

www.wgcma.vic.gov.au ☎: 1300 094 262 Fax: (03) 5175 7899

## Works on Waterways Application Form

Application for a Permit is required by West and East Gippsland Catchment Management Authority pursuant to Sections 160, 219 and 287ZC of the Water Act, 1989 and by-laws No 3 & 2014-1, Waterways Protection 2014



<u>www.egcma.com.au</u> **☎**: (03) 5152 0600 Fax: (03) 5150 3555

The applicant must complete all details on this form, attach all required details, and ensure that the indemnity clause is signed. Before completing this application, please ensure you read the Guidelines for Applying for a Works on Waterways **Permit** and the specific notes for the proposed work type that you wish to undertake. These documents are available from our website. Yes Have you had a pre-application meeting or contact with a CMA staff member? (Please contact us on 1300 094 262 between 8.30am and 4.30pm weekdays if you have any questions relating to this form). Locality Maps MUST be supplied with this application 1. NAME OF APPLICANT May be a person representing the owner Name: Company Name (if applicable): Postal Address: Postcode: Preferred Contact Phone No: 2. NAME OF LAND OWNER (if different from applicant) The permit will be issued to this party Name: Company Name (if applicable): Postal Address: Postcode: Postcode: Preferred Contact Phone No: Email:..... 3. INDEMNITY CLAUSE (If not signed, this form will be returned for completion) This indemnity must be signed by the owner of the property, or if an organisation, someone authorised to do so. Where works are sited on Crown land, the owner of the works must sign the indemnity. I acknowledge that the West or East Gippsland Catchment Management Authority may issue a permit for the construction of the works on a waterway but that West or East Gippsland Catchment Management Authority shall not be responsible for any claims, suits or actions, arising from injury, loss, damage or death, to any person or property which may arise from the construction, maintenance, existence or use of the works. I hereby indemnify the West or East Gippsland Catchment Management Authority and its officers against all claims, suits or actions arising from injury, loss, damage or death, to any person or property which may arise from the construction, maintenance, existence or use of the works described in this application or so varied by any conditions issued with the permit. Signed: Date:

Print name in CAPITALS:

4. WATERWAY DETAILS – Please consult Land Data's Mapshare webpage and provide a print out if possible. <a href="https://mapshare.vic.gov.au/mapsharevic/">https://mapshare.vic.gov.au/mapsharevic/</a> A Mapshare User manual can be found here <a href="https://www.land.vic.gov.au/data/assets/pdf_file/0033/499191/Mapshare-Vic-user-manual.pdf">https://www.land.vic.gov.au/data/assets/pdf_file/0033/499191/Mapshare-Vic-user-manual.pdf</a>					
Name of Waterway:					
Name of Waterway.					
Tributary of					
5. PROPERTY DESCRIPTION WHE	RE THE WORKS ARE PROPOSED	)			
Are the works on Crown land or Private land?					
Address of Works/Site Location:					
Lot No:P	lan of Subdivision No: (PS/CP/LP/TP) .				
Or:					
CA:	Section:Parish:				
Name of Nearest Town:					
Co-ordinates (if available): Easting:Northing:					
6. CULTURAL HERITAGE MANAGE	EMENT PLAN				
It is the responsibility of the applicant, as the party legally and financially responsible for the proposed activity, to determine if a Cultural Heritage Management Plan (CHMP) is required under the <i>Aboriginal Heritage Act 2006</i> . The Authority is not able to issue a Works on Waterways permit if a CHMP is required but has not been prepared.					
To determine if a CHMP is required, com https://www.aav.nrms.net.au/aavQuestion		ool at			
Regardless of the outcome, <b>please include a copy of the final Process List</b> with this application and tick the applicable outcome below:					
CHMP not required (you must in	nclude a copy of the plan as evidence)				
	you must include a copy of the plan as	evidence)			
CHMP required but not prepare	ed				
Applicant is unable to complete	the Aboriginal Heritage Planning Tool a	and requires assistance			
Regardless of the requirement for a CHMP, earthworks within an area of cultural sensitivity or in / near a Registered Aboriginal Cultural Heritage place carry a risk of damaging Aboriginal Cultural Heritage, which is protected under the <i>Aboriginal Heritage Act 2006</i> . You may wish to consider undertaking a voluntary Cultural Heritage Management Plan, obtaining a Cultural Heritage Permit or seeking advice from Aboriginal Victoria ( <a href="https://www.vic.gov.au/aboriginalvictoria.html">https://www.vic.gov.au/aboriginalvictoria.html</a> ).					
7. GENERAL DESCRIPTION OF THE PROPOSED WORKS (Tick box and Circle relevant works)					
☐ Access Crossing:	☐ River Health Works:	□ Waterway Deviation			
Bridge, Culvert, Ford, Other	Vegetation Removal, Stabilisation, Wetlands, Other River Health Works	□ Waterway Deviation			
☐ <u>Service Crossing</u> : Gas Pipeline, Power Cable	☐ Pipeline: Sewerage, Water or Gas	☐ Service Structures: Boat Ramp, Jetties,			
☐ Extraction Activities:	☐ Stabilisation (erosion control)	☐ Stormwater Outlet			
Gravel, Sand, Other	☐ Other (describe in your words)				

Ford Crossing						
Total Width of ford crossing (measured from upstream to dow	vnstream):	metres				
Total Length of ford crossing (measured from bank to bank):		metres				
Height of crossing above waterway bed level:		metres				
8. ANCILLARY WORKS						
Do the proposed works involve stream alignment?	Yes	□ No				
Are there any proposed bed and/or bank protection works?	Yes	No				
If you ticked YES to either of the above questions, please atta	ich sketch with d	limensions of the works				
9. NATIVE VEGETATION REMOVAL ASSOCIATED WIT	H THE PROP	OSAL				
Will any native vegetation be removed? (includes trees, shrub	os, grasses)					
Yes No If <u>YES</u> , please specify the type and amount/area of vegetation to be removed. You should also contact your local Council to determine whether a planning permit is required.						
10. DETAILED PLANS OF PROPOSED WORKS						
<ul> <li>Provide <u>plans and drawings</u> of the proposed works if available.</li> <li>If possible, please provide a <u>photograph of the site</u></li> <li>Please consult Land Data's Mapshare webpage and provide a printout if possible. <a href="https://mapshare.vic.gov.au/mapsharevic/">https://mapshare.vic.gov.au/mapsharevic/</a></li> </ul>						
<b>LAND LOCALITY PLAN</b> Where is the land? Show in relation to roads and nearest intersections.						

<u>WORKS LOCALITY PLAN</u> Where on the land will the works be? Show the waterway and location of the works in relation to boundaries, roads, buildings etc. Give distances.				
CROSS SECTION OF THE WATERWAY AND THE PROPOSED WORKS, INCLUDING DIMENSIONS.				
Please indicate your preferred method of correspondence:				
Email Mail Mail				
11. CMA MAILING DETAILS:				
All correspondence for both CMA's is administered by Postal Address:	Telephone No:			
West Gippsland Catchment Management Authority PO Box 1374 Traralgon VIC 3844	1300 094 262 Email: planning@wgcma.vic.gov.au			

## **WORKS ON WATERWAYS PERMIT TERMS AND CONDITIONS**

## Please keep this page

The West Gippsland Catchment Management Authority (the Authority) regulates works and activities in, on or over designated waterways within the Authority's waterway management district.

- 1. A Works on Waterways Permit is a written statement from the Authority that certain works or activities may proceed at a certain location, subject to conditions.
- 2. Maps of the waterways the Authority has declared to be designated are available for inspection at its office at 16 Hotham Street, Traralgon, free of charge during normal business hours.
- A person who intends to construct or carry out any works in, on or over a designated waterway must first apply
  to the Authority for authorisation in accordance with the Water Act 1989. Works must not commence until the
  Works on Waterways permit is issued.
- The applicant must lodge with the Authority a completed application form and a complete description of the works.
- 5. In determining whether or not to grant a Permit, the Authority will consider the effect or likely effect granting of the Permit may have on any designated waterway within the Authority's district.
- 6. Assessment of the structural adequacy of the works is not the responsibility of the Authority.
- 7. The Authority may ask the applicant for more information, and may give notice of the application to persons the Authority considers may be affected by the application. The Authority may require the applicant to give this notice.
- 8. In making its decision, the Authority will take into account the views of persons who may be affected by the application.
- 9. The Authority is entitled to refuse the application, giving its reasons for doing so.
- 10. The Authority is entitled to impose conditions when granting a Permit in accordance with the Authority's powers and functions under the *Water Act 1989*.
- 11. The issue of a Works on Waterways Permit does not remove the applicant's responsibility to apply for any authorisation or permission necessary under any other Act with respect to anything authorised by the Permit. The Guidance Note below provides more details about the types of approvals which may be required.
- 12. A Permit shall be subject to time limits and will expire under certain circumstances. Any renewed Permit, if granted, may be subject to renewed conditions.

Contact the Authority between 8.30am and 4.30pm weekdays on telephone 1300 094 262 if you have any questions relating to the above.

## **GUIDANCE NOTE**

There are a number of other approvals which may be necessary for the works. Below is a table outlining of some of the types of approvals which may be required. This table provides examples only and should not be relied upon in any way by permit holders as a current or comprehensive statement of approvals which may be required for the works authorised by their works or activities permit. The approvals that are required will depend upon the nature of the works or activities proposed and the area within which they are proposed to be carried out. Permit holders should obtain independent advice on the approvals which are required for the works or activities they propose to carry out.

Approval	Legislation	Comments	Relevant contact
Planning Permit	Planning and Environment Act 1987 (Vic)	A Planning Permit may be required for works on waterways depending upon the nature and purpose of the works and the provisions of the relevant planning scheme (including zoning and overlay provisions). Contact the relevant local council for further information.	Relevant local council
Consent for works on Crown Land	Land Act 1958 (Vic); Crown Land Reserves Act 1978 (Vic); Forests Act 1958 (Vic); National Parks Act 1975 (Vic); Coastal Management Act 1995 (Vic)	Consent may be required for the carrying out of works or activities on Crown land, with the type of consent depending upon the status of the relevant Crown land, for example:  - Unreserved Crown Land: a licence or lease under the Land Act (if appropriate) or a formal agreement with the land manager if the works are to be carried out on behalf of the land manager.  - Reserved Crown Land: a licence or lease under the Crown Land (Reserves) Act (if appropriate) or a formal agreement with the land manager if the works are to be carried out on behalf of the land manager.  - State forest, national parks, state parks, nature reserves: Forests Act (lease/licence/Section 52 permit/agreement providing works are on behalf of land manager)/ National Parks Act (licence/lease/Section 23 approval/ Section 21 permit).	Relevant land manager (eg DELWP, Parks Victoria, Committee of Management)
Prohibition on certain works and activities	Heritage Rivers Act 1992 (Vic)	Prohibition on certain activities near heritage rivers. Contact the Department of Environment, Land, Water and Planning (DELWP) for further information on details of activities that cannot be undertaken in the vicinity of heritage rivers and the obligations on land managers to manage heritage rivers to achieve particular outcomes.	DELWP https://www.delwp.vic.go v.au/ 136 186
Permits for harming wildlife, fish or flora and fauna	Wildlife Act 1975 (Vic); Flora and Fauna Guarantee Act 1988 (Vic); Fisheries Act 1995 (Vic)	A permit may be required for activities which could harm wildlife, fish or flora. Contact the Department of Environment, Land, Water and Planning (DELWP) for further information or to apply for a permit.	DELWP https://www.delwp.vic.go v.au/ 136 186
Approval for carrying out a controlled action	Environment Protection Biodiversity and Conservation Act 1999 (Cwth)	Actions that may have significant impact on matters of National Environmental Significant must be referred to the Commonwealth Government for a determination as to whether the matter is a "controlled action" and any necessary approvals must be obtained. Contact the Australian Government for further information including guidelines as to likely impacts on matters of national environmental significance and details of the approvals process.	Australian Government Department of the Environment and Energy http://www.australia.gov. au/directories/australia/e nvironment 1800 803 772
Works Approval	Environment Protection Act 1970 (Vic)	A works approval may be required for some works on waterways (for example works which result in the discharge of wastewater into the waterway). Contact the Environment Protection Authority (EPA) for further information and approvals processes.	EPA Victoria http://www.epa.vic.gov.au / 1300 372 842
Aboriginal Heritage	Aboriginal Heritage Act 2006 (Vic)	For activities which are not already governed by a Cultural Heritage Management Plan (CHMP), a permit is required for activities which may harm aboriginal cultural heritage. If a CHMP is required for an activity, the Plan must be approved prior to the issue of other permits and licences. Contact the Office of Aboriginal Affairs for further information or to apply for a permit.	Aboriginal Victoria https://www.vic.gov.au/ab originalvictoria.html 1800 762 003
Native Title	Native Title Act 1993 (Cwth); Land Titles Validation Act 1994 (Vic); Traditional Owner Settlement Act 2010 (Vic)	Native Title rights will need to be considered and an agreement may need to be entered into with any person holding Native Title over the land upon which the works are proposed to be carried out. Contact the Department of Justice and Regulation for further information on Native Title matters.	Department of Justice and Regulation http://www.justice.vic.gov_au/home/your+rights/native+title/1300 365 111