Diffusion Program [consisting of an aggregate of all individual agreements with consideration of \$100 000 or more] is \$4,488,000.
Commencement date	Date that the agreement was entered into was 18 April 2006.
Anticipated end date	Date that it is anticipated that the agreement will end is 15 February 2008.
Whether contract contains provisions requiring the parties to maintain confidentiality of any of its provisions	Information cannot be released without grantee consent.
Other requirements of confidentiality	Yes
Reasons for confidentiality	Standard provisions of grant agreement and broad project details (amount, recipient, project description) are not confidential under the contract. The Commonwealth is required to take reasonable measures to protect confidentiality of information that is provided by the grantee and is marked confidential. These provisions protect commercially sensitive information of a party.

Contractor	Intermediary Access Program
Subject matter	2 substantially identical contracts with qualified recipients of grants/ funding agreements under Intermediary Access Program that relates to fostering innovation and competitiveness by increasing the take up of leading edge technologies and best practice processes by Australian firms, particularly SMEs.
Amount of consideration	Amounts varying from \$1,452,000 to \$2,395,800 GST inclusive.  An aggregate of the total amount that will be paid in respect of grants and funding agreements under Intermediary Access Program [consisting of an aggregate of all individual agreements with consideration of \$100,000 or more] is \$3,847,800.
Commencement date	Date that the first agreement was entered into was 9 February 2007.
Anticipated end date	Date that it is anticipated that the final agreement will end is 31 December 2007.
Whether contract contains provisions requiring the parties to maintain confidentiality of any of its provisions	Information cannot be released without grantee consent.
Other requirements of confidentiality	Yes
Reasons for confidentiality	(vi) Standard provisions of grant agreement and broad project details (amount, recipient, project description) are not confidential under the contract. The Commonwealth is required to take reasonable measures to protect confidentiality of information that is provided by the grantee and is marked confidential. These provisions protect commercially sensitive information of a party.

Contractor	Single recipient qualified under the terms of the Mentor Resources program.
Subject matter	1 contract with qualified recipient of grants/ funding agreement under Mentor Resources program that relates to the provision of mentoring services to small businesses.
Amount of consideration	Amount of \$165,000 GST Inclusive.  An aggregate of the total amount that will be paid in respect of grants and funding agreements under the Mentor Resources program is \$165,000
Commencement date	Date the agreement was entered into was 01 July 2005.
Anticipated end date	Date that it is anticipated that the final agreement will end is 30 June 2008.
Whether contract contains provisions requiring the parties to maintain confidentiality of any of its provisions	No
Other requirements of confidentiality	No
Reasons for confidentiality	N/A

Contractor	Multiple recipients qualified under the terms of Pharmaceuticals Partnerships Program.
Subject matter	19 substantially identical contracts with qualified recipients of grants/ funding agreements under Pharmaceuticals Partnerships Program that relates to research and development (R&D) for the pharmaceuticals industry by increasing the amount of high-quality pharmaceutical R&D activity in Australia at all stages of the pharmaceutical development process including biotechnology, originator and generic medicine companies.
Amount of consideration	Amounts varying from \$2,129,103 to \$11,000,000 GST inclusive.  An aggregate of the total amount that will be paid in respect of grants and funding agreements under Pharmaceuticals Partnerships Program consisting of an aggregate of all individual agreements with consideration of \$100,000 or more] is \$137,339,109.
Commencement date	Date that the first agreement was entered into was 1 July 2004.
Anticipated end date	Date that it is anticipated that the final agreement will end is 30 June 2009.
Whether contract contains provisions requiring the parties to maintain confidentiality of any of its provisions	Not in relation to standard terms and broad project details (amount, recipient and project description). Schedule information will be confidential under the contract if it is confidential at common law.
Other requirements of confidentiality	Commonwealth and grantee can agree that certain specified information relating to the grant will be confidential under the contract. If information is confidential, it can be disclosed for certain governmental purposes or if disclosure is required or permitted by law.
Reasons for confidentiality	(vi) Standard provisions of grant agreement and broad project details (amount, recipient, project description) are not confidential under the contract. The Commonwealth is required to take reasonable measures to protect confidentiality of information that is provided by the grantee and is marked confidential. These provisions protect commercially sensitive information of a party.

Contractor	Multiple recipients qualified under Port Kembla Industry Facilitation Fund
Subject matter	9 similar contracts for projects that will create sustainable new jobs in the Port Kembla area.
Amount of consideration	Amounts vary from \$167,250 to \$1,275,964 GST inclusive  An aggregate of the total amount that will be paid in respect of grant and funding agreements under Port Kembla Industry Facilitation Fund is \$4,819,054
Commencement date	First contract signed 2 March 2007
Anticipated end date	First contract ends 15 May 2007
Whether contract contains provisions requiring the parties to maintain confidentiality of any of its provisions	Standard provisions of grant agreement and broad project details are not confidential. Schedule information will be confidential under the contract if it is confidential at common law
Other requirements of confidentiality	Commonwealth and grantee can agree that certain specified information relating to the grant will be confidential under the contract. If information is confidential, it can be disclosed for certain governmental purposes or if disclosure is required or permitted by law.
Reasons for confidentiality	(vi) Standard provisions of grant agreement and broad project details (amount, recipient, project description) are not confidential under the contract. The Commonwealth is required to take reasonable measures to protect confidentiality of information that is provided by the grantee and is marked confidential. These provisions protect commercially sensitive information of a party.

Contractor	Multiple recipients qualified under the terms of the Regulation Reduction Incentive Fund.
Subject matter	31 substantially identical contracts with qualified recipients of grants/ funding agreements under the Regulation Reduction Incentive Fund, that relate to the provision of grants for projects that provide Local Government Authorities with incentives to press ahead with regulatory reforms. These incentives will benefit small business, in particular home-based businesses through, for example, a reduction in the impact of regulation and associated compliance costs.
Amount of consideration	Amounts varying from \$110,000 to \$7,964,026 GST inclusive.  An aggregate of the total amount that will be paid in respect of grants and funding agreements under the Regulation Reduction Incentive Fund consisting of an aggregate of all individual agreements with consideration of \$100,000 or more is \$44,370,700
Commencement date	Date that the first agreement was entered into: 1 March 2006.
Anticipated end date	Date that it is anticipated that the final agreement will end: 30 projects concluded June 2007; 1 project was extended to 31 December 2007.
Whether contract contains provisions requiring the parties to maintain confidentiality of any of its provisions	Not in relation to standard terms and broad project details (amount, recipient and project description). Schedule information will be confidential under the contract if it is confidential at common law.
Other requirements of confidentiality	Commonwealth and grantee can agree that certain specified information relating to the grant will be confidential under the contract. If information is confidential, it can be disclosed for certain governmental purposes or if disclosure is required or permitted by law.
Reasons for confidentiality	(vi) Standard provisions of grant agreement and broad project details (amount, recipient, project description) are not confidential under the contract. The Commonwealth is required to take reasonable measures to protect confidentiality of information that is provided by the grantee and is marked confidential. These provisions protect commercially sensitive information of a party.

Contractor	Multiple recipients qualified under the terms of Renewable Energy Development Initiative Program.
Subject matter	20 substantially identical contracts with qualified recipients of grants/funding agreements under the Renewable Energy Development Initiative that relate to producing, commercialising or establishing the commercial or technical viability of a new, clearly-identified renewable energy technology related product process or service.
Amount of consideration	Amounts varying from \$220,000 to \$5,500,000 GST inclusive.  An aggregate of the total amount that will be paid in respect of grants and funding agreements under Renewable Energy Development Initiative [consisting of an aggregate of all individual agreements with consideration of \$100,000 or more] is \$56,591,919.
Commencement date	Date that the first agreement was entered into was 15 December 2005.
Anticipated end date	Date that it is anticipated that the final agreement will end is 30 June 2010.
Whether contract contains provisions requiring the parties to maintain confidentiality of any of its provisions	Not in relation to standard terms and broad project details (amount, recipient and project description). Schedule information will be confidential under the contract if it is confidential at common law.
Other requirements of confidentiality	Commonwealth and grantee can agree that certain specified information relating to the grant will be confidential under the contract. If information is confidential, it can be disclosed for certain governmental purposes or if disclosure is required or permitted by law.
Reasons for confidentiality	(vi) Standard provisions of grant agreement and broad project details (amount, recipient, project description) are not confidential under the contract. The Commonwealth is required to take reasonable measures to protect confidentiality of information that is provided by the grantee and is marked confidential. These provisions protect commercially sensitive information of a party.

Contractor	Multiple recipients qualified under the Scottsdale Industry and Community Development Fund
Subject matter	8 similar contracts for projects of cultural significance or economic importance to the Scottsdale region
Amount of consideration	Amounts vary from \$130,768 to \$4,424,148 GST inclusive
Commencement date	First contract signed 4 September 2007
Anticipated end date	All contracts end 30 June 2009
Whether contract contains provisions requiring the parties to maintain confidentiality of any of its provisions	Standard provisions of grant agreement and broad project details are not confidential. Schedule information will be confidential under the contract if it is confidential at common law
Other requirements of confidentiality	Commonwealth and grantee can agree that certain specified information relating to the grant will be confidential under the contract. If information is confidential, it can be disclosed for certain governmental purposes or if disclosure is required or permitted by law.
Reasons for confidentiality	(vi) Standard provisions of grant agreement and broad project details (amount, recipient, project description) are not confidential under the contract. The Commonwealth is required to take reasonable measures to protect confidentiality of information that is provided by the grantee and is marked confidential. These provisions protect commercially sensitive information of a party.