

OFFICIAL

Department of Sport, Racing and Olympic and Paralympic Games

Sport and Recreation Recovery Grant

Guidelines



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Assistance



Interpreting services are available for people who have difficulty communicating in English. Sport and Recreation will engage an interpreter to talk with clients. Information on how to access interpreter services is located at www.qld.gov.au/help/languages.

Acknowledgement of Country

Sport and Recreation respectfully acknowledge and recognise Aboriginal peoples and Torres Strait Islander peoples as the Traditional Owners and Custodians of the lands, winds and waters where we live, learn and work.

We pay our respects to the Elders past, present and emerging for they hold the memories, the traditions and the cultures and the ailan kastom of Aboriginal and Torres Strait Islander peoples across the nation. We will walk together with Aboriginal and Torres Strait Islander peoples, communities and organisations in our journey to enrich lives and strengthen community connection through the power of sport and recreation.

Contents

Assistance	2
Acknowledgement of Country	2
1. What is the Sport and Recreation Recovery Grant?	5
2. Program Objectives	5
3. Key Dates	5
4. What assistance is available?	6
5. Organisation Eligibility	6
5.1 Local Governments	6
5.2 Not for profit sport and active recreation organisations	6
5.3 Who cannot apply?	7
6. Eligible Projects	7
6.1 Ineligible projects	8
6.2 Insurance requirements	9
7. Application requirements	9
8. What is the application process?	9
9. How will applications be assessed?	10
9.1 Approval Process	10
10. Application process terms and conditions	10
11. Privacy	11
12. Late Applications	11
13. Appeals	12
14. Conflicts of interest	12

15. Payments	12
15.1 Goods and Services Tax (GST)	12
15.2 Payment Compliance	13
16. Project Delivery.....	13
17. Reporting, acquittals and audit requirements.....	14
18. Survey and Case Study	14
19. Public acknowledgement of joint Australian Government and State Government assistance	14
Appendix A - Definitions	15
Appendix B – Eligible activities	16

1. What is the Sport and Recreation Recovery Grant?

The Disaster Recovery Funding Arrangements (DRFA) are a joint funding initiative of the Australian and Queensland Governments to provide disaster relief, recovery payments and infrastructure restoration to help communities recover from the effects of natural disasters and terrorist acts.

The Sport and Recreation Community Facilities Recovery Program is administered by the Queensland Reconstruction Authority (QRA) and delivered by the Department of Sport, Racing and Olympic and Paralympic Games (the department) through the Sport and Recreation Recovery Grant (the Recovery Grant).

The Recovery Grant is a rolling program that is jointly funded (50:50) by the Australian Government and Queensland Government to support local governments and eligible not-for-profit sport, active recreation and racing organisations in local government areas (LGAs) effected by eligible disaster events.

2. Program Objectives

The objectives of the Recovery Grant are to assist not-for-profit sport, active recreation and racing organisations with the cleanup, repair or replacement of equipment or facilities directly damaged by an eligible disaster event and to re-establish sport, active recreation, and racing activities delivered by the organisation.

The Recovery Grant will contribute to the following outcomes:

- assist community and recreational assets and infrastructure/facilities to re-commence service delivery and contribute to the restoration of social and community networks, and the economic recovery of impacted communities
- communities' participation in sport, active recreation, and racing activities signals a return to pre-disaster living
- the needs of not-for-profit sport, active recreation and racing organisations are addressed in disaster recovery
- restored infrastructure seeks to, where possible, address local disaster risks
- restored infrastructure is built in accordance with current knowledge and practices for mitigating disaster impact.

3. Key Dates

24 July 2025	Applications open
24 October 2025	Applications close (5pm AEST) or earlier if funding is exhausted
30 June 2027	Project completion
31 August 2027	Acquittal and final reporting complete

- Applications will close* three months after the event opening date as listed on the department's website at www.qld.gov.au/recreation/sports/funding/sport-and-recreation-recovery-grant
- Approved projects will have approximately 18 months to be completed.
- Project acquittal and reports to be submitted eight months after the close date.

**Applications will close earlier if the Recovery Grant budget has been exhausted.*

4. What assistance is available?

Eligible organisations can apply for up to a maximum of \$1 million (GST exclusive) for each eligible project site subject to funding availability, and at the discretion of the department.

When applying for the Recovery Grant, organisations will be required to demonstrate, they have not been able to obtain insurance coverage for infrastructure or equipment damaged, or when insurance has been obtained, have claimed financial support from the insurer up to the cap of their policy.

Organisations applying for funding are encouraged to contact their nearest [Sport and Recreation office](#) to discuss the application process, proof of damage and the available assistance.

Should expected re-establishment costs exceed the funding available above, it is recommended that you contact sr_infrastructure@sport.qld.gov.au to provide information regarding the extent of damage. Any further assistance will be subject to funding availability and is determined at the department's sole discretion.

5. Organisation Eligibility

5.1 Local Governments

Eligible local government applicants are those that:

- own or operate community and recreational assets/infrastructure located in a local government area activated for an eligible extraordinary event; and
- can demonstrate the asset has been directly impacted or damaged by the eligible event; and
- the asset is ineligible under DRFA Category B; and
- have limited or no insurance to cover the requested works.

5.2 Not for profit sport, active recreation and racing organisations

To be eligible organisations must:

- have a registered [ABN](#); and
- be an incorporated not-for-profit sport, active recreation or racing organisation or not-for-profit community organisation (with an objective of sport, active recreation or racing) incorporated under one of the following:
 - [Associations Incorporation Act 1981 \(Qld\)](#)
 - [Corporations Act 2001 \(Cwlth\)](#)
 - [Cooperatives National Law Act 2020 \(Qld\)](#)
 - [Corporations \(Aboriginal and Torres Strait Islander\) Act 2006 \(Cwlth\)](#);
- or be a sport or active recreation club incorporated within a Queensland university.

Additionally, organisations must meet all the following criteria:

- manage a sport, active recreation or racing asset that has been directly damaged by an eligible event, and located within a local government area activated for Category C funding outlined under the QRA disaster activation site [Activations | Queensland Reconstruction Authority](#)
- demonstrate tenure over the asset/infrastructure and have the legal right to conduct the proposed works to clean up, repair or replace infrastructure that has been directly damaged by the event; and
- demonstrate the request is not eligible to be covered under other funding sources.

At the time of application, organisations must:

- have met all obligations for projects/activities currently funded by the department; and
- have no debt owing to the department.

Local governments may manage a project/s on behalf of a not-for-profit sport, active recreation or racing organisation as the asset owner/manager.

If you are unsure of your organisation's eligibility, including activity or eligibility please contact your nearest [Sport and Recreation office](#) before applying and refer to [Appendix A – Definitions](#).

In assessing eligibility, the department may conduct due diligence in relation to officers of the organisation and consider associated funding and obligation compliance history for officers and related organisations.

Before applying, contact the [Office of Fair Trading](#) or telephone 13 QGOV (13 74 68) or your nearest [Sport and Recreation office](#) to determine whether the organisation has any outstanding compliance issues.

5.3 Who cannot apply?

Examples of entities that are **NOT** eligible to apply are:

- individuals
- not-for-profit organisations that do not have an objective of sport, active recreation or racing or do not deliver or coordinate an eligible sport, active recreation or racing activity
- for-profit groups, including trusts/trustees and sole traders
- unincorporated organisations
- national sport organisations where there is a State Level Organisation in Queensland
- schools, TAFE colleges and universities
- parents and citizens associations
- religious groups (where their main objective is not to delivery or coordinate sport or active recreation)
- State or Federal government departments
- an organisation, included on the National Redress Scheme's website on the list of 'Institutions that have not joined or have not signified their intent to join the Scheme' (www.nationalredress.gov.au).

If you are unsure of your organisation's eligibility, please contact your nearest [Sport and Recreation office](#) before applying to confirm eligibility. As part of the assessment process the department may request further information from the applicant.

6. Eligible Projects

Eligible projects must be directly related to:

- assessing assets or facilities only where event damage or impact is found
- repairing / restoring damaged sport, active recreation or racing infrastructure damaged by an eligible extraordinary event that directly relates to the re-establishment of sport, recreational or racing facilities
- rebuilding/replacing infrastructure and/or assets when it has been deemed irreparable or cost prohibitive (by a suitably qualified independent consultant).

Eligible costs must be directly related to the delivery of the approved project and;

- for non-government organisation applicants: projects must not have commenced prior to the impact of the eligible event
- for state agencies and local governments: projects must not have commenced prior to the date of the Prime Minister's approval (program approval).

Examples of eligible assets and project costs include:

Eligible Assets	Eligible Project Costs
<ul style="list-style-type: none"> - council showgrounds, camp draft facilities, and associated facilities - sporting grounds, playing fields, courts, arenas, sports lighting, and related amenities available for use by the community e.g. club house, change rooms & storage, etc. - racecourses, racecourse lighting, and related amenities e.g on-course stabling etc - sporting / active recreational facilities and related facilities and equipment e.g. pontoons used for sporting and active recreational activity - Equipment which may include: <ul style="list-style-type: none"> o equipment such as new mats, post guards, portable items, pitching machines o facility maintenance equipment and tools (e.g. line markers, sprinklers) o public address (PA) systems and marquees o computers / timing systems o trailers to transport large equipment o whitegoods / canteen equipment e.g. fridge freezers, dishwasher o BBQ / ice machine o point of sale / technology equipment. 	<ul style="list-style-type: none"> - extraordinary council/applicant labour and plant costs incurred to undertake approved works - project management, design, supervision and inspection/superintendent costs - internal plant and equipment operating consumables (fuel, oil, grease, etc.) consumed while undertaking its eligible works - hire or leasing of additional plant and equipment, and associated operating consumables (fuel, oil, grease etc.) - purchase of materials to complete its eligible works - repair or replacement of equipment, infrastructure and/or operational consumables (canteen equipment, sporting equipment and office supplies), damaged or destroyed by the event, where costs are not covered by insurance - repair and replacement works may include the use of more resilient finishes, building techniques and materials where the application demonstrates a value for money outcome - engaging qualified specialists to undertake investigations to event damaged assets or facilities.

6.1 Ineligible projects

Applicants are responsible for all ineligible activities and costs. Examples of ineligible projects and costs include:

Ineligible Activities	Ineligible Costs
<ul style="list-style-type: none"> - works on assets or land that will not be owned or controlled by the applicant - purchase of land or non-transportable buildings - works that are not directly related to operations of an eligible sport, active recreation or racing organisation - projects that are commercial in nature for the applicant or any partner applicant e.g. council or state-owned community or recreational assets leased to a commercial business - rehabilitation to restore flood damage to natural assets (e.g. beaches, riparian) - works eligible for reimbursement under 	<ul style="list-style-type: none"> - non-specific indirect and overhead costs - legal costs - insurance excess - portion of activities or costs covered by insurance - profit margins of applicant including (but not limited to) the applicant's supply or use of plant, labour or materials - costs that are reimbursable under other funding sources (e.g. business continuity and insurance, alternative DRFA relief measures, and costs recouped through sale of salvaged assets) - all costs incurred by state agencies or local governments prior to the program approval date, including labour.

<p>other funding sources (e.g. insurance or other DRFA funding relief measures)</p> <ul style="list-style-type: none"> - works on facilities that were not directly damaged by the event - works on facilities that were not available to the public for their intended use prior to the event - investigation works, including engaging specialists, where event related damage has not been identified. - projects that are for mitigation works (only). 	<ul style="list-style-type: none"> - feasibility and planning studies - temporary works, other than those required to enable completion of the approved project - duplication of existing initiatives - ongoing costs such as administration, operation, and maintenance - extraordinary wages such as overtime and additional allowances - travel and accommodation expenses - in-kind works - costs of works/activities incurred outside the completion timeframe.
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The above list identifies the most common examples of ineligible costs and is not intended to be prescriptive or comprehensive. If required, please contact your nearest [Sport and Recreation office](#) to clarify.

6.2 Insurance requirements

The cost of works covered by insurance are considered ineligible, except in special circumstances (such as where the insurance cover is capped, and the cost of the works exceeds the capped amount).

Capped insurance must be due to the insurance company's restriction and not because an organisation has undervalued the cost for replacement of an item or repair to infrastructure.

When applying for funding, organisations must demonstrate the following:

- the insurance policy does not cover the damage or has been assessed by an insurance provider and deemed to not meet the criteria for coverage; and/or
- insurance coverage does not cover the damage, and the affected items cannot be claimed against the insurance policy; and/or
- a third party is not responsible for repairing infrastructure and items (for example, a landlord under a lease).

7. Application requirements

The following may be required to support the application, dependent on what works and costs are requested:

- inspection by a departmental officer and/or photographic evidence of affected areas
- evidence demonstrating other funding sources have been sought if applicable
- invoices/proof of payment demonstrating the organisation's own funds were used to repair damage (where the facility has already returned to operation)
- insurance details and assessments for affected items as outlined under [insurance requirements](#)
- details outlining that the applicant organisation has the right to conduct the works related to the funding (e.g. lease agreement)
- at least two quotes or a Quantity Surveyors estimate for each budget item worth \$10,000 or more required to re-establish activities.

The department may request further information from the organisation if the documentation provided is inadequate to undertake an informed assessment. Where requested, the organisation must provide the information within the specified timeframe for the application to be appropriately assessed.

8. What is the application process?

Applications are to be submitted using the online application form within the timeframes for a particular event stated on the website. Visit the department's website for more information:

www.qld.gov.au/recreation/sports/funding/sport-and-recreation-recovery-grant.

In order to apply for funding under this program, the organisation must register in the [Sport and Recreation Grant Registration Portal](#) (GRP). An organisation can only be registered once. For more information, or to register, visit www.qld.gov.au/recreation/sports/funding/grants-portal/.

The declaration section of the application MUST be completed by an accountable officer for the organisation, as an endorsement of the accuracy of the application and agreeing to the terms and conditions associated with the grant.

Please note, the online applicant portal is not compatible with mobile devices. If further assistance is required to complete the online application, email srsgrportal@sport.qld.gov.au or call 13 QGOV (13 74 68).

Applicants should review all documentation provided on the department website prior to submitting an application. Applications must be submitted using the online application form by the closing date for that Event on the website.

9. How will applications be assessed?

Applications will be assessed by the department as they are received, against the program eligibility criteria (sections 5 and 6).

Assessment will include verifying if the application:

- has been submitted by an eligible organisation (refer to [Organisation eligibility](#))
- is for an Eligible Project (refer to [Eligible projects](#)).

Additionally, assessment will consider if the application demonstrates:

- outcomes that align with the program objective (refer to [Program objectives](#))
- demonstrated need for the project with strong supporting evidence provided
- budgeted costs that are deemed appropriate and reasonable.

Applications will be assessed based on applicants meeting the eligibility requirements and evidencing the project will assist in re-establishing sport, active recreation or racing activity.

The department may seek (at its discretion) clarification or further information from an applicant, including but not limited to information about any other local or state government funding received by the organisation, where the provision of such further information may assist in assessment.

The department will retain all documents submitted and will not return these to the organisation.

9.1 Approval Process

Applications will be assessed by the department against the program eligibility criteria in sections 5 and 6. Where an organisation is deemed ineligible, the project will not be considered.

Organisations will receive written notification of the outcome of their application. The organisation must ensure that its officers, employees, agents and/or sub-contractors do not make any public announcement or advertisement in any medium in relation to the process or the program without the prior written consent of the department.

Approved applicants will be required to enter into a funding agreement with the Queensland Government. The provision of funding is subject to execution of a funding agreement to be provided by the department.

10. Application process terms and conditions

Submitting an application does not guarantee the application will be approved. The department reserves the right (at the department's sole discretion) to refuse an application, not assess an application or not approve funding, for any reason, irrespective of whether the eligibility and assessment criteria have been met. The department's decision in relation to an application or the process is final.

The department reserves the right, at any time, whether before or after, the closing date for each stage of funding, to:

- cancel or vary the assessment process
- close early, suspend, stop, or extend the operation of the program or the application process
- amend dates including extending the closing date
- vary the program, including the proposed terms and conditions of funding and/or these guidelines to consider or reject an application received after the closing date and time
- consider an application submitted other than in accordance with the requirements of the application process, including accepting a non-conforming or incomplete application
- determine whether a project meets the eligibility criteria, project requirements and other requirements set out in these guidelines and should be deemed ineligible
- request further information or supporting documents from the organisation relating to the application for funding
- include additional conditions or changes to the conditions of funding
- change the allocation of funding available under the program, the eligibility criteria or the types of projects that will be considered.

Any action taken to close early, suspend, stop, or extend the program will be notified on the program website.

Organisations accept the risk, responsibility and liability connected with submitting an application and will not make any claim in connection with a decision by the department to exercise or not to exercise any of its rights in relation to the application process.

The application and participation in the application process does not constitute an offer or an invitation to make an offer under the application process. It also does not indicate an intention by the department to enter into any form of legal relations with any party.

The acceptance of an application or any invitation to negotiate will not be effective to constitute a contract or to create any legitimate expectation on an organisation's part unless, and until, a formal written funding agreement is entered into (as per the process set out in the funding terms and conditions).

Nothing in this application process amounts to any process contract and in making the application available and conducting this application process, the department expressly excludes any process contract arising.

11. Privacy

Any personal information will be handled in accordance with the *Information Privacy Act 2009*. Information regarding the department's privacy policy can be found online at www.sport.qld.gov.au/site-information/privacy.

For audit purposes, the department is required to retain the applications and other supplied supporting material.

The department considers the protecting of a person's right to privacy and managing personal information in accordance with the IP Act in the highest regard. If you do not feel that the department has adhered to the IP Act, you can raise your concerns by email at DTISPrivacy@sport.qld.gov.au.

12. Late Applications

An applicant may request to submit a late application in extenuating circumstances. All applicants lodging a late submission, either wholly or in part, must submit a request in writing to sr_infrastructure@sport.qld.gov.au for department consideration.

The request for submission of a late application, or part thereof, must be made within a maximum of three (3) business days of the advertised applications closing date for the declared event as published on the departments [website](#).

Acceptance of a late application request is at the discretion of the department pending budget availability.

A late submission may be accepted by the department in the following circumstances:

- where the client has notified the department or the relevant help desk of difficulties, by phone or email and the issue has not been resolved prior to the program close
- where there has been a confirmed system failure (e.g., database, departmental, internet service provider)
- where there are extraordinary circumstances beyond the control of the applicant (e.g., natural disasters, births, deaths in family).

13. Appeals

Sport and Recreation staff can provide an applicant that has not been approved with an initial explanation of the rationale for the decision.

If an applicant remains dissatisfied with a decision, such as an application not being approved for funding, the grant applicant can request a review of the decision. The request is required in writing and can be sent to sr_infrastructure@sport.qld.gov.au. An appeal can be requested where the applicant believes the decision does not adhere to the program guidelines and/or the department's processing of the application.

The appeals process does not include applicants challenging the program guidelines or seeking variations or exceptions to the program guidelines.

Appeals will only be considered if received by the department within one month from the date of the applicant's receipt of written notification from the department on the outcome of the application process.

14. Conflicts of interest

A conflict of interest may arise due a departmental officer's relationship with a potential applicant. A conflict of interest can be:

- an actual conflict of interest
- a perceived conflict of interest
- a potential conflict of interest.

Any departmental officer involved in the assessment, moderation, administration, or approval of the Recovery Grant is required to declare, any dealings or relationships with an applicant that may be considered an actual, perceived, or potential conflict of interest. The department will then consider how best to manage or resolve each declared conflict.

15. Payments

Payment conditions will be outlined in Funding Agreements for approved applicants.

15.1 Goods and Services Tax (GST)

GST is a broad-based tax of 10 per cent on the sale of most goods and services purchased in Australia. Organisations with current or projected annual turnover for all revenue activities of \$150,000 or more (including this project), must be registered for GST. Compliance with the legislation is a requirement of Federal taxation legislation. For more information, refer to the [Australian Taxation Office website](#) or call 13 24 78.

The grant funding amounts referenced in this guideline are GST exclusive.

The [GST factsheet](#) outlines how the department will treat GST on approved grant payments.

Organisations that are not registered for GST can receive funding up to the maximum approved funding amount with no additional GST component. Organisations not registered for GST need to be aware that funding received will need to cover any GST payable. Any shortfall between the funding provided and the GST inclusive project costs will need to be met by the funding recipient.

15.2 Payment Compliance

At the time of the payment, applicants must be compliant with the following prior to any payment of funds:

- have no more than one annual report outstanding with Office of Fair Trading (if applicable)
- have met all obligations for projects currently funded by the department; and
- have no debt owing to the department.

To determine whether the organisation has any outstanding issues contact the Office of Fair Trading by telephone on 13 QGOV (13 74 68) or go to www.fairtrading.qld.gov.au.

Bank details and an EFT form will be requested by the department to assist with payment processing for approved projects. It is the organisation's responsibility to ensure that the name on the bank account details provided match the organisation's legal name.

16. Project Delivery

Approved organisations are required to deliver the approved project implementing best practices to ensure stakeholders and contractors are engaged/managed and to ensure that all conditions of funding and regulatory requirements are met appropriately. All approved projects must be delivered within the Program timeframes.

The appointment of an independent, qualified Project Manager is a mandatory requirement under the legal agreement for all projects with a total project costs over \$200,000 (GST exclusive).

Approved organisations will need to ensure all milestones for pre-construction, construction and post-construction conditions are met. All projects will be required to provide quotes to show value for money for all components of the project. Where the work for that component will be over \$250,000 GST exclusive in value, a department-accepted public tender process will need to be conducted in accordance with the principles of the [Queensland Government Procurement Strategy \(Queensland Procurement Strategy 2023 | Department of Energy and Public Works \(epw.qld.gov.au\)\)](#).

The approved organisations must ensure that all work is undertaken by a suitably qualified contractor(s) and completed in accordance with all applicable laws, regulations, relevant standards and relevant building codes, including obtaining and maintaining any licenses required to undertake the project.

The legal agreement outlines all conditions relating to the approved funding and departmental representatives will be available to provide support to approved organisations.

17. Reporting, acquittals and audit requirements

Approved organisations will need to acquit the funding expended to the department. All organisations funded will be required to keep accurate records of expenditure and provide evidence in the acquittal form supplied to support the delivery of the approved project for the required legislative period. These records are to be made available to the department should the organisation be selected for an audit.

Approved organisations must complete reporting on financial and project activities and outcomes throughout and upon completion of the project.

Approved organisations may be subject to an audit from the department or the Commonwealth. The department may undertake a random audit of approved projects to ensure that projects are delivered as approved.

18. Survey and Case Study

Approved organisations may be asked to complete a case study and/or a survey upon project completion. The information collected will be used to help the department evaluate and promote the program's outcomes.

19. Public acknowledgement of joint Australian Government and State Government assistance

All funding recipients must acknowledge the DRFA funding contribution in public materials, which includes but is not limited to:

- media releases regarding the approved project
- acknowledgement or statements in project publications and materials
- events that use or include reference to the approved project.

To comply with this requirement, all public advice and media releases should refer to the relevant funding source, as being *"jointly funded by the Australian and Queensland governments under the Disaster Recovery Funding Arrangements"*.

Operational messaging and advice, such as road closures and tender advertisements, are excluded from this requirement.

Contact the department for assistance and approval for any releases by email at sr_infrastructure@sport.qld.gov.au.

The Australian and Queensland Governments must approve and be appropriately acknowledged by approved organisations in any promotion of the approved project.

Appendix A - Definitions

Active Recreation: including activities engaged in for the purpose of relaxation, health and wellbeing or enjoyment with the primary activity requiring physical exertion, and the primary focus on human activity.

Asset: a resource with economic value that an organisation owns or controls.

Declared disaster area: an area (often based on local government boundaries) declared by the Queensland Reconstruction authority that is identified as being affected by an extraordinary event.

Extraordinary event: a declared disaster event declared by the Queensland Reconstruction Authority that is eligible for funding.

Manage/ Management of an asset: this refers to having appropriate tenure over land, being the landowner or trustee.

Racing: refers to one of the following statutory racing codes: thoroughbred racing, harness racing or greyhound racing.

Repair/Restore: an activity carried out to return a damaged asset to full functionality.

Organisation: Interchangeable with a 'club' or 'association' or 'council' and includes those bodies that meet the eligibility criteria for the program, as outlined in section 5, and provide physical activity programs and services at the local community level.

Site: the lot on plan/s for each land parcel which the project will be constructed.

Sport: A human activity involving physical exertion and skill as the primary focus of the activity, with elements of competition where rules and patterns of behaviour governing the activity exist formally through organisations and is generally recognised as a sport.

Appendix B – Eligible activities

Abseiling	Dragon Boating	Motor Sport	Skateboarding
Acrobatics	Drill Dance	Motorcycling	Skipping
Adventure Racing	Endurance Riding	Mountain Bike Orienteering	Sky Diving
Active Recreation	Equestrian	Mountain Biking	Snow Sports
Aerobics	Extreme Sport	Netball	Softball
Aerobics - Aqua	Fencing	Netball - Indoor	Squash
Aikido	Fistball	Orienteering	Stand Up Paddleboarding
Air Sport	Fitness	Outrigger Canoeing	Surf – Other (e.g. Kitesurfing)
Archery	Floorball	Oztag	Surfing
Athletics	Football	Paintball	Surfing - Body Boarding
Athletics Little	Football - Indoor	Parachuting	Swimming
Australian Football	Futsal	Parkour	Swimming - Synchronised
Badminton	Gaelic Football	Petanque	Table Tennis
Baseball	Gateball	Pickleball	Taekwondo
Basketball	Gelball	Pilates	Tai Chi
Baton Twirling	Geocaching	Polo	Tennis
Beach Volleyball	Gliding	Polocrosse	Tenpin bowling
Billiards/Snooker	Goalball	Pony Club	Touch
BMX	Golf	Power Boats	Traditional Indigenous Games
Bocce	Gridiron	Power Lifting	Trail Bike Riding
Boccia	Gymnastics	Racing (Thoroughbred, Harness or Greyhound)	Trampoline
Bowls - Indoor	Handball	Riding For Disabled	Triathlon
Bowls - Lawn	Hang Gliding	Rock Climbing	Ultimate Disc (inc Disc Golf)
Boxing	Hockey	Rodeo	Underwater Sports
Boxing - Kick	Horse Riding - Recreational	Rogaining	Vigoro
Broomball	Ice Hockey	Roller Blading	Volleyball
Bushwalking	Ice Racing	Roller Derby	Wakeboarding
Calisthenics	Ice Skating	Roller Skating	Walking
Campdraft	Inline Hockey	Roller Sports	Water Polo
Canoeing	Ju Jitsu	Rowing	Water Skiing
Carriage Driving	Judo	Rugby League	Wave Ski Surfing
Cheerleading	Karate	Rugby Union	Weightlifting
Climbing - Indoor	Karting	Running	Wheelchair Basketball
Cricket	Kayaking	Sailing	Wheelchair Rugby
Cricket - Indoor	Kendo	Scuba	White Water Rafting
Croquet	Lacrosse	Shooting	Windsurfing
Curling	Laser tag	Shooting - Clay Target	Woodchopping
Cutting	Life Saving Royal	Shooting - Pistol	Wrestling
Cycling	Life Saving Surf	Shooting - Rifle	Yachting
Dance	Martial Arts	Shooting - Sporting	Yoga
Darts	Medieval Combat	Shooting - Sporting Clays	Zen Do Kai
Disability Sports	Mixed Martial Art	Shooting - Target	Zumba
Diving	Modern Pentathlon	Skate - Scooter Activities	