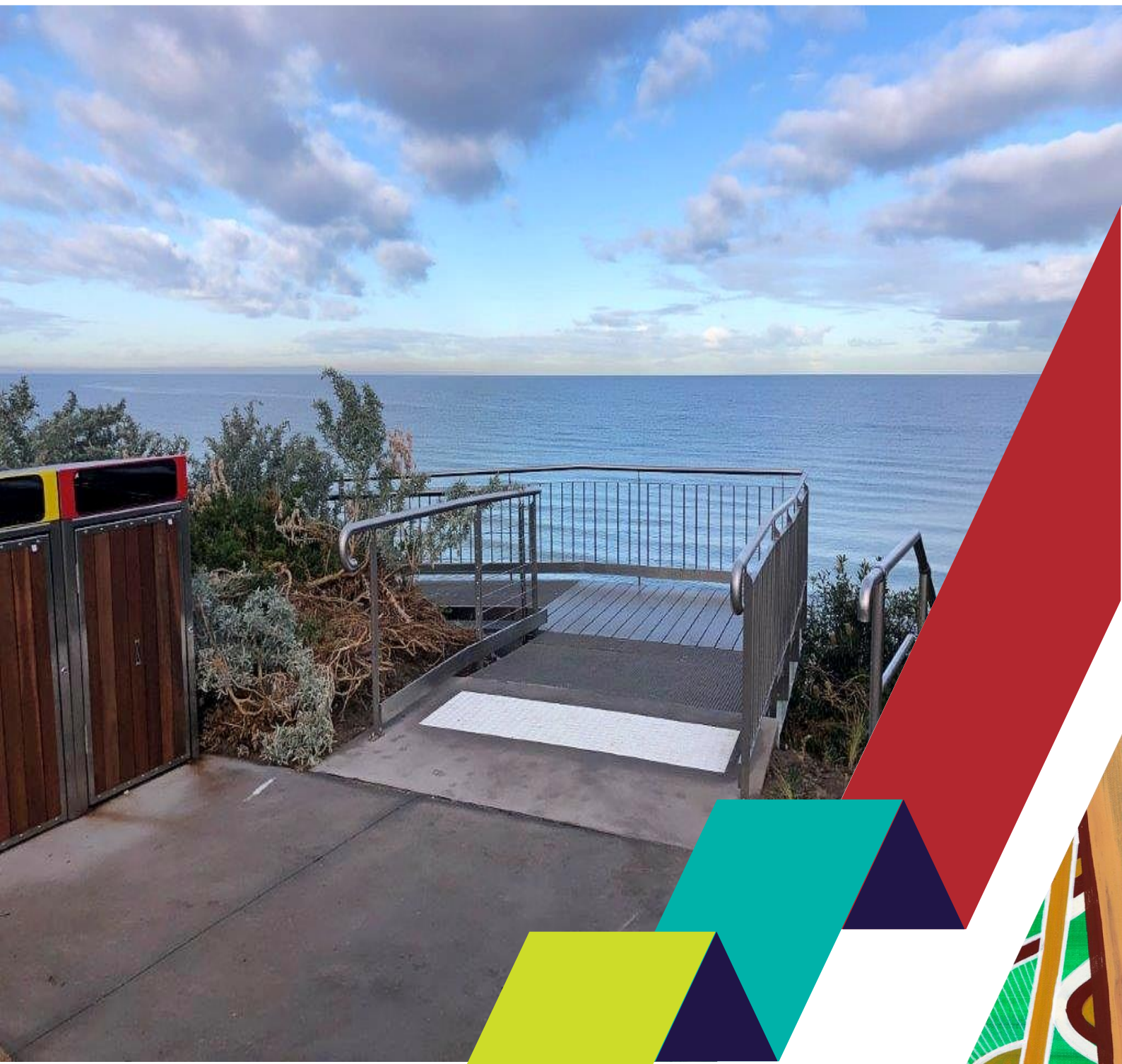


Coastal Public Access and Risk Grants 2024-25

Application guidelines



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Energy,
Environment
and Climate Action

Photo credit

Image by Kingston City Council. 'Parkdale Yacht Club accessible pedestrian ramp to foreshore', delivered with contribution from a 2022-23 Coastal Public Access and Risk grant.

We acknowledge and respect Victorian Traditional Owners as the original custodians of Victoria's land and waters, their unique ability to care for Country and deep spiritual connection to it.

We honour Elders past and present whose knowledge and wisdom has ensured the continuation of culture and traditional practices.

DEECA is committed to genuinely partnering with Victorian Traditional Owners and Victoria's Aboriginal community to progress their aspirations.



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Accessibility

To receive this document in an alternative format, phone the Customer Service Centre on 136 186, email customer.service@deeca.vic.gov.au, or contact National Relay Service on 133 677. Available at [DEECA website](http://www.deeca.vic.gov.au) (www.deeca.vic.gov.au).

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1. What is the Coastal Public Access and Risk Grants Program?

The Coastal Public Access and Risk (CPAR) Grants Program provides grants to coastal Crown land managers to reduce coastal risk and improve public access.

The Victorian Government is funding these grants for activities that reduce coastal risk through identification, mitigation, and monitoring.

Given the range of risks that are inherent in a dynamic coastal environment, this program aims to support a strategic and balanced approach to risk management along the Victorian coast.

2. Who can apply?

Appointed Victorian coastal Crown land managers under the *Crown Land (Reserves) Act 1978* can apply for funding. This includes local government authorities, committees of management, and Phillip Island Nature Parks.

To be eligible for funding the applicant must have also:

- discussed the project with their regional DEECA Land and Built Environment (LBE) contact officer (listed in [section 15](#) of these guidelines) and received a 'letter of in-principle support' from the relevant DEECA Regional Manager LBE Programs. Funding may be sought for projects prior to permits and/or consents being obtained, however this letter is required as evidence that the project is supported in principle by your DEECA region.
- completed reporting requirements for any previous CPAR grants to the satisfaction of DEECA.
- returned its 2023-24 Annual Financial Return to DEECA (voluntary committees of management only).
- provided all relevant supporting documents listed in [section 8](#) of these guidelines with the application.

3. Who cannot apply?

The following organisations and individuals cannot apply for funding:

- individuals
- government departments, Parks Victoria, Great Ocean Road Coast and Parks Authority
- government agencies which are not Crown land managers
- private sector businesses and agencies

- educational institutions
- not for profit organisations.

Although project proposals may involve other groups, only the appointed Crown land manager is eligible to apply.

4. What might be funded?

This program provides funds for activities that support coastal Crown land managers to develop and implement projects that reduce coastal hazard risk and prioritise public access to coastal Crown land.

Projects must be located on coastal Crown land (defined in the *Marine and Coastal Act 2018* s.4[1]) over which the applicant is the land manager, where the reservation / management status provides for public access.

Projects must be consistent with the scope of this program and support outcomes consistent with the CPAR program objectives.

Works must be supported by strategic risk assessments, condition audits or engineering and geotechnical reports, coastal and marine management plans, and adaptation plans consistent with Victoria's Resilient Coast – Adapting for 2100+ www.marineandcoasts.vic.gov.au/marine-coastal-management/victorias-resilient-coast-adapting-for-2100

The following is a non-exhaustive list of the types of activities that may be eligible for funding:

4.1 Risk identification, assessment, and evaluation

- risk assessment frameworks and guidelines
- feasibility/preliminary studies and investigations
- condition or safety audits.

4.2 Risk treatment

- removal and/or replacement of storm damaged or dangerous assets
- maintenance of coastal protection structures (including seawalls, revetments, groynes, and breakwaters)
- renewal or replacement of coastal dependent assets or infrastructure
- installation of signage and access barriers or fencing
- engineering responses to geological and erosion risks.

4.3 Risk monitoring

- land stability monitoring

- longitudinal studies (for example erosion, coastal processes, geotechnical).

4.4 Improved access

- removal and/or replacement of storm damaged or dangerous access structures
- construction of well-designed and safe access structures (for example handrails, stairs, ramps, boardwalks, paths/shared trails)
- enable access for people with varied levels of physical ability or capability (for example accessible change rooms, parking, beach matting)
- consolidation of informal access points
- prohibit off-road access to coastal areas by private vehicles.

Priorities for funding

The 2024-25 round of CPAR grants will prioritise activities that mitigate storm damage, reduce coastal hazard risk and prioritise public access to coastal Crown land.

All projects funded under the program must provide outcomes that contribute to the overall objective of reducing risk on coastal Crown land.

5. What will not be funded?

The CPAR grants program will not fund the following activities:

- the purchase of land
- routine or ongoing maintenance activities that should be part of the day-to-day management of the reserve, including weed removal
- activities that have already started (i.e., where projects have commenced prior to funding approval)
- recurrent operating costs, for example rent and utility costs, salaries (including project management), and/or activities establishing expectations of ongoing funding
- activities located outside the State of Victoria
- projects on reserves with limited public access, or relating to private land or assets
- projects already funded by other grant programs ('double-dipping')
- projects supported by other government funding programs and initiatives such as those relating to local ports, recreational boating and fishing, sport and recreation and non-coastal dependent facilities or infrastructure
- tree risk studies or mitigation works

- dredging
- establishing a Bushfire Place of Last Resort.

6. What are the funding details?

The total funding available is \$1,400,000 over the 2024-25 financial year.

Grants of up to \$150,000 (GST exclusive) are available to successful applicants.

Applicants may apply for up to two different grant projects (one application per project).

The program provides a financial contribution to projects based on the annual revenue of the applicant:

Applicant annual revenue	Maximum CPAR grant program contribution
Less than \$2,000,000	100% of project cost
\$2,000,000 or over	70% of project cost

Applicants' contributions must be financial rather than in-kind.

7. What are the assessment criteria?

First, applications will be checked for eligibility to make sure that the applicant and their activity are eligible for funding. After that, eligible applications will be assessed using the criteria listed below. Each criterion is given a percentage weighting to indicate its relative importance in the assessment process. Applications should address all relevant criteria.

a. Why? 40%

Why is the project required? Demonstrate the extent to which the project will reduce coastal risk and/or improve public access to the coast:

- state the problem
- describe the current asset condition (including photographs), where relevant
- identify all known existing risks that the project will address (address each of the following as appropriate: public safety, social, cultural, environmental, and economic) and
- identify any need for improved/consolidated access and nearby alternatives, where relevant.

b. What? 25%

What will be delivered? Provide details of what the funding will be used for and:

- demonstrate the extent to which the project will address identified risks of significant priority and/or provide a strategic approach to a coastal risk mitigation priority

- demonstrate consistency with the Victorian Marine and Coastal Policy 2020 – www.marineandcoasts.vic.gov.au/coastal-management/marine-and-coastal-policy – and any applicable guidelines made under the Marine and Coastal Act 2018, including Siting and Design Guidelines for Structures on the Victorian Coast 2020 – www.marineandcoasts.vic.gov.au/coastal-management/guidelines
- where the project relates to assessment/monitoring, explain the assessment process and implementation and
- explain how the proposed structure will be managed and its benefits sustained once the project is delivered, where relevant.

c. Who? 25%

Who will the project impact and how? Demonstrate the extent to which the project will deliver key benefits:

- clearly identify the intended benefits (public safety, social, cultural, environmental, and economic) that the project will deliver.

d. How? 10%

How will the project be delivered? Provide details that demonstrate a sound approach to the project planning, implementation, and delivery process:

- demonstrate well-defined timelines, planned sequences, and time-bound actions with sufficient risk measures taken for time over-runs, including consideration of relevant permits, approvals, and consents
- demonstrate capacity to implement and/or source expertise to manage the delivery of the project
- demonstrate stakeholder engagement has commenced or is being considered, to ensure project acceptance for delivery
- where the project relates to assessment/monitoring, state the initiation time for the next course of action and
- outline the proposed funding contributions for the project.

8. What supporting documents will need to be provided?

Please submit the following documents with your application:

- site specific project costings, i.e., at least one written quote for each eligible component of works totalling the estimated cost of the project, or a registered Quantity Surveyor's estimate,

dated and obtained within the past six (6) months. Where project costings cannot be supported by these items, the applicant must attach a letter detailing the reasons why, for consideration by the assessment panel.

- an in-principle support letter to undertake the project from the relevant DEECA Regional Manager Land and Built Environment program.
- a current condition report / risk assessment / images depicting the risk that will be addressed through this initiative (where relevant).

9. What are the funding conditions?

Funding agreements

Successful applicants must enter into a funding agreement with Department of Energy, Environment and Climate Action (DEECA). The Victorian Common Funding Agreement is used for funding agreements with not-for-profit organisations and Local Government Authorities.

The DEECA Transfer Payment Funding Agreement is used for Victorian public entities, as defined under section 5 of the *Public Administration Act 2004*.

It is recommended that applicants review the terms and conditions before applying. Information about the Victorian Common Funding Agreement is available on www.vic.gov.au/victorian-common-funding-agreement

The activity does not include using the Funding for political campaigning or advocacy activities for political parties.

The funding agreement will include reference to the following:

- Projects must be completed within twelve (12) months of execution of funding agreement.

Maximum program contributions are calculated as a percentage of the total project cost. For successful applications, the total project cost must be supported by project costings as outlined in [section 8](#) of these guidelines.

Discrepancies in project costs must be funded by the applicant.

Legislative and regulatory requirements

In delivering the activity grant recipients are required to comply with all relevant Commonwealth and state/territory legislations and regulations, including but not limited to:

- *The Privacy Act 1988 (Commonwealth)*
- *The Freedom of Information Act 1982 (Vic)*
- *Occupational Health and Safety Act 2004*

- *Marine and Coastal Act 2018*
- *Flora and Fauna Guarantee Act 1988*
- *Native Title Act 1993*
- *Traditional Owner Settlement Act 2010*
- *Aboriginal Cultural Heritage Act 2003*
- *Aboriginal Heritage Amendment Act 2016*
- *Aboriginal Heritage Regulations 2018*
- *Planning and Environment Act 1987*

Tax implications

Applicants should consult the Australian Taxation Office or seek professional advice on any taxation implications that may arise from this grant funding.

Successful applicants without an ABN will need to provide a completed Australian Taxation Office form 'Statement by a Supplier' so that no withholding tax is required from the grant payment.

Acknowledging the Victorian Government's support

Successful applicants are expected to acknowledge the Victorian Government's support, and promotional guidelines (www.deeca.vic.gov.au/grants) will form part of the funding agreement. Successful applicants must liaise with the departmental program area to coordinate any public events or announcements related to the project.

Payments

Payments will be made as long as:

- the funding agreement has been signed by both parties by late June 2025
- grant recipients provide reports as required, or otherwise demonstrate that the activity is progressing as expected
- other terms and conditions of funding continue to be met.

Monitoring

Grant recipients are required to comply with project monitoring and reporting requirements as outlined in the funding agreement. This may include progress reports, site inspections, completion reports and acquittal documentation.

Successful applicants are also required to:

- where applicable, complete tender works in accordance with Victorian Government requirements, including procurement guidelines
- obtain all necessary land manager relevant permits, approvals, and consents prior to the

commencement of any works, including consent under the *Marine and Coastal Act 2018**

- provide to the State any information or documents requested in relation to the project (including documents produced as a result of program funding)
- be responsible for arranging and preparing specifications for tender and signing project agreements or contracts
- ensure any civil and structural engineers engaged are registered with the Business Licensing Authority to provide professional engineering services.

* Works on coastal Crown land requires consent under the *Marine and Coastal Act 2018* ('MACA consent'). Under the *Planning and Environment Act 1987*, a planning permit may also be required. Under the *Aboriginal Heritage Act 2006*, a Cultural Heritage Management Plan may also be required.

Privacy

Any personal information about you or a third party in your application will be collected by the department for the purposes of administering your grant application and informing Members of Parliament of successful applications. Personal information may also be disclosed to external experts, such as members of assessment panels, or other Government Departments for assessment, reporting, advice, comment or for discussions regarding alternative or collaborative grant funding opportunities. If you intend to include personal information about third parties in your application, please ensure that they are aware of the contents of this privacy statement.

Any personal information about you or a third party in your correspondence will be collected, held, managed, used, disclosed or transferred in accordance with the provisions of the *Privacy and Data Protection Act 2014* and other applicable laws.

DEECA is committed to protecting the privacy of personal information. You can find the DEECA Privacy Policy online at www.deeca.vic.gov.au/privacy.

Requests for access to information about you held by DEECA should be sent to the Manager Privacy, P.O. Box 500 East Melbourne 8002 or contact by emailing foi.unit@deeca.vic.gov.au.

10. What is the application process?

Applications are submitted online using the Grants Online portal.

To apply, go to the grant program web page www.marineandcoasts.vic.gov.au/grants/coastal-public-access-and-risk-grants/apply-for-a-coastal-

[public-access-and-risk-grant](#) and click on the 'Start New Application' button.

To return to a saved draft application, click on the 'Access Saved Application' button.

Attaching required documents

Supporting documents must be in an acceptable file type, such as Word, Excel, PDF, or JPEG. The maximum file size for each file is 10MB.

You will receive an application number when you submit an application online. Please quote this number in all communications with the department relating to your application.

If you have documents to submit that cannot be attached to your online application you can email them to grants.info@deeca.vic.gov.au, quoting your application number. Attach all documents to one email, zipping the files if required.

Make sure your application is submitted by **5.00 pm on 30 April 2025**.

Note: No hard copy applications will be accepted. Late and incomplete applications will not be considered.

11. Additional information

Additional information including Frequently Asked Questions (FAQ) is available at the program web page www.marineandcoasts.vic.gov.au/grants/coastal-public-access-and-risk-grants

DEECA's 'On Board' provides information for DEECA agencies about risk: www.deeca.vic.gov.au/boards-and-governance/on-board

12. What is the notification process?

Successful and unsuccessful applicants will be notified in writing after the assessment process is completed. All decisions are final and are not subject to further review. Unsuccessful applicants can ask for feedback on their application.

13. Key dates

Applications open	26 March 2025 9 am
Applications close	30 April 2025 5 pm
Applicants notified	Mid-June 2025
Activities commence	Late June 2025
Activities completed and acquittal reports submitted	Late June 2026

14. Checklist

Read these guidelines, the FAQ and the information about this grant program at www.marineandcoasts.vic.gov.au/grants/coastal-public-access-and-risk-grants before applying and complete the following checklist.

Have you:

- read these guidelines carefully?
- checked if you are, or your organisation is, eligible for this grant funding?
- checked if your activity is eligible for this grant funding?
- checked that you would be able to comply with all relevant laws and regulations in delivery of your activity?
- prepared the appropriate supporting documents?

15. Contacts

Regional Land and Built Environment contacts

Your local Land and Built Environment (LBE) officer is listed in the following table. Please contact to discuss your potential CPAR grant project and for assistance in obtaining your DEECA letter of in-principle support.

Contact the DEECA Customer Contact Centre on **136 186** or email customer.service@deeca.vic.gov.au for direct contact details.

Barwon South West region

- Jacob Mathieson
- Fraser Clatworthy

Gippsland region

- Bass Coast – Carly Kee
- South Gippsland – Kylie Douglas
- Wellington – Angie Hughes
- East Gippsland – Tracey West

Port Phillip region

- Jill Garvey
 - Eloise Cater
-

For assistance submitting your application online

grantsinfo@deeca.vic.gov.au

For information about the application guidelines or the assessment process

CPAR Grants Officer –
marine.coasts@deeca.vic.gov.au

