

EMCR PARTNER 2019

INVESTMENT: \$3000 EX GST (\$3300 INC GST)

Partner with the Australian Academy of Science and the EMCR Forum to offer your early- and mid-career researchers (EMCRs) the opportunity to attend Science at the Shine Dome in 2019

SCIENCE AT THE SHINE DOME 2019

An annual three day celebration of Australian science, Science at the Shine Dome brings together Australia's developing and high achieving scientists.

Your EMCRs will be inspired by hearing from newly elected Academy Fellows and awardees about their latest research across a range of science disciplines. They will also meet and exchange ideas with renowned scientists, as well as build networks with other early- and mid-career researchers.

Exposure to many prominent and decorated researchers will help your EMCRs build on their scientific networks and provide them with the building blocks to propel their career. This may well set them on a course to make their mark in academic history.

As an EMCR Partner, your support will allow for your EMCRs to hear from and network with leading scientists across scientific disciplines. Your investment will allow for attendance to the annual symposium, the gala dinner to be held at the National Museum of Australia, and an EMCR professional development workshop of delegate choosing.

For more information please visit the [Science at the Shine Dome website](#).

Details:

Tues 28 – Thurs 30 May (3 days)

The Shine Dome, Canberra

Cost: \$3300 per delegate inc. GST

GRANTS INCLUDE:

- Ticket to Science at the Shine Dome and the Symposium 'Power up Australia - the sustainable way'
- Conference registration including a gala dinner ticket
- Accommodation
- Travel

YOUR ORGANISATION WILL BE ACKNOWLEDGED BY:

- Logo displayed in the Shine Dome foyer
- Logo on official program partner page
- Logo on event website
- Listing in the event app

HOW DOES IT WORK?

- Complete the attached form and become an EMCR Partner. Please include how many EMCR delegates you wish to support.
- Select your EMCR/s to attend.
- We will make all the arrangements with your elected EMCR.

The Australian Academy of Science is also pleased to be able to offer childminding and accessibility assistance to all delegates. Information can be found on our [Diversity and Inclusion page](#).

EMCR SUPPORT PARTNERSHIP FORM

DETAILS—CONTACT PERSON ONLY

NAME:

ORGANISATION:

POSITION:

POSTAL ADDRESS:

STATE / TERRITORY:

POSTCODE:

EMAIL:

PHONE:

MOBILE:

DELEGATE DETAILS—FOR MORE THAN 2, PLEASE SEND DETAILS TO EVENTS@SCIENCE.ORG.AU BY APRIL 26

QUANTITY:

FIRST DELEGATE

NAME:

EMAIL:

SECOND DELEGATE

NAME:

EMAIL:

PAYMENT METHODS

CREDIT CARD

VISA MASTERCARD

PAYMENT AMOUNT:

CARDHOLDER'S NAME:

CARD NUMBER:

EXPIRY DATE:

CCV:

SIGNATURE:

PLEASE INVOICE

ELECTRONIC FUNDS TRANSFER

NAME OF ACCOUNT: AUSTRALIAN ACADEMY OF SCIENCE
BANK: COMMONWEALTH BANK
BRANCH: LONDON CIRCUIT/AINSLIE AVENUE
BSB: 062-900
ACCOUNT NUMBER: 805 196

[PLEASE SEND YOUR REMITTANCE ADVICE TO
EVENTS@SCIENCE.ORG.AU](mailto:EVENTS@SCIENCE.ORG.AU)

TERMS AND CONDITIONS

PLEASE SIGN BELOW AS CONFIRMATION OF ACCEPTANCE OF OUR TERMS AND CONDITIONS

SIGNATURE:

POSITION:

PRINTED NAME:

DATE:

EMCR SUPPORT PARTNERSHIP 2019 TERMS AND CONDITIONS



1. **Parties.** This agreement is with The Australian Academy of Science (the Academy) ABN 90700613342, the Academy secretariat, acting on behalf of the Academy.
2. **Approval.** This form is an application only. Approval of Partner applications is at the sole discretion of the Academy. Once this application is accepted the Academy shall provide all benefits set out herein to the Partner, and shall do so in a manner that is compliant with good industry standards and all applicable laws.
3. **Commencement date.** No work will commence on your partnership prior to the term.
4. **Intellectual property.** The Academy agrees to use the logos, trademarks and other corporate branding of the Partner solely in accordance with any instructions provided by the Partner. The Partner retains all Intellectual Property Rights in its logo and materials provided and grants to the Academy a non-exclusive licence to reproduce and publish the Partner's logo and any materials provided solely for the purpose of carrying out its obligations under this Agreement.
5. **Delegate numbers.** Partners are entitled to the nominated number of delegates per event outlined in the documentation. Should additional places be required these can be purchased.
6. **Fees.** In consideration for the provision of the benefits by the Academy to the Partner, the Partner will pay to the Academy the Investment Fee. This is due and payable within 14 days from the date this agreement being signed unless otherwise mutually agreed. The Partnership is not confirmed until the Partner Fee is received by the Academy. Barring any statutory requirements or as otherwise set out herein, this fee is non-refundable.
7. **Relationship.** The relationship between the parties under this Agreement is that of independent contractors. No agency, employment, joint venture or partnership is created and no fiduciary relationship exists between the parties.
8. **Reputation.** The parties agree to use their best endeavours to preserve and protect the other party's reputation during the Term of Agreement.
9. **Confidentiality.** Each party agrees to keep confidential the terms of this Agreement and information which a party should reasonably understand to be confidential to the other party. Neither party may disclose or permit the disclosure of confidential information to any third party. If either party becomes aware they are in breach of this obligation, that party will immediately notify the other party. However, either party may disclose information where it is required to do so for that party to perform its obligations under this Agreement or as required by law. This clause survives termination of this Agreement.
10. **Privacy.** The Academy complies with Australian and New Zealand privacy law and does not provide contact lists or individual member contact details to partners or any other third parties.
11. **Assignment.** The rights of either party under this Agreement are not transferable or assignable either in whole or in part without the prior written consent of the other party.
12. **Dispute resolution.** If either party considers that the other party is in breach of this Agreement it should serve written notice to the other party specifying the nature of the breach. The other party should respond in writing within fourteen (14) days of receiving the notice.
13. **Termination.** Each party is entitled to terminate this Agreement, by providing written notice of not less than 30 days if:
 - a. The other party defaults or fails to perform any significant obligation contained in this Agreement and this fault is not rectified; or
 - b. The other party goes into liquidation, has a receiver, receiver and manager, administrator or similar person appointed, enters into a scheme of arrangement with creditors or is unable to pay its debts when they fall due.
14. **Termination due to inappropriate behaviour.** Should the Partner's dealings with members judged by the Academy to be inappropriate then the Academy has grounds to terminate the Partnership and/or revoke the first right of refusal of the Partner.
15. **Termination process.** In the event this Agreement is terminated, each party will immediately remove all of the other party's logos and any other recognition from all materials and documents promoting the partnership. Where the arrangement incorporates the provision of free or discounted product to the Academy, the Academy will retain ownership of that product with any ongoing servicing being on commercial terms.
16. **Cancellation of any partner benefit item.** If any Academy Partner benefit item does not proceed, the Academy will inform the Partner by giving notice as soon as practicable after becoming aware the Partner benefit item will not proceed and make available to the Partner a substituted Partner benefit. The Academy reserves the right to amend the partner program or refine the offering to benefit the Partner. Every effort will be made to maximise Partner benefits wherever reasonably possible.
17. **Force majeure.** Where one party is unable to carry out its obligations under this Agreement due to circumstances beyond its control or which it could not have reasonably prevented, those obligations are suspended whilst those circumstances continue, provided the other party is notified and the first party uses its best endeavours to overcome the circumstances preventing its obligations from being carried out.
18. **Modification.** This Agreement may not be modified, amended, added to or otherwise varied except where mutually agreed in writing.
19. **Jurisdiction.** This Agreement shall be governed by and construed in accordance with the laws of the Australian Capital Territory and the parties agree to submit to the non-exclusive jurisdiction of the Courts of that Territory.
20. **Entire agreement.** This document constitutes the entire agreement between the parties as to its subject matter, and in relation to its subject matter, supersedes any prior understanding or agreement between the parties and any prior condition, warranty, indemnity or representation imposed, given or made by either party.
21. **Term of Agreement.** Term of Agreement will be specified in the Agreement.