



Aussie Broadband – Community Tech Fund

Schedule to Terms & Conditions of entry

Period	Start: 11 December 2025 AEDT End: 11 February 2026 05:00 PM AEDT No entries will be accepted outside this time.
Website address	http://aussiebroadband.com.au/lp/cricket-australia-tech-fund/
Promoter	Aussie Broadband Limited ABN: 29 132 090 192 3 Electra Avenue. Morwell VIC 3840
Eligible applicants	Entry is open to registered community cricket clubs in Australia who fulfil the method of entry requirements. Clubs must be listed in the Cricket Australia database or provide additional verification if not listed. Clubs who are not listed will be passed on to Cricket Australia to be verified.
Details of grant	The grant includes a choice of either: <ul style="list-style-type: none">12 months free high-speed internet -100/20Mbps or 500/50Mbps (dependant on technology type available at the club address.) OR <ul style="list-style-type: none">1 x Samsung S11 Ultra tab (Quantity and model subject to availability) + 1 x 5G SIM Plan - XX Large data only sim 220GB/month
Total grant value (ARV)	Total grant pool (inc GST): \$100,000.00 across all cricket clubs
How to register	To register, an applicant must: Submit the details of the community cricket club along with the answer to the question on the website above.
Maximum number of entries	There is a limit of 1 application per cricket club.

Aussie Broadband Community Tech Fund

Terms & Conditions of entry

1. The Promoter is Aussie Broadband Limited (ABN 29 132 090 192) of 3 Electra Ave, Morwell VIC 3840, telephone 1300 880 905.
2. Information on how to register and grant item details form part of these terms & conditions (Terms of entry). The Terms must be read in conjunction with the Schedule. The Schedule defines the terminology used in these Terms of entry. Where there is any inconsistency between these Terms and the Schedule, the Schedule prevails. Participation in this grant is deemed acceptance of these Terms of entry.

3. Entry is open only to registered community cricket clubs in Australia who satisfy the How to register section in the Schedule.

HOW TO REGISTER

4. The grant selection will be conducted during the period set out in the period section in the Schedule.
5. Clubs must be listed in the Cricket Australia database or provide additional verification if not listed. Clubs who are not listed will be passed on to Cricket Australia to be verified.
6. To register, individuals must then visit the website listed in the Website address section in the Schedule. The applicants must follow the steps in the How to register section in the Schedule during the period to register. Failure to do so will result in an invalid entry. The Promoter will not advise an Applicant if their entry is deemed invalid. (“Initial Entry”).
7. The grant items are specified in the Details of grant section of the Schedule and listed in more detail below:

A choice of:

- 12 months free high-speed internet -100/20Mbps or 500/50Mbps (dependant on technology type available at the club address).
OR
- 1 x Samsung S11 Ultra tab (Quantity and model subject to availability) + 1 x 5G SIM Plan - XX Large data only sim 220GB/month.

8. The internet speed included in the Aussie Broadband NBN plans awarded will be the speed specified in clause 9 above depending upon the NBN connection type at the club’s address. Aussie Broadband does not service Satellite NBN areas (or ADSL capabilities). In the event a club cannot be serviced by Aussie Broadband, the other choice will need to be selected.
9. If internet is chosen the facilities already need to be at the club’s address or the club can choose to pay any additional charges relating to new property development and subsequent installations.
10. Not available at all premises. All prices subject to change without notice. Actual speeds may vary due to external factors including in-building wiring.
11. The total pool is specified in the Total grant value section of the Schedule.
12. A maximum of (one) (1) item may be granted to each cricket club.
13. Any grant value is in Australian dollars unless expressly stated to the contrary.
14. If there is a dispute as to the identity of an applicant, the Promoter reserves the right, in its sole discretion, to determine the identity of the applicant.
15. Applicants may submit up to the Maximum number of entries (if applicable).
16. The Promoter accepts no responsibility for any late, lost, delayed, incomplete, incorrectly submitted, corrupted, illegible or misdirected applications, claims or correspondence whether due to omission, error, alteration, tampering, deletion, theft, destruction, disruption to any communication network or medium, or otherwise including those entries not received by the Promoter for any reason. The Promoter is not liable for any consequences of user error including (without limitation) costs incurred. No correspondence will be registered into.
17. The Promoter takes no responsibility where it is unable to contact grant item receivers who have not provided correct or complete contact details. If an applicant’s contact details change during the promotional period, it is the applicant’s responsibility to notify the Promoter. A request to modify any application information should be directed to Promoter.
18. It is a condition of accepting any grant item that the applicant must comply with all the conditions of use of the grant item and the grant item supplier’s requirements. Each grant item must be taken as stated and no compensation will be payable if an applicant is unable to use the grant item as stated.
19. Grant items, or any unused portion of a grant item, are not transferable or exchangeable and cannot be taken as cash (unless otherwise stated), subject to any written directions from a regulatory authority. Where a grant item is unavailable for any reason, the Promoter may

substitute the grant item for another item of equal or higher value subject to any written directions from a regulatory authority.

20. Quality control errors will not invalidate an otherwise valid grant item claim. Unless otherwise due to fraud or ineligibility under these Terms and Conditions, all grant item claims in excess of the advertised grant item pool will be honoured.
21. Any cost associated with accessing the website is the applicant's responsibility and is dependent on the Internet service provider used.
22. Nothing in these Terms and Conditions limits, excludes or modifies or purports to limit, exclude or modify the statutory consumer guarantees as provided under the Competition and Consumer Act, as well as any other implied warranties under the ASIC Act or similar consumer protection laws in the States and Territories of Australia ("Non-Excludable Guarantees"). Except for any liability that cannot by law be excluded, including the Non-Excludable Guarantees, the Promoter (including its respective officers, employees and agents) excludes all liability (including negligence), for any personal injury; or any loss or damage (including loss of opportunity); whether direct, indirect, special or consequential, arising in any way out of:
 - (a) any technical difficulties or equipment malfunction (whether or not under the Promoter's control);
 - (b) any theft, unauthorised access or third party interference;
 - (c) any entry or grant item claim that is late, lost, altered, damaged or misdirected (whether or not after their receipt by the Promoter) due to any reason beyond the reasonable control of the Promoter;
 - (d) any variation in grant item value to that stated in these Terms and Conditions;
 - (e) any tax liability incurred by an applicant.
- (f) Grant item-receivers acknowledge that tax implications may arise from their grant item and they should seek independent financial advice prior to acceptance of that grant item.; or
- (g) use of the grant item.

23. To the greatest extent permitted by law, the Promoter and Cricket Australia excludes all warranties, representations or guarantees (Warranties) regarding the Promotion and any grant items, including any Warranties which may have been made in the course of advertising or promoting the grant. The conduct of the grant or the supply of grant items may involve third parties, and the Promoter and Cricket Australia make no Warranties and disclaim all liability in connection with any such third parties, their acts or omissions. By registering the grant, an applicant releases and indemnifies the Promoter and its related bodies corporate (including the officers, employees and agents of each) and Cricket Australia from and against all actions, penalties, liabilities, claims or demands the applicant may have against the Promoter or Cricket Australia or that the Promoter or Cricket Australia may incur for any loss or damage which is or may be suffered or sustained as a direct or indirect result of an applicant registering or participating in the Promotion or winning or failing to win a grant item, or using or permitting any other person to use the grant item, except for any liability which cannot be excluded by law or which would cause any part of this clause to be void or unenforceable.
24. Without limiting any of the foregoing, in no circumstances will an applicant, the Promoter or Cricket Australia have any liability to the other for any loss or damage suffered which is indirect or consequential in nature, including without limitation any loss of profit, loss of reputation, loss of goodwill, or loss of business opportunity.
25. The Promoter may in its absolute discretion not accept a particular entry, may disqualify an entry, or cancel the entire grant at any time without giving reasons and without liability to any applicants. Without limiting this the Promoter and Cricket Australia reserve the right to verify the validity of entries, grant item claims and applicants and to disqualify any applicant who submits an entry or grant item claim that is misleading or not in accordance with these Terms of entry or who manipulates or tampers with the entry process. In the event that an applicant breaches these Terms of entry, the applicant will forfeit the grant item in whole and no substitute will be offered. Verification is at the discretion of the Promoter, whose decision is final. Failure by the Promoter to enforce any of its rights at any stage does not constitute a waiver of those rights.
26. Applicants consent to the Promoter and Cricket Australia using their name, likeness, image and/or voice in the event they are a grant receiver (including photograph, film and/or recording

of the same) in any media for an unlimited period without remuneration for the purpose of promoting this promotion (including any outcome), and promoting any products manufactured, distributed and/or supplied by the Promoter.

27. All entries become the property of the Promoter. As a condition of registering into this Promotion, applicants agree to assign all their rights in and to their entry and any related content to the Promoter, including any copyright or other intellectual property rights in the entry and related content. Without limiting this, the Promoter and Cricket Australia may use entry content for any and all purposes including commercial purposes. You warrant that entry content is original, lawful and not misleading and that the Promoter and Cricket Australia's use of such content will not infringe the rights of any third parties. The Promoter and Cricket Australia have no obligation to credit you as the author of any content submitted and may otherwise do any acts or omissions which would otherwise constitute an infringement of any moral rights you may have as an author of content.
28. The Promoter collects personal information ("PI") in order to conduct the grant and may, for this purpose, disclose such PI to third parties, including but not limited to agents, contractors, service providers, grant item suppliers and, as required, to Australian regulatory authorities. Entry is conditional on providing this PI. The Promoter will also use and handle PI as set out in its Privacy Policy, which can be viewed at <https://www.aussiebroadband.com.au/legal/>. In addition to any use that may be outlined in the Promoter's Privacy Policy, which adheres to the Privacy Act 1988 (cth) and Australian Privacy Principles, the Promoter may, for an indefinite period, unless otherwise advised, use the PI for promotional, marketing, publicity, research and profiling purposes, including sending electronic messages or telephoning the applicant. The Privacy Policy also contains information about how applicants may opt out, access, update or correct their PI, how applicants may complain about a breach of the Australian Privacy Principles or any other applicable law and how those complaints will be dealt with. All entries become the property of the Promoter. The Promoter may disclose PI to entities outside of Australia.