

headspace Fundraising Event Agreement – Terms and Conditions - Victoria

Thank you for considering raising funds for **headspace** National Youth Mental Health Foundation Ltd (ABN 26 137 533 843) (**headspace**, **we**). We greatly appreciate all support from both individuals and organisations. Your support means that we can continue our work of providing mental health and wellbeing support, information and services to young people and their families across Australia.

Please read through these Terms and Conditions (**Terms**) carefully, as these Terms, together with any approval granted to you by headspace (**Approval**) will govern your headspace fundraising event. Together, the Approval and these Terms are called 'this **Agreement**'.

Compliance with Fundraising Laws

All fundraising events in Victoria must be conducted in accordance with *the Fundraising Act 1998* (Vic) and the *Fundraising Regulations 2019* (Vic) (the **Fundraising Legislation**). Among other things, the Fundraising Legislation requires:

- you not to be misleading or deceptive;
- collection containers must be properly secured, numbered and labelled and their use and emptying must be appropriately supervised;
- clearly visible identification badges to be worn by persons collecting money face to face (see the <u>Consumer Affairs Victoria website</u> for a sample of the identification badge required);
- if goods and services are being supplied and a representation has been made that a portion of the money or benefit received in relation to that supply is to be applied to the headspace fundraising event, you must specify the amount or percentage;
- any form used for the headspace fundraising event to enable donations using direct debit facilities by a person from whom money is solicited, is easily legible, uses a minimum 10-point font and is clearly expressed.

Unless exempt, any person or organisation that undertakes fundraising in Victoria is required to register as a fundraiser under the fundraising legislation.

You acknowledge that you are not a registered fundraiser and instead are operating under an exemption as you only receive fundraising of less than \$20,000 (gross or total amounts before deductions and tax) in a financial year, are not paid for conducting the fundraising and only use unpaid volunteers to conduct the fundraising. You must ensure you continue to meet all criteria of this exemption.

We recommend you contact <u>Consumer Affairs Victoria</u> to understand your duties under the Fundraising Legislation.

You must comply with the Fundraising Legislation and all other relevant laws and obtain all necessary consents, approvals or permits for the headspace fundraising event.

Approval

To begin fundraising for headspace, you must first make an application using the Application Form on the headspace website. headspace will assess your application and **may** issue you with an Approval. The completed Application Form will form part of the Approval and you warrant that the information you provide in the Application Form is accurate. You will not be able to conduct fundraising for headspace's benefit unless and until you have received the Approval and you have agreed to its terms.

Fundraising with headspace

Unfortunately, headspace is not able to take an active role to help you conduct your fundraising event. You will be solely responsible for all aspects of your headspace fundraising event, including all organisation, management, financials, fundraising, ticket sales, publicity and record keeping.

You agree to provide headspace with any reasonable updates and acknowledge that any changes made from the original fundraising event from which you received the Approval, may result in headspace issuing a new Approval or revoking your Approval.

You agree that all staff or volunteers engaged for the headspace fundraising event are suitably qualified and of a proper character. Any potential supporters for your headspace fundraising event (including organisations), must be approved by headspace.

You agree not to do anything that may reasonably be expected to damage the goodwill, reputation or integrity of headspace.

Fundraising financials

You agree that you will not retain or use any part of the profits (money received less reasonable expenses) raised or other benefits obtained during the headspace fundraising event. headspace can determine, at its discretion, what expenses are a reasonable expense.

The proceeds must be given to headspace within 7 days after the headspace fundraising event concludes.

You must immediately notify headspace upon receiving **\$19,000** in funds from the headspace fundraising event.

Records

You must keep true and accurate records in relation to all aspects of the headspace fundraising event, including all income and expenditure of the headspace fundraising event, receipts for all expenses and approvals, permits, or authorities obtained or issued and in relation to any identification cards or badges issued, any collection boxes or similar devices used and all receipt books used.

You must keep these records for 7 years after the end of the financial year to which they relate, and they must be given to headspace upon request and within 7 days after the headspace fundraising event concludes.



Use of headspace logo

As part of your Approval, you may be given a non-exclusive, revocable license to use the headspace logo during your fundraising event (**Licence**). You acknowledge that all rights in and to the logo are the property of headspace.

If headspace grants you a Licence:

- The headspace logo must only be used by you in connection with your headspace fundraising event, and subject to any further condition specified in the Approval.
- You must not, nor permit a third party to, manufacture for sale or supply a product containing the headspace logo.
- You must not permit a third party to use the headspace logo.
- You must not alter the headspace logo in any way, including its proportions.
- headspace must approve any use of its logo, including as part of any artwork, description, or information, before it is published and released.
- headspace may require any publications or materials containing the logo to be removed from circulation at any time in its absolute discretion.

Media

You are responsible for generating your own publicity. You acknowledge that you are not able to comment on behalf of headspace. If the media requires any information relating to headspace, you must direct them to contact headspace.

Any advertisement, notice or information you intend to use as part of the headspace fundraising event must clearly and prominently identify headspace as the authority holder and not be misleading or deceptive or likely to cause offence to a person and if applicable, identify the intended distribution of the funds raised at the headspace fundraising event.

All advertisements, notices and information must be approved by headspace.

Liability and indemnity

You acknowledge that you are not an agent of headspace and headspace is not liable for any of your actions, including any expenses you incur relating to the headspace fundraising event. You agree to indemnify headspace against any claims which may arise as a result of the headspace fundraising event, the use of the headspace logo or a breach of this Agreement.

Termination

This Agreement will be terminated upon the earliest of the expiry date specified in your Approval, another date agreed between you and headspace, or the date headspace revokes the Approval for your headspace fundraising event.

headspace can revoke the Approval for your headspace fundraising event at any time at its absolute discretion.

If headspace revokes your Approval or this Agreement otherwise terminates, you must immediately cease the fundraising event and stop promoting the fundraising event, and within 7 days, provide headspace with all money, books, vouchers, or other things held or controlled by you by virtue of the authority provided to you by headspace to conduct the headspace fundraising event.

Advertisements