Landscape Partnerships
Grants from £100,000 to £3,000,000

Standard terms of grant

Definitions:
‘we’, ‘us’, ‘our’ – the Trustees of the National Heritage Memorial Fund (who administer the Heritage Lottery Fund).

‘you’, ‘your’ – the organisation(s) awarded the Grant as set out in the Grant Notification Letter.

Application – any documents or information you send us to support your request for a grant, or submit to us from your Development Work.

Approved Purposes – the purposes for which you have applied for the Grant and how you or others (‘a Third Party’ or ‘Third Parties’) intend to carry out those purposes as set out in your Application, but taking account of

a. any changes to the list of Landscape Partnership Programmes or other purposes we and you have agreed in writing up to the date of our decision to award you the Grant, and any changes that we tell you about in the grant Notification Letter; and

b. any changes to the list of projects you sent with your Application which may be amended from time to time without written approval beforehand. Approved Purposes include you getting and using partnership funding as set out in your Application.

Approved Usage – how you said you would use Your Property in your Application (allowing for any changes that we may have agreed up to the release of any of the Grant).

Development Work – the work involved in progressing your Scheme to your second-round submission, including the production of designs, plans, and other documents.

Digital Outputs – all material with heritage content created in or copied into a digital format by or for you in connection with the Scheme.

Evaluation Report – the report you must send us before we pay the last 10% of the Grant telling the story of the Scheme, its achievements and lessons learned.

First-Round Pass Letter - our letter confirming that you can proceed to the second-round. This will identify any Development Work you need to do before you send in a second-round submission

Grant – the amount set out in the Grant Notification Letter.

Grant Expiry Date – the date by which you must achieve the Approved Purposes as set out in the Grant Notification Letter and by which you will make the final drawdown of the Grant.

Grant Notification Letter – our letter confirming our Grant award to you after your second-round submission.
How to acknowledge your grant – the booklet that explains how we require you to acknowledge the Grant and which gives details of the acknowledgement materials we will provide.

Photography of HLF-funded projects: A guide for grantees – guidance on how to submit images to us, how we use these, and how to source consents.

Programme Application guidance – the document setting out the scope of the programme and how to apply.

Receiving a grant – the guidance we publish to explain how we will pay the Grant, monitor the Scheme and agree any changes to the Grant.

Scheme – the landscape partnership scheme referred to in your Application that consists of, or includes, the Approved Purposes.

Scheme Completion Date – the date that we make our final payment and are satisfied that the Approved Purposes of the Grant have been met.

Third Party – anybody (other than you) who owns or controls property listed in the Application.

Third-Party Contract – a contract that you enter into with a Third Party in line with paragraph 27 (c) of this Contract.

Third-Party Property – any property identified in the Application that belongs to or is controlled by a Third Party.

Your Property – any property that you buy, create, receive or restore that is funded by the Grant including Digital properties, intellectual property rights (if any) and any documents that you produce or order as part of the Approved Purposes.
Achieving the Approved Purposes

1. You must use the Grant only for the Approved Purposes, unless you get our approval beforehand.

2. You must not start work to achieve the Approved Purposes without our approval beforehand.

3. You must achieve the Approved Purposes and make your final Grant drawdown by the Grant Expiry Date.

4. You must use Your Property, or allow it to be used, only for the Approved Usage.

5. As well as these terms of grant, you must follow the conditions (if any) set out in the First-Round Pass Letter and Grant Notification Letter, address any issues we identify in the course of monitoring, and meet the requirements set out in the Programme Application guidance, Receiving a grant, the How to acknowledge your grant guidance, and Photography of HLF-funded projects: A guide for grantees.

6. You must carry out the Approved Purposes in line with current best practice in your area of heritage and to a standard that is appropriate to a project of importance to the national heritage. You must follow all legislation and regulations that apply.

Scheme development

7. The First-Round Pass Letter may offer to provide you with funding for Development Work. If it does these terms of grant will also apply to that funding but with the following changes:
   a. when they refer to “Approved Purposes” this means your Development Work.
   b. when they refer to “Approved Usage” this means you using the product of the Development work to further the Scheme.
   c. when they refer to a “Grant Expiry Date” this is the date set out in the First-Round Pass Letter by which you must complete the Development Work.
   d. when they refer to “Grant” this means the amount of funding for the Development Work set out in the First-Round Pass Letter.
   e. when paragraphs 5 and 43 refer to the “Grant Notification Letter” this means the First-Round Pass Letter.
   f. paragraphs 9a, 9c, 16, 17 and 18 will not apply.

Monitoring the Scheme

8. You must give us any financial or other information and records we may need from time to time on the Grant, Your Property, Third Party Property, the Approved Purposes (and achieving them) and the Approved Usage.

9. You must allow us (or anyone we authorise) to have any access we may need to:
   a. inspect Your Property, Third Party Property and any work to Your Property or Third Party Property;
   b. monitor the conduct and progress of the Approved Purposes; and
   c. monitor the Approved Usage.
In these cases we will give you notice. You will report on the progress of the Scheme at times agreed with us.

10. We may ask you to provide proof that you have taken action to reduce the risk of fraud. We may ask you to let us examine your accounting processes and procedures to check the effectiveness of your anti-fraud measures.

11. We will monitor the progress of the Scheme and will carry out checks at and after completion of the Scheme to confirm that it is delivering the outcomes expected. If we (or anyone we authorise) make any recommendations on the matters set out in paragraph 9, you must take those recommendations into account when meeting your obligations to us.

12. You must take appropriate steps to monitor your own success in achieving the Approved Purposes and in using Your Property for the Approved Usage. On completing the Scheme, you must submit your Evaluation Report before we will release the final Grant payment.

Procurement

13. Before you or a Third Party start any phase of the work needed to achieve the Approved Purposes, you or a Third Party must put in place all necessary contracts with appropriately qualified contractors and professional advisers to allow you or a Third Party to finish that phase of the work. Works contracts must contain a clause which allows you to retain part of the contractors’ fees on practical completion of the works. If you or a Third Party want any contracts to be on different terms, you must get our approval beforehand.

14. If the Approved Purposes involve buying goods or services or getting work done, you must carry out a tendering exercise in line with the requirements set out in the Programme Application guidance.

Your Property

15. If you use any of the Grant yourself to buy, receive, create, restore, conserve or otherwise fund Your Property, you must continue to own it and keep exclusive control over what happens to it. You must not sell, let or otherwise part with it or any interest in it, or give any rights over it to anyone else (or take any steps to do so) without our approval beforehand. If we give you our approval, it may depend on any of the following requirements.

a. that you pay us a share of the net proceeds of selling or letting Your Property within one month of parting with the assets or other goods;

b. that you sell or let Your Property at its full market value;

c. any other conditions we think fit.

16. You must maintain Your Property in good repair and condition. If the Approved Purposes include creating, repairing or restoring Your Property, you must maintain it in good repair and condition after the work has been done. You must maintain, manage or conserve Your Property in accordance with the version of the landscape conservation action plan that we have approved.

17. You must insure or procure the insurance of any works undertaken as part of the Scheme on Your Property under a contractors’ all risks insurance policy.

18. You must keep any objects or fixtures (if any) that form part of Your Property in a physically secure and appropriate environment.
19. You must tell us, in writing, within five working days about any significant damage to Your Property.

20. You must arrange for the general public to have appropriate access to Your Property. You must make sure that no person is unreasonably denied access to Your Property.

Publicity and acknowledgement

21. We may make the purpose and amount of the Grant public in whatever way we think fit.

22. Once we have announced the Grant, you must acknowledge the Grant publicly in line with the requirements set out in our How to acknowledge your grant booklet. You must meet any other acknowledgement or publicity requirements we may tell you about from time to time. Before we make any public announcement of the Grant, you must not issue any public statement, press release or other publicity in relation to the Grant or which refers to us, other than in a form we have approved beforehand.

23. You must also provide us with digital images in electronic format of your Scheme – or hard-copy photographs or transparencies. You give us the right to use those you provide us with at any time, including putting them into a digital format and altering them. You must get all the permissions required for you and us to make use of them before you use them or send them to us. See Photography of HLF-funded projects: A guide for grantees for more information.

Digital outputs

24. You agree to:

a. hereby grant to us an irrevocable, perpetual and royalty-free licence to use, copy, keep and disseminate the Digital Outputs as we see fit and to grant sub-licences of the same kind;

b. obtain and maintain in force all authorisations of any kind required for you to use, copy, keep and disseminate the Digital Outputs and to grant such licence to us;

c. contract to the effect that any creation by you or on your behalf of material which forms Digital Outputs is undertaken on terms that either the copyright in the digital material is assigned to you or that the copyright owner may not commercially exploit it;

d. ensure that the Digital Outputs are kept up-to-date, function as intended and do not become obsolescent before the fifth anniversary of the Scheme Completion Date;

e. comply with these terms of grant in relation to the digital files that make up the Digital Outputs for the period agreed in the Grant Notification Letter. For the avoidance of doubt, this includes ensuring that the digital files are held securely and are available on request to the public and to us;

f. grant licences in respect of the Digital Outputs under the Creative Commons model licence Attribution Non-Commercial but not on other terms without our prior written consent;

g. not otherwise exploit the Digital Outputs commercially without our prior written consent.

Grant payment and repayment

25. We will, up to the Grant Expiry Date, pay you the Grant or any instalment of it in line with these terms of grant and the procedures explained in Receiving a grant as long as:
a. the National Lottery continues to operate under the National Lottery etc. Act 1993 (as amended from time to time), and enough funds are made available to us under the Act; and

b. we are satisfied that you or a Third Party are achieving (and will continue to achieve) or have achieved the Approved Purposes in line with these terms of grant and that you are spending the Grant in proportion to any other funds you receive from other sources for the Approved Purposes.

c. the total amount of the Grant you have received is not more than the total of the annual cash flow projection (as set out in the Application) up to the date on which you ask for an instalment of the Grant.

26. You acknowledge that the Grant is the total amount of funds we will provide and will not be increased as the result of you overspending or for any other reason.

Third Party Contracts

27. If the Approved Purposes involve a Third Party using part of the Grant to buy, receive, create, restore, conserve or otherwise fund Third-Party Property’, we will only pay you that part of the Grant on the conditions set out in Receiving a grant guidance and if:

a. you have sent us any details of the Third Party and of the Third-Party Property that we need to see and approve in line with Receiving a grant;

b. no work or alterations have been carried out to the Third-Party Property’ since you included it in the Application, which you believe make it less valuable as a heritage asset; and

c. the Third Party has entered into a Third-Party contract with you that allows you to enforce against the Third Party, in relation to their Third-Party Property and the part of the Grant you have set aside for them, terms that are no less strict than these terms of grant.

28. If a Third Party breaks any of the terms of its Third-Party Contract, you must, unless we agree otherwise, take all reasonable steps to enforce those terms and recover any money they owe you as a result. You must pay us a share of any money you recover from a Third Party. You must work out the share in line with Receiving a grant. You must pay us this money immediately.

29. If we tell you in writing, you must allow us to take over and carry forward for our own benefit any proceedings against a Third Party. You must also make sure that all Third-Party Contracts allow for this to happen. If we tell you, you must transfer to us any rights that you may have as a result of a Third-Party Contract being broken.

30. You must not use any part of the Grant towards work on Your Property or Third-Party Property without getting our written permission beforehand if that part of the Grant has been identified in the Grant Notification Letter as one which you must refer to us before you offer it.

31. Unless we agree otherwise, you must make sure (in a way that can be enforced in law) that anyone who buys or receives Third-Party Property from a Third Party:

a. insures the Third-Party Property up to an amount and against such risks as is reasonable and appropriate in all the relevant circumstances;
b. maintains the Third-Party Property’s character and appearance, bearing in mind the area it is based in;

c. keeps to any other conditions we say must be followed before the Third-Party Property is sold; and

d. repays you in line with the conditions of Receiving a grant for repaying the Grant.

32. You must take all reasonable steps to monitor and, unless we agree otherwise:

a. enforce against anyone who buys or receives Third-Party Property from a Third Party the conditions referred to in paragraph 31 a), b) and c) above;

b. recover any amounts owed to you in connection with paragraph 31 d); and

c. pay us a share of any amount you recover. You must work out this share in the same way as under paragraph 28 of these terms of grant.

33. You must repay to us immediately any Grant that we have paid you (and we will stop any future instalments of the Grant) if:

a. you no longer operate, or you are declared bankrupt or placed into receivership or liquidation;

b. you have, in our opinion, given us fraudulent, incorrect or misleading information;

c. you have acted negligently in any significant matter or fraudulently in connection with the Approved Purposes or the Approved Usage;

d. any competent authority directs the repayment of the Grant;

e. there is a significant change in your status;

f. you knowingly withhold information that is relevant to the content of your Application; or

g. you fail to keep to any of these terms of grant.

34. If you achieve the Approved Purposes without spending the full amount of the Grant, you must pay back the part of the Grant you have not spent. We will treat you as spending the Grant in proportion to other funds you were due to receive from other sources for the Approved Purposes.

35. If you sell or otherwise part with all or part of Your Property without our permission under paragraph 15, or you receive money in some other way as a result of you not following these terms of grant, you may have to pay us immediately a share of the net proceeds if that share is more than the amount we would otherwise be entitled to under paragraph 33.

General terms

36. You may not, and must not claim to, transfer the Grant or any rights under these terms of grant.

37. You must take all steps and sign and date any documents as may be necessary to carry out your obligations under these terms of grant and to give us the rights granted to us under them.
38. If there is more than one of you, any liability under these terms of grant will apply to you all together and separately.

39. We may rely on any of our rights under these terms of grant at any time, even if we do not always choose to do so immediately. If we decide not to rely on one right, we may still rely on any of our other rights under these terms of grant.

40. If you need our approval for anything, you must write to us to ask for it. You may only rely on any approval needed under these terms of grant if we (or anyone we authorise) give it to you in writing.

41. Any notice, request or other document we or you send to each other under these terms of grant can be delivered or sent by any effective means.

42. Any documents you need to send us under these terms of grant are for our own purposes only. If we approve or accept any documents, this does not mean that we have approved or accepted them for any other purpose.

43. These terms of grant will last for the period set out in the Grant Notification Letter.

44. These terms of grant cannot be enforced by anybody other than you or us.

45. We may stop funding in line with these terms of grant if, within two years of the date of the Grant Notification Letter, you have not spent at least 20% of the Grant.

46. If we stop funding in line with paragraph 45, you may still claim amounts you have offered to Third Parties but have not yet paid them at the date we stop funding. You may also claim any amounts we agree should still be available for you to carry out work to The Property.

47. If we stop funding under paragraph 45, you must (if we ask you to) transfer any Third-Party Contracts to us or to someone we choose.