

Application for Permit Street Stalls, Raffles and Appeals

ORGANISATION DETAILS:

Name of Organise	er:	
Organisation beir	ng Represented	<u> </u>
Do you have written authorisation from the represented organisation?		
Email Address:		
Daytime Contact	Number(s):	
Date(s) Required:		
Type of Appeal:	Street Stall	
	Appeal	
	Raffle	☐ VGCCC Declaration No.
	Other	☐ Please specify:
Do you intend to sell/provide food? Yes No		
•	ation to your sa	Environmental Health Department on 🕾 5662 9200 to find out more afe food handling & Streatrader requirements. plan:

DECLARATION OF CONDUCT:

We, the abovementioned organisation, hereby agree to comply with the following conditions:

- 1. That the location used by our organisation will be left in a clean and tidy condition; and
- 2. That we will cause no obstruction to pedestrian or vehicular traffic; and
- As per page 2 of the South Gippsland Shire Council's Footpath Trading Code, we will place our table/chairs/signs etc 1.8m from the property line so to keep clear access as per Council's Code of Practice; and
- 4. If we are going to hold a raffle, that we will provide a copy of our organisation's declaration number ("Declaration As A Community Or Charitable Organisation") obtained from the Victorian Gambling & Casino Control Commission (VGCCC); and
- 5. That we will provide Council with a copy of our organisation's current public liability insurance policy. Can you supply of copy of your organisation's Yes | | No | | **Current Public Liability Insurance?** If no, do you wish to be covered under Council's Yes | | No **Insurance Policy?** Public Liability Insurance to the sum of \$20,000,000 can now be provided by South Gippsland Shire Council for any one occurrence. To apply for coverage, please complete and submit the application form to our customer service team together with the \$15 application fee. A copy of the form can be accessed here: https://www.southgippsland.vic.gov.au/download/downloads/id/4063/community_event_exhi bitor_or_vendor_-_public_liability_coverage.pdf Signed:

For more information, please contact the Local Laws Department on tel: 03 5662 9258

Please complete and return this submission to:

South Gippsland Shire Council Local Laws Department

9 Smith Street (Private Bag 4), Leongatha VIC 3953 DX 94026 Leongatha

Tel: 03 5662 9200 Fax: 03 5662 3754

Email: council@southgippsland.vic.gov.au Website: www.southgippsland.vic.gov.au



South Gippsland Shire Council Footpath Trading Code

This Code directs the use of footpaths (including trading) and the placement of permanent and temporary items on and directly above the public footpath.

Why have a Code?

The use of footpaths for activities including commercial use by businesses is permitted by Council but must be managed.

Goods and outdoor dining on the footpath can add to the ambience of a business/entertainment area as part of the economic and social vibrancy of a town. Council will generally support (and provide a permit for) items on the footpath if they do not pose a pedestrian/traffic safety hazard, do not have a negative impact on the amenity of the street, and do not significantly impair pedestrian movement and access.

When is a permit required?

A permit may be required to place items on or above the footpath, either on a permanent or temporary basis. This generally includes:

- Goods for sale
- Advertising
- Furniture (i.e. tables and chairs)
- Planter boxes
- Screens
- Umbrellas, heaters etc

A permit is required and may be granted to block the footpath for building works or festivals. This permit is known as the **Road Reserve Activity Permit**.

Most applications will require a Local Law permit only. Some applications (i.e. for permanent building fixtures) may require a permit under different regulations (i.e. Building and Planning).

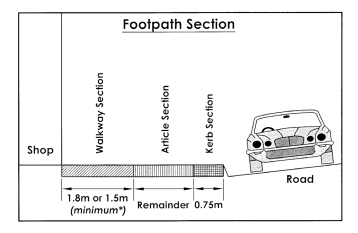
Permits must be renewed each year for applicants to continue to use the footpath. All permits expire on the 31st July each year, regardless of when the permit was issued. Permits may also be restricted to a specific date for special events.



Footpath sections

The Code divides the footpath into three sections, as follows:

- Walkway Section
- Article Section
- Kerb Section



What sections of the footpath can be used?

The **ARTICLE** Section is the only area where items/goods may be placed.

Only the footpath directly in front of a business may be used by that business.

Placing items on or above the Article Section (between the Walkway and Kerb Sections) shall be consistent with the placement of street furniture/infrastructure.

The **WALKWAY** Section abuts the shop front (property line) and allows for a footpath that is straight and clear for all pedestrians, including people with disabilities. Pedestrians with visual impairments can use the shop front as a point of reference when it is clear of goods/items.

The minimum width of the Walkway Section must be 1.8m for a footpath with a total width of 3.5m and over.

For footpaths with a total width of less than 3.5m the minimum width of the Walkway Section must be 1.5m.

Please consult Council's Local Laws Unit for the footpath width in your area. Permanent (overnight) items on the footpath must allow a minimum width of 1.8m.

The Walkway section must be clear of all items/goods at all times. Only the area above a 2.3m height over the Walkway Section of the footpath may be used.

The Kerb Section must be clear of all items/goods at all times. No items are allowed to protrude/project above the Kerb Section.



What may restrict the area that can be used?

Sometimes the area of the footpath that would normally be used will be restricted, or completely unavailable.

This is because access must be maintained for:

- Loading Zones
- Disabled Parking Bays
- Pedestrian Crossing points
- Service pits
- Bus stops
- Taxi ranks
- > Rubbish bins, telephone booths, seats etc.
- Ensure clear line of vision

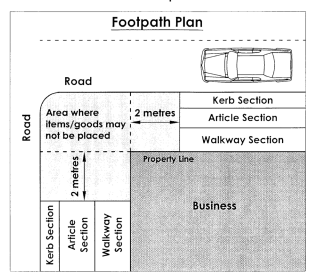
Council is under no obligation to remove items such as rubbish bins and permanent seating to allow business use of the footpath. In rare circumstances, where an alternative location can be found and all parties agree, the item may be moved providing that the business that makes the request bears all costs.

In order to allow access from the road to the footpath, Access Points will be required. Generally these will be located approximately every ten metres. When two adjoining businesses apply for a Local Laws permit, or when the business frontage is wider than 10m, the application will be referred to Council's Planning Department for consideration. Generally, Access Points should be 1.8m in width and clear of all items/goods.

Council will assess applications on a case-by-case basis.

Line of Vision

To assist pedestrian and vehicle safety, set backs are required at intersections/corners. Items/goods will not generally be allowed within 2m of a corner when pedestrians cross in both directions.





What will not be permitted on the footpath?

All items on or above the footpath must not pose a hazard to users of the footpath or roadway. Items that will generally not be permitted on the footpath include the following items:

- Sharp/protruding items
- Objects with oscillating/moving parts (ie. fans, flags, banners, buntings etc.)
- > Reflective items that pose a risk to traffic
- Items (including furniture) that are unstable
- Items that do not meet Council's specific requirements.

Please contact the Local Laws Department on 03 5662 9255 to determine specific requirements and/or conditions that may impact on your application. These requirements include design/manufacturing specifications that must be approved by Council.

Café screens up to 1000mm in height will be permitted.

Footpath advertising must be kept to a minimum, generally only the business name may be advertised. Exceptions include advertising A-frame boards, provided the placement of these complies with this Code.

Why comply with the Code?

Council manages public footpaths and when appropriate, permits businesses to use the footpath. Businesses do not have a guaranteed right to use the footpath for trading purposes.

Council may conduct enforcement action against people/businesses that use the footpath in a way that is not consistent with its laws, codes and statutes.

If an accident occurs due to the inappropriate use of footpaths, subsequent legal/enforcement proceedings may occur.

All residents and visitors to South Gippsland Shire are entitled to access public areas such as footpaths, unhindered by obstructions. Under the Disability Discrimination Act (DDA) 1992 it is illegal to directly or indirectly discriminate against a person with a disability or a person who is an associate of a person with a disability. This could relate to restricted access to a footpath.

