PROGRAM INELIGIBILITY

The following businesses are ineligible for the Resurgence Grant Fund:

- § Businesses engaged in any illegal activity in accordance with federal, state, or local laws.
- § Corporate-owned franchises
- § Life insurance companies
- § Financial businesses primarily engaged in the business of lending, such as banks, finance companies, loan packagers, and factors
- § Businesses located in a foreign country
- § Government-owned entities
- § Businesses owned or operated by officials or employees of the City of Atlanta or Invest Atlanta
- § Pyramid sale distribution plans
- § Passive businesses owned by developers and landlords with no active ties to for-profit business activities at the location
- § Businesses primarily engaged in political or lobbying activities
- § Businesses principally engaged in teaching, instructing, counseling or indoctrinating religion or religious beliefs, whether in a religious or secular setting
- § Business owned or controlled by a person incarcerated in a correctional institution
- § Businesses that derive any part of annual gross income (including rental income) from gambling activities, except where an otherwise eligible small business earns less than 1/3 of its annual gross income from the licensed sale of Georgia lottery tickets
- § Private clubs and businesses which limit the number of memberships for reasons other than capacity
- § Enterprises which constitute adult businesses as defined by City Code §16-29.001(3)
- § Unless waived by Invest Atlanta for good cause shown, businesses that have previously defaulted on a City of Atlanta or Invest Atlanta loan, grant, or other assisted financing. For purposes of grant, a compromise or settlement agreement shall also be considered a disqualification.