

Terms and Conditions Fundraise for Mater

Acknowledgement:

In making this Fundraising Application I acknowledge that the event/activity:

- a) is being undertaken by me and not the Mater Foundation;
- b) will have various risks for which I, and not the Mater Foundation, am responsible.

In choosing to fundraise for mater, you agree to ensure the following is complied with:

- The use of any logos associated with Mater Foundation and/or Mater Misericordiae Ltd in promotional and advertising materials being approved by Mater Foundation prior to production.
- Publicity relating to the fundraising activities being approved by Mater Foundation before approaches to media are made.
- Prospective donors or sponsors for the fundraising activities being confirmed with Mater Foundation prior to an approach being made.
- All raffles and fundraising activities are conducted in accordance with relevant legislation, in Queensland, the *Charitable and Non-Profit Gaming Act 1999*. Queensland Government information available at:
<https://www.business.qld.gov.au/industry/liquor-gaming/gaming/not-profit-charitable/competitions-raffles-bingo>
- Functions where liquor is to be consumed or sold at an event must be in accordance with relevant legislation. e.g. Community Liquor Permit available from OLGR (one day fee) 21 days prior to the event. For more information please see:
<https://www.publications.qld.gov.au/dataset/liquor-licensing-and-compliance-forms/resource/6f0db791-a1c8-4826-9c01-8f7b3c745d45>
- Funds raised on behalf of Mater Foundation being held in a safe secure place, prior to being deposited directly into the Mater Foundation bank account.
- Any costs incurred by the organiser of a fundraising activity being at the expense of the organiser and not Mater Foundation.
- This is your event/activity and is not a Mater or Mater Foundation event and as such the event/activity is solely at your risk. Mater Foundation and/or Mater Misericordiae Ltd is not liable for any loss, financial or otherwise caused by the event/activities undertaken to raise funds. This includes but not limited to; damage to property or personal injury (including death).
- You indemnify the Mater against any loss or damage suffered as a result of any claim made by or against the Mater in relation to the event/activity howsoever arising, including as a result of any act, neglect or default caused by me .
- You are responsible for holding and maintaining appropriate insurances for the event/activity.
- Mater may revoke the authorisation it has granted without cause on 2 days' notice in writing. If this occurs you will ensure that you immediately cease use of all logos, remove all publicity referencing the Mater and advise all sponsors that Mater is no longer a beneficiary of your event/activity.

Mater Foundation requires:

Within one (1) month of completed activities:

- Notification of the outcome of the fundraising activities, and
- A record of income and expenses from the fundraising activities and a cheque / verification of bank deposit for the activity is to be provided to Mater Foundation.