



Land Law for Managers of Rivers and Riparian Land

This introduction to riparian governance in Victoria provides a sound background on existing law and policy and explores the potential for reform.

Your Presenter



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*Principal Scientist
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**Jo worked in
DELWP's water
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Course Content

The Land Alongside Rivers

- Which riparian land is Crown land, which is freehold, and why
- What happens when a river changes course
- Riparian land legislation: the Land Act, the Crown Land (Reserves) Act, the Water Act, and the Planning & Environment Act
- The Murray River and the State border

Native Title and Aboriginal Heritage

- Native title along Victoria's waterways: its existence and its implications
- The Traditional Owner Settlement Act and Land Use Activity Agreements
- Cultural Heritage Management Plans under the Aboriginal Heritage Act

Protecting Riparian Values

- Planning Schemes – zones and overlays
- Works on waterways
- Weeds and pest animals

Riparian Agriculture

- Licences for Crown frontages; the LCC and VEAC recommendations
- From grazing to conservation – the roles of law, policy and economics
- The Water Act and 'riparian rights'
- The problem of stock in the water

Community Engagement

- The evolving role of abutting landholders
- Models for community involvement

Agency Roles and Responsibilities

- Catchment Management Authorities
- DELWP and Committees of Management
- Other land managers: Parks Victoria and municipal councils
- Water Authorities

Ongoing Reform

- Camping on frontages
- The ongoing review of Crown frontage licences

Course Format

On-Line format: three two-hour sessions over successive days
Alternative format: one-day face-to-face course in your offices

Cost

\$495 per person
including GST.
Discounts for host organisations.

Enquiries and Registrations

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