



Michael and Suzanne Borrin Foundation Grant Agreement

With **Grantee**

Month 202x

Grant title

The Michael and Suzanne Borrin Foundation ('Borrin Foundation') has approved the following Grant (as described under 'Grant Description'). This Agreement sets out information about the Grant, the funds, and our respective roles and responsibilities.

Grant description

Grantee	Grantee
Grant title	Grant title
Purpose	To support Xxxx
Grant Period	Year to year
Amount	\$xxx,000 subject to the specific terms and conditions contained in this agreement
Payment schedule	Funds will be distributed as per Appendix II
Payment method	Payment will be made into Grantee's bank account: Insert bank account number

Grant terms and conditions

1. Purpose

Our shared understanding of the purpose of this Grant is set out above. Funds from the Borrin Foundation may only be used for this purpose. Written consent from the Borrin Foundation is needed for any change to this purpose, or any use of funds for a different purpose.

2. Grant period

Our shared understanding of the time frame for this Grant is set out above. Grantee will promptly advise the Borrin Foundation if there are any issues with the time frame. Both parties will enter into discussions in good faith about any timing issues. The Borrin Foundation may extend the Grant period at its discretion.

3. Payment

The Borrin Foundation will make payments according to the Payments schedule and milestones agreed to in Appendix II.



Any request for future funding must be separately approved by the Borrin Foundation, based on a new proposal and assessment against our Guiding Principles for Grant funding and other factors.

4. Financial responsibility

The Borrin Foundation's payments to the Grantee will be made based on milestones/reporting, as set out in Appendix II. Although the Borrin Foundation does not require the production of expense receipts for payments unless specifically requested, the Grantee will keep records of all expenditures relating to this Grant sufficient to enable all expenditure to be verified, if required.

The Borrin Foundation may, at its own expense, examine, audit, or have audited the records of The Grantee insofar as they relate to activities supported by this Grant. The Grantee will provide all reasonable assistance in such circumstances.

5. Basis of the grant

This grant is personal to Grantee and must be used by the Grantee for the purposes of the fellowship.

Grantee is not an employee of the Borrin Foundation. The Borrin Foundation will not provide resources such as workspace, technology or other equipment. It is the responsibility of the Grantee to arrange such resources as may be required for the fellowship.

6. Reporting, evaluation, and visits

The Grantee will provide report/s, as detailed in Appendix II, to be shared with the Borrin Foundation. The reports are an opportunity to reflect on what has worked well and what has not, and should be treated as an opportunity for sharing your learnings. We understand that certain high-risk projects will have failures, and we embrace failures and mistakes as an opportunity to learn.

The Borrin Foundation may, at its own expense, conduct an evaluation of the operations/project under this Grant. Evaluation may include independent assessment by a third party.

In addition to the report/s and any evaluation, we are likely to also stay in touch with each other through face-to-face meetings and visits, phone calls, and emails.

7. Relationships and contact points

Both parties will endeavour to continue to build and maintain a positive and collaborative relationship, especially in the context of a multi-year Grant. We are both open to talking openly and honestly about any issues we encounter.

For the duration of the Grant, the key contacts for both parties are:
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- Tupe Solomon-Tanoa'i, Chief Philanthropic Officer, for the Borrin Foundation
- Oli Malthus, Scholarships and Engagement Associate, for the Borrin Foundation

[Name, Email, phone number], for the Grantee.

If for any reason the key contact changes, we will notify each other of the new key contact.



8. Sharing of details/information

The Grantee agrees that their contact details and other information will be retained by the Borrin Foundation and that such details may be shared with third parties to promote the Grantee's and the Borrin Foundation's shared goals.

For example, the Borrin Foundation may from time to time wish to set up a simple contacts/ mailing list for grantees in order to facilitate communication between grantees and the Borrin Foundation, or the Borrin Foundation may wish to share the Grantee's details with other funders.

Both the Borrin Foundation and Grantee will endeavour to conform with accepted standards for good personal information handling. Both parties will discuss, in good faith, any issues that may arise regarding privacy matters.

9. Publicity, acknowledgement, and communications

Any use of the Borrin Foundation's name and logo must be agreed to by the Borrin Foundation prior to use. Correspondingly, the use of the Grantee's name, image and if appropriate, logo, must be agreed to by the Grantee prior to any use by the Borrin Foundation.

The Grantee will ensure, in consultation with the Borrin Foundation, that the Borrin Foundation's contribution to the Project is suitably acknowledged in any dissemination, in all publications and publicity concerning the Project or the Grant.

We will consult each other about all publicity, promotional activity, and press statements that may be issued about the Project or the Grant.

10. Public good and intellectual property

The Borrin Foundation acknowledges that it is not the owner of the Intellectual Property created by the Grantee pursuant to this Grant.

Both the Borrin Foundation and Grantee are committed to maximising the impact of this Project. This means we both commit to making some form of the work freely and publicly available for the 'public good'.

11. Scope of agreement

The Grant provided for in this agreement is a 'donation' or 'gift', made for the purpose specified above. This agreement sets out the basis on which the Grant will be made, and governs how funds provided are to be used. To avoid doubt, Grantee is not contractually obliged to carry out the project, and the Borrin Foundation is not contractually obliged to provide any funding for the project.

Nothing in this Agreement creates any legal partnership or joint venture or agency relationship between us. Nothing in this Agreement will give rise to any obligations between us apart from those obligations expressly stated in this Agreement or imposed by law.

12. Stopping this grant/gift

- (a) The Borrin Foundation has the right at its sole and unfettered discretion to terminate this agreement, and/or suspend funding of this Grant, by notice in writing to Grantee. Grantee



accepts that no reason for such a decision needs to be given. Without limiting that discretion in any way, a Grant is likely to be suspended or terminated if:

- The Borrin Foundation is not satisfied with the progress on the Grant;
- The Borrin Foundation considers that funds are not being used for the purpose for which they were provided; or
- The Borrin Foundation considers that Grantee is undertaking the work in a manner that is contrary to the Borrin Foundation's vision and mission, or that the Borrin Foundation considers may harm its reputation.

- (b) Without limiting paragraph (a), the Borrin Foundation confirms that it will normally give at least one month's notice in writing before exercising its power to terminate this agreement, to provide an opportunity for the parties to enter into good faith discussions to resolve any issues that may have arisen, unless it considers (in its sole and unfettered discretion) that earlier termination is appropriate.
- (c) Where the Borrin Foundation terminates this agreement it may (in its sole and unfettered discretion) decide to make a termination payment to Grantee to reimburse Grantee for costs incurred in good faith in connection with the project.
- (d) Grantee has the right at its sole and unfettered discretion to terminate this agreement by notice in writing to the Borrin Foundation. If Grantee terminates the agreement it must repay all funds received under the agreement within 30 days of termination, except to the extent that the Borrin Foundation (in its sole and unfettered discretion) agrees in writing that Grantee may retain all or part of the funds received to cover costs incurred in good faith in connection with the project.

13. Unused funds and reversion

As the Grant is intended to support a particular project and purpose (as set out above under 'Grant title' and 'Grant Purpose'), any funds not required for this purpose must be returned to the Borrin Foundation. Grantee must return to the Borrin Foundation any unexpended and uncommitted funds within 30 days of the end of the Grant period, unless otherwise agreed in writing.

14. Entire Agreement

This Agreement constitutes the whole agreement between Grantee and the Borrin Foundation and supersedes all prior written or oral agreements or representations in connection with the Project. This Agreement may only be amended by a written amendment agreed by the Borrin Foundation and Grantee.

15. Goods and services tax (GST)

Borrin Foundation grants are inclusive of GST (if any). The Grantee is responsible for ensuring appropriate GST treatment of the grant amount received by them.

16. Applicable law and jurisdiction

This Agreement is governed by New Zealand law. Grantee submits to the non-exclusive jurisdiction of the New Zealand courts. Any claim against the Borrin Foundation must be brought before the courts of New Zealand, which will have exclusive jurisdiction to hear such claims.



Signatures

I, Richard Caughley, on behalf of the Michael and Suzanne Borrin Foundation*, offer this Grant to **Grantee**.

Signed: _____ Date: _____

I, **[insert name]**, declare that I have read this Grant Agreement, and that the terms and conditions herein are acceptable, and I will comply with them. I accept your offer of a Borrin Foundation Grant.

Signed: _____ Date: _____

* Michael and Suzanne Borrin Foundation is a registered charity pursuant to the Charities Act 2005 (Registration No. CC10699). Its sole trustee is the Nikau Foundation. The Nikau Foundation is a body corporate and is also a registered charity pursuant to the Charities Act 2005 (Registration No. CC24793). Richard Caughley is authorised to sign this Agreement by the Trustee of the Borrin Foundation.



APPENDIX I: USE OF FUNDS and REPORTING

Use of funds: The Grant funds will be applied by the Grantee as detailed in the Proposal, which in summary is:

[restate the purpose of the grant].

Reporting: The Grantee will produce the following reports for the Borrin Foundation according to the schedule in Appendix II:

1. Progress Report
2. Final Wrap up and Reflections Report

Please note that the Progress report may include these aspects:

- A written report about what has been done, developments with the project – you may wish to use the Borrin Foundation’s template report;
- Face-to-face reporting/catch up meeting or phone discussion (i.e. a meeting between the key personnel)
- Financial summary update – actuals against budget.

Please note that the Final Wrap up and Reflections Report should include:

- A brief written report on how the project went, including reflections and learnings, and feedback for the Borrin Foundation – you may wish to use the Borrin Foundation template
- Financial summary final – actuals against budget
- Outputs produced must also be provided to the Borrin Foundation for our use, or a link to the publicly and freely accessible content.

All reports and correspondence should be delivered by email to the Borrin Foundation key contacts listed above. Any hard copies should be mailed to: Borrin Foundation, PO Box 24-220, Manners Street, Wellington 6142.



APPENDIX II: PAYMENT AND REPORTING SCHEDULE

The Borrin Foundation will disburse Grant funds to the Grantee via electronic transfer in instalments as indicated below upon the satisfactory completion by the Grantee of all the requirements, including any milestones identified, contained in this Grant Agreement according to the schedule below.

The Grantee will also provide either a valid bank deposit slip or a bank statement confirming that the bank account listed under the Grant Description section belongs to the Grantee.

Payment	Amount	Anticipated date	Milestones
1: Initial payment	\$xx,000	xx	- Signed Grant Agreement
2: Progress payment	\$xx,000	xx	- Progress Report
3: Final payment	\$xx,000	No more than three months following the completion of the grant	- Final Wrap up and Reflections Report