

FORM 2 - Application for Permit to Transport, Handle or Store Dangerous Substances and Oils in the Port of Hastings

To be submitted with Form 3 or Form 4 as appropriate at least 48 hours before arrival of ship or of proposed operation as appropriate

Applicant Name: _____ (Owner/Agent) ("Applicant")
 Address: _____ Telephone: _____
 Fax: _____ Email: _____
 Application made on behalf of (if applicable): _____ ("Port User")
 Vessel Name: _____

Type of Ship (Please select one):

Tanker (Crude Oil) Tanker (Product) Break Bulk Liquefied Gas Carrier
 Chemical Carrier Ro/Ro Other (Specify)

Proposed Berth (Please select one):

LIP SW1 SW2 CPJ1 CPJ2 Other (Specify)

Proposed Operation: The Applicant applies for a permit to carry on the following operation (Please select as appropriate):

Load/Pump Aboard Unload/Pump Ashore Conduct Bunkering Operations
 Restow on board Dangerous substances Retain on board Dangerous substances/Oils in transit*

*Note: Dangerous substances in transit must be included in Form 3 or Form 4 as appropriate.

Date of Proposed Operation: _____

Signature: _____ Owner, Agent or Master (please specify) Date: _____

PERMIT

Permit to Transport, Handle or Store Dangerous Substances or Oils in the Port of Hastings in accordance with the details provided in Form 2 above. This Dangerous Goods Permit is not valid unless signed by a Harbour Master or a designated port officer and is subject to the following conditions:

- (a) all the requirements of AS3846 unless the contrary intention appears in the permit;
- (b) any other special requirements or conditions specified in writing by the Harbour Master or designated port officer;
- (c) the Terms and Conditions below; and
- (d) all requirements prescribed by any laws relating to the Proposed Operation.

The Harbour Master or designated port officer may at any time cancel this permit by giving notice in writing to the Master.

Special Requirements or Conditions: _____

Signature: _____ Harbour Master or designated port officer Date: _____

Office Use Only Remarks: Any variation or modification..... <div style="text-align: right;">Date of Inspection:</div>
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TERMS AND CONDITIONS

1. If a Dangerous Goods Permit is granted to the Applicant or Port User (User) or otherwise allows all or part of the Proposed Operation to go ahead, then the User will be automatically bound by a contract with the Port of Hastings Development Authority (POHDA) and the Victorian Regional Channels Authority (VRCA) that contains the terms and conditions set out in Port of Hasting Operating Handbook (incorporating POHDA's and the VRCA's Rates and Charges) (Terms and Conditions).
2. A copy of these Terms and Conditions can be obtained from the VRCA's website www.regionalchannels.com.au or POHDA's website www.portofhastings.com
3. The User is responsible for checking the Terms and Conditions from time to time to ascertain whether or not additions or variations have been made.
4. POHDA and the VRCA will determine whether or not it will issue a Dangerous Goods Permit or otherwise allow all or any of the Proposed Operation to go ahead in its absolute discretion. POHDA and the VRCA may grant a Dangerous Goods Permit or otherwise allow all or part of the Proposed Operations to go ahead subject to any special conditions that POHDA or the VRCA considers necessary (Special Conditions).
5. The Applicant:
 - (a) if it is submitting this application on behalf of a Port User, warrants that it has the Port User's authority to submit this application and has the Port User's authority to bind the Port User to the Terms and Conditions;
 - (b) acknowledges that by submitting this application electronically or by any other means (with or without any signature) it will be deemed to have executed this application and accepted the Terms and Conditions; and
 - (c) undertakes to advise any Port User for whom it is acting of the Terms and Conditions.

Signature of Applicant:

Name of signatory:

Date: