

PERFORMANCE SPORT Programme

Terms and Conditions 2025

1. Jersey Sport will conduct spot checks, at its discretion, and reserves the right to audit an individual with regards to the Performance Sport Programme and the information provided as part of the grant process. Proof of spends must be retained by the individual for up to twelve months from the completion of the programme. When requested, individuals will have a maximum of two weeks to present relevant information.
2. Jersey Sport reserves the right to cancel a grant, require repayment and/or exclude the applicant from access to future grants if we find that any information provided in the application, claim form, report, spot checks or audits was misleading, inaccurate or fraudulent.
3. The grant is provided on the basis that the costs it is meeting has not and will not be secured from other sources. If all or part of the funding is sourced elsewhere, unless this has been stated in the application, the athlete must at once disclose it to Jersey Sport and in that case the grant amount may be reduced to a lesser amount, or to zero.
4. If the athlete is unable to use the awarded grant for the purposes originally specified and within the timescales stated and agreed to, Jersey Sport must be informed immediately. If you require any changes to be considered and approved, please email: grants@jerseysport.je.
5. The agreement or rejection of any changes to the grant purpose will only be valid once confirmed in writing by Jersey Sport. Any changes to the activities being funded should not be implemented until this has been received.
6. Any changes to the total grant allocation amount will only be valid once confirmed in writing by Jersey Sport, usually through our grants management system or email.
7. Any additional or special conditions of award notified in writing by Jersey Sport through our Smart Simple grants management system also form part of the grant Terms and Conditions under which the grant is paid.
8. Jersey Sport reserve the right to require the athlete's attendance at a meeting at a mutually agreed date, time, and venue.
9. Jersey Sport may use information provided by the athlete to monitor or publicise the grant and/or evaluate our funding opportunities.
10. Any existing or new misconduct or criminal charges must be reported to the Government of Jersey's Anti-Doping Lead, as well as Jersey Sport.

11. Any existing or new sanctions imposed on an athlete or athlete support personnel in connection with an Anti-Doping Rule Violation under the World Anti-Doping Code, or any notification of a potential Anti-Doping Rule Violation, must be reported to Jersey Sport immediately. If the athlete or athlete support personnel receives a period of ineligibility from their sport for an Anti-Doping Rule Violation, Jersey Sport and the Government of Jersey shall automatically deem them to be ineligible to receive public funding and/or publicly funding benefits for the same time period as the suspension. Where an athlete or athlete support personnel receives a provisional suspension for a reason connected to anti-doping, Jersey Sport and the Government of Jersey reserve the right to automatically suspend public funding and/or access to publicly funded benefits pending the outcome of the proceedings.
12. Jersey Sport reserves the right to cancel a grant, require repayment and/or exclude the athlete from access to future grants if deemed that the individual's conduct and/or performance breaches the expectations of Jersey Sport's funding distribution.
13. Information regarding the athlete and the grant received may be published by Jersey Sport on its website and social media channels. Jersey Sport reserves the right to use the information in any other printed or digital information it produces.
14. Jersey Sport requires acknowledgement in the publication of all core materials (print and digital), that refers to the athlete's funded programme. Jersey Sport requires advance notification of any intention to publicise the funded programme and details of any media coverage relating to it. The following wording should be used in any publications referring to the funded project(s):
 - "Supported by Jersey Sport"
 - "Funded with the support of Jersey Sport"

If you have any queries or would like guidance in promoting the grant, please contact marketing@jerseysport.je.

15. Jersey Sport will hold application details on our database for the purposes of the administration of the grant. All personal information will be recorded, used and protected by us in accordance with the Data Protection (Jersey) Law 2018 and our Privacy Policy (available at www.jerseysport.je). We may supplement the information provided with other information obtained from our dealings with the individual and/or the sport they represent.
16. Any individual has the right, at any time, to ask us to delete or update the information we hold by calling: 01534 757700 or emailing us at: info@jerseysport.je
17. Appeals:

- a. If an applicant wishes to appeal a decision, they need to submit a Letter of Appeal to the Jersey Sport Board via the Jersey Sport CEO within 15 working days of receipt of the decision.
- b. The Letter of Appeal needs to contain the nature of the appeal and refer to the reasons why the grant was turned down, or not fully funded, and provide extra information and evidence as to the basis of the appeal.
- c. On receipt of this Letter of Appeal, the CEO will inform the Jersey Sport Board that an appeal has been received and will send the Letter of Appeal, application and original decision comments to the Jersey Sport Board who must provide a written response within 15 working days of the received date of the Letter of Appeal. The decision of the Jersey Sport Board will be final and there will be no further appeal.