

Kent County Council

# ***DRAFT* Land Drainage Policy Statement**

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## 1 Introduction

Kent County Council as the Lead Local Flood Authority has powers as a Land Drainage Authority to regulate watercourses in Kent.

Watercourses fulfil many roles in today's environment. They are important features of the landscape, providing habitats for a wide variety of wildlife, drainage for developed and agricultural land, water resources and recreational value. It is therefore important that watercourses and associated habitat are protected and enhanced for the benefit of present and future generations.

Land Drainage regulations are generally concerned with the physical condition of watercourses, including whether they are blocked or how they are modified, including the introduction of new structures to them.

This policy sets out how Kent County Council exercises these land drainage functions.

Land Drainage regulations are not concerned with the changes to flows entering watercourses, either in terms of the quantity or quality of the water. These issues are overseen by different regulations. The impact of new development and the flows it may generate are dealt with in planning, KCC is a statutory consultee in planning for surface water management, how we undertake this role and what developers are expected to do to manage surface water on new developments is set out in our [Drainage and Planning Policy](#).

Water quality is regulated by the Environment Agency, who issues environmental permits for potentially polluting activities, where they are appropriate, and regulates these. Details of permitted activities and how to apply for an environmental permit can be found [here](#).

As a public body, KCC does have a duty to ensure that the activities it regulates are not damaging to the environment, therefore we do request details of the environmental consequences of the activities covered by this policy. If we identify an activity that should be regulated by another process we will inform the applicant.

## 2 Legislative context

The Flood and Water Management Act 2010 transferred existing powers in the Land Drainage Act 1991 to regulate the proper function of ordinary watercourses to KCC. These powers consist of two parts:

- Maintaining the free flow of land drainage, including the enforcement of riparian responsibility to maintain flow in an ordinary watercourse and to maintain structures in an ordinary watercourse; and
- The power to consent and enforce structures in ordinary watercourses and changes to the alignment of ordinary watercourses.

These are permissive powers, not duties, and KCC can choose to exercise them.

These functions only relate to ordinary watercourses that are outside of Internal Drainage Districts. Within Internal Drainage Districts, it is the responsibility of the Internal Drainage Board to exercise these powers. Similarly, the Environment Agency is responsible for exercising similar powers in relation to main rivers.

Additionally, KCC has a duty as a competent authority under the Conservation Habitats and Species Regulations 2017 to ensure that there is no detriment to habitats and protected species, through the destruction of habitat or vertebrates or from pollution of the watercourse. Similarly, KCC must also consider applying the Water Framework Directive, which aims to prevent further deterioration and to protect and enhance the status of aquatic ecosystems and associated wetlands. In order to fulfil these duties KCC this will require evidence, in the form of ecological assessments appropriate to the local habitats, to demonstrate that no ecological harm will result from the works.

### **3 Riparian rights**

Land drainage and the maintenance of flow in ordinary watercourses is the duty of riparian owners. Riparian owners are the owners of the land that a watercourse flows through. If the land on each side of a watercourse is owned by different landowners, they are each riparian owners and are responsible for the watercourse from their side to the middle of the watercourse.

Much of KCC's land drainage role involves providing advice to land owners and neighbours about riparian rights and responsibilities, advising them of whether they need to undertake maintenance, what they need to do with any spoil from maintenance and contacting neighbours on their behalf if they need to undertake maintenance to inform them of their riparian responsibilities.

### **4 Maintaining flow**

KCC has powers under sections 21 and 25 of the Land Drainage Act 1991 (as amended) to enforce riparian owners to maintain the proper flow of ordinary watercourses outside of Internal Drainage Districts.

In KCC's experience, the need to undertake formal enforcement of land drainage is rare. In most cases we are able to work with land owners to achieve the desired works.

Enforcement can only be undertaken where the riparian owner has not undertaken sufficient maintenance to maintain the watercourse in a condition that can freely pass ordinary flow or has placed an obstacle in the watercourse that has not been consented. Enforcement cannot be undertaken to improve the capacity of an ordinary watercourse beyond its ordinary capacity, even if it would reduce flooding.

KCC's powers for enforcement entitle it to undertake works that are believed to be necessary if the riparian owner does not undertake such works themselves within a reasonable time. KCC can recharge any reasonable costs incurred to do this. KCC does not have the power to require a riparian owner to undertake works.

Enforcement is a complex, lengthy process and is only entered into if all other options are exhausted. Prior to undertaking enforcement, KCC will advise the riparian owners of their riparian duties and recommend that they undertake the necessary work themselves. Enforcement will be undertaken in the following circumstances.

**LD Policy 1: Maintaining flow of ordinary watercourses**

KCC will undertake enforcement of the maintenance of watercourses only where there is an obvious need to prevent significant flooding from the ordinary flow in a watercourse and after the riparian owner has refused to undertake the necessary work themselves within a reasonable timeframe.

Significant flooding is flooding that is likely to cause internal flooding of properties or to disrupt infrastructure such that it cannot function properly.

In general, a reasonable timeframe is considered to be 28 days from the date of the notice being served.

## 5 Land drainage consent

### 5.1 Consenting works

KCC has powers under Section 23 of the Land Drainage Act 1991 to consent works in an ordinary watercourse and to enforce the removal of unconsented works.

Consent is required for any works within the channel of an ordinary watercourse. These works can be permanent features such as culverts and headwalls, and temporary works to block or divert a watercourse to facilitate other activities in the watercourse. If temporary works are required to install a permanent feature, two consents will be required (one for the temporary works and one for the features that will be installed). If there are a number of permanent features to be installed, a consent is required for each feature (they may or may not require separate temporary consents, depending on how the construction works are planned).

KCC will apply the following policy in determining whether to issue a consent for a structure in an ordinary watercourse:

**LD Policy 2: Consenting of works in ordinary watercourses**

KCC will consent works where all of the following conditions are met:

- A fully complete application is received with the appropriate fee;
- The proposed works are appropriate for the watercourse such that they do not increase the risk of flooding or damage habitats or vertebrates; and
- Appropriate pollution and erosion control measures will be employed

Design and environmental considerations for land drainage consents are provided in Appendix 1.

### 5.2 Culverts

A culvert is defined as ‘a covered channel or pipe which prevents the obstruction of a watercourse or drainage path by an artificial construction’ (Flood and Water Management Act 2010). Culverts may be used to convey a watercourse under a road and they have been used to cover significant lengths of watercourse to facilitate

urban development over them. It should be noted that a bridge, that is a clear span across a watercourse, is not considered a culvert.

Installing a culvert in an ordinary watercourse requires land drainage consent.

Kent County Council considers it beneficial for watercourses to remain open wherever possible for both flood defence and environmental purposes. This maintains a flood channel and retains a valuable environmental feature which can enhance the site and be easily maintained. Culverting can exacerbate the risk of flooding, increase maintenance requirements and create difficulty with pollution detection. It also destroys wildlife habitats, damages natural amenity and interrupts the continuity of a watercourse.

In considering any development proposals, our objective is to retain open watercourses with a corridor of open land on both sides. Nevertheless, we understand there may be cases where culverting is unavoidable, for example, short lengths for access purposes or where highways cross watercourses. Culverting will not be considered until other options have been thoroughly explored, for example:

- Clear open span bridges with existing banks and bed retained;
- Revision of site layout to incorporate an open watercourse;
- Diversion of the watercourse in an environmentally sympathetic channel and corridor.

Where culverts are unavoidable, KCC will expect them to be restricted to a minimum and to see evidence of the hydraulic and environmental impacts of the culvert on the watercourse, and appropriate mitigation for any negative impacts. Culverts must be designed so they do not cause a restriction to flow. They must not increase the risk of flooding or prevent maintenance of the adjacent open watercourse. Consideration must also be given to overland flow paths in the event of a culvert becoming obstructed. It should be ensured that flows will not affect property or cause unreasonable nuisance or harm.

### 5.3 Other permissions

The requirement for ordinary watercourse consent is independent of the need for planning permission and the granting of planning permission does not imply or guarantee that consent will be granted.

If planning permission is required it should be sought prior to land drainage consent, as the planning application may alter the site layout and consequently the nature of any ordinary watercourse works. Any consent is for the works specified in the application, including the location. If any of these details change a new consent will need to be sought, and the planning application reference provided.

Consent is also required for any works within 8 m of a Main River or within 15 m of a sea defence structure in accordance with the [Environment Agency Byelaws](#). If land drainage works are proposed within these boundaries, consent from the Environment Agency will need to be sought separately. The requirement for this can be confirmed here: <https://www.gov.uk/guidance/flood-risk-activities-environmental-permits>. This document explains about working alongside a main river: <https://www.gov.uk/guidance/flood-risk-activities-environmental-permits#check-if-your-activity-is-regulated>

Works either within or which would affect a designated site, for instance a Ramsar site, Special Protection Area etc, as a result of changes in flow regimes, or water levels also require the approval of Natural England.

## 6 Unconsented works

Section 24 of the Land Drainage Act 1991 (as amended) gives KCC the power to have unconsented works removed. If KCC considers unconsented works in an ordinary watercourse to be detrimental, it will commence enforcement proceedings.

**LD Policy 3: Enforcement of unconsented of works in ordinary watercourses**

KCC will commence enforcement of unconsented works where the works cause a significant risk of flooding or lead to the significant detriment of aquatic habitats.

There is no provision in the Land Drainage Act 1991 to issue a consent after a structure has been constructed. If the structure is otherwise acceptable and would have been issued a consent, KCC will not request that it is removed, however we cannot issue a consent for these works. Demonstrating that the structure is acceptable on flood risk and environmental grounds is the responsibility of the owner of the structure.

Details of how to apply for consent for works is published on the KCC website:

[www.kent.gov.uk/land\\_drainage\\_consent](http://www.kent.gov.uk/land_drainage_consent)

It is advised that anyone considering any works in or near a watercourse contact the relevant authority to discuss the need for consent. KCC also has powers to undertake enforcement of structures that are constructed in a watercourse but have not been given consent. KCC will consult with local risk management authorities about consent applications that we receive or enforcement action we will take for works that do not have consent.

## Appendix 1

### Design Guidance

Detailed design plans will need to be submitted with your consent application that consider the following:

- The application should demonstrate that the applicant has considered the environmental implications of all options, and preferably settle on the least environmentally damaging option.
- If no other alternative is feasible, any proposed culvert length should be as short as possible and the diameter as large as possible. Depending on local circumstances, Kent County Council expects culverts to have a minimum diameter of 600mm. We would recommend using the Ciria culvert design and operation guide (C689) as a reference.
- All culverts should be designed to safely convey the 1 in 100 year flood event, but with a 20% allowance for climate change, with an additional analysis undertaken to understand flooding implication for greater allowance of 40%
- Where possible designs should incorporate a specified amount of freeboard to allow for floating debris, minor blockage and variations on the 'design' water surface.
- The responsibility for future maintenance and clearance of a culvert must be agreed and details of those responsible submitted with any application for consent. The responsibility for the maintenance of a culvert lies with the landowner or the person who owns the culvert unless otherwise arranged.
- Appropriate inlet and outlet structures should be provided in order to ensure smooth hydraulic transition and avoid erosion. Headwall arrangements at the upstream and downstream ends of a culvert should be suitably keyed into the bed and banks of the watercourse and should be appropriate to the local environment.
- Suitable access arrangements for maintenance should be included in the design. Access chambers must be provided at each change of direction if the culverting is not straight. Other access/inspection chamber should be installed at suitable intervals to ensure suitable access for maintenance.
- Inlet and outlet screens should not be used unless absolutely necessary. An appropriate risk assessment must be submitted with an application to demonstrate when a trash screen is necessary, and a formal maintenance regime must be agreed prior to approval. The 'FRMRC: Culvert design & operation guide supplementary technical note on understanding blockages' can help determine where a screen will be appropriate with the Environment Agency's Security and Trash Screen Design Guide sets out the current best practice, operation and design.



- Multiple small culvert arrangements are prone to blockage by accumulation of waterborne debris at the inlet. Where multiple culverts are unavoidable, a minimum number of culverts should be used and cutwaters should be provided between pipes at the culvert inlet.

## **Environmental Considerations**

Environmental mitigation measures may be appropriate if any open watercourse is being removed.

- In most situations it is appropriate for the inverts of culverts to be set below the existing bed level to provide a natural bed and passage for invertebrates, whilst allowing for future maintenance.
- The height of the invert should not pose an obstruction to fish movement.
- Environmental enhancements may be necessary to account for the loss of habitat caused by the culvert, for example opening up a length of previously culverted watercourse elsewhere on the site, enhancing other lengths of the watercourse etc.
- Where identified by the ecological surveys, mammal runs may be appropriate to facilitate the passage of mammals from one side of the culvert to the other.
- KCC will not consent concrete bag-work headwalls within a watercourse, as they are prone to leaking contamination to the watercourse and age poorly.