ORDER – Ungulate Winter Range
# U-8-004

Mountain Caribou – Revelstoke Shuswap and South Monashee Planning Units

This order is made under the authority of sections 9(2) and 12(1) of the Government Actions Regulation (B.C. Reg. 582/2004) (GAR).

1. The Deputy Minister of Environment, being satisfied that
   i. the following areas contain habitat that is necessary to meet the winter habitat requirements for mountain caribou (Rangifer tarandus caribou), and
   ii. the habitat requires special management that is not otherwise provided for under GAR or another enactment.
   orders that
   a) this order cancels and replaces the order that became effective on July 28, 2006, entitled “ORDER – Ungulate Winter Range U-8-004 – Okanagan TSA”, and the order that became effective on February 19, 2009 entitled “ORDER – Ungulate Winter Range Amendment #U-8-004”,
   b) the areas shown in the map set out in the attached Schedule A (U-8-004) and contained in the ungulate winter range (UWR) spatial layer stored in the Land and Resource Data Warehouse (tuwr_bc) are established as an ungulate winter range U-8-004 for mountain caribou. The centre point of the line on the attached Schedule A is what establishes the UWR boundary, and
   c) if there is a discrepancy between the areas shown in the map set out in the attached Schedule A and the UWR spatial layer stored in the Land and Resource Data Warehouse (tuwr_bc), the areas as detailed in the UWR spatial layer will take precedent.

1. The Deputy Minister of Environment, being satisfied that
   i. the general wildlife measures (GWMs) described below are necessary to protect and conserve the habitat of mountain caribou, and
   ii. GAR or another enactment does not otherwise provide for that protection or conservation.
   orders that
   a) the GWMs outlined in Schedule 1 are established for UWR U-8-004.
Schedule 1—General Wildlife Measures applicable to UWR U-8-004

Definitions:

Words and expressions not defined in this order have the meaning given to them in the Forest and Range Practices Act (FRPA) and the regulations made under it unless context indicates otherwise.

**helicopter landing** means a location where individuals disembark the helicopter, most often at the top of a ski run.

**helicopter pickup** means a locations where individuals embark the helicopter, most often at the bottom of a ski run.

**mineral exploration activity** means an activity involving the cutting of trees or construction and or maintenance of roads and trails related to the exploration and development of a mineral or placer tenure under the Mineral Tenures Act and which requires a Notice of Work permit under the Mines Act.

**mineral cell** means a Mineral Titles Online claim acquisition unit and is 16 to 21 ha, depending on latitude.

**ski run development** means cutting non-merchantable timber (<15 cm diameter at stump height for PL, <20 cm diameter at stump height for all other species), and removing hazardous stems through primarily hand falling techniques. This includes glading in mature forests, cutting in old burns, spacing in avalanche chutes and alder cutting. This is not considered logging, as no cut trees are extracted from the area.

**snow trail** means winter snow trails for cat-ski travel. They are developed using snow and may have trees cut or removed for access. Snow trails rarely have side-cuts into mineral soils.

**treatment area** means the specific geographic area identified in tenure management plans for adventure tourism tenure holders as an individual run and referred to as the “identified ski terrain” or “ski-pod”. Treatment areas can be defined spatially as having a running length and width.

General Wildlife Measures:

1. Silviculture treatments will not result in the conversion of forest cover to pure spruce stands.

2. Timber harvesting must not be carried out in sub-alpine parkland ecosystems.
Mineral Exploration Activities

3. GWM 2 does not apply for the purposes of mineral exploration activities if:
   a) exploration activities occur outside of the peak calving period of May 15th – June 15th;
   b) exploration activities use existing clearings, trails and roads unless it is not practicable to do so;
   c) new trails and roads are not built in areas closed to snowmobile use under the Wildlife Act using Motor Vehicle Prohibition Regulation, Schedule 7, Section 7.1;
   d) any necessary tree harvesting avoids mature stands (≥ 80 years old) and avoids the removal of lichen-bearing trees, unless it is not practicable to do so;
   e) an individual forest opening (defined as the total tree harvested area created for the purposes of mineral exploration and mining activity) is not greater than 1ha, not including forest openings for the purposes of building trails and roads;
   f) the total of individual forest openings (defined as the total tree harvested area created for the purposes of mineral exploration and mining activity), including those created for the purposes of building trails and roads does not exceed:
      i. 10 percent of the mineral cell, OR
      ii. 10 percent of any defined aggregate of mineral cells up to a maximum of 25 mineral cells;
   g) new trails and roads do not have a running width greater than 6m except for the purposes of safety or culvert placement; and
   h) actions are taken on newly constructed or reconstructed trails and roads to restrict access. This will be site-specific and could include, but is not limited to:
      i. Use of signage and gates on active trails and open roads where practicable;
      ii. Use of signage and safe (defined as large and clearly visible), impassable barricades across seasonal or permanently deactivated road surface widths.

Guided Adventure Tourism Activities

4. GWM 2 does not apply for the purposes of guided adventure tourism activities if:
   a) For the purposes of ski run development, construction and maintenance:
      i. ski run development does not occur within the calving period of May 15th to June 15th;
      ii. use of existing forestry openings or natural openings is maximized in order to minimize cutting in treatment areas;
      iii. individual tree spacing within treatment areas is 5-8m, with retention of forest ‘clumps’ (10-20 trees or 1-2 tree lengths in size) spaced at <100m intervals throughout the treatment area;
      iv. >90% of conifer stems >20cm DBH in treatment areas are retained from cutting. The full range of tree species, ages and sizes must be represented following treatment, similar to pre-treatment forest stand species composition and size-class distribution;
      v. individual ski run development/treatment areas are separated from adjacent treatment areas by an area at least 3-4 times the treatment area;
vi. forest stands with trees bearing lichen on slopes <40% are avoided when selecting treatment areas, unless there is no other practicable option;

vii. any harvesting avoids mature stands (>80 yrs old) and avoids removal of trees bearing lichen, unless there is no other practicable option; and

viii. areas of forest stands requiring removal of large veteran legacies or a significant number of standing dead snags to make the work site safe shall be avoided, unless there is no other practicable option.

b) For the purposes of helicopter landings and pickup site development, construction and maintenance:

i. helicopter landing and pickup site development does not occur within the calving period of May 15th to June 15th;

ii. use of existing forestry openings or natural openings is maximized in order to minimize cutting when selecting helicopter landings and pickup sites;

iii. where harvesting is required the amount of cutting will not result in the total opening size to exceed 1 ha; and

iv. any harvesting avoids mature stands (>80 yrs old) and avoids removal of trees bearing lichen, unless there is no other practicable option.

c) For the purposes of snow trail development, construction and maintenance:

i. snow trail development does not occur within the calving period of May 15th to June 15th;

ii. snow trail development does not occur in areas closed to snowmobile use under the Wildlife Act using Motor Vehicle Prohibition Regulations Schedule 7, Section 7.1;

iii. existing forestry openings or natural openings are used to minimize cutting when developing snow trails;

iv. the volume of timber to be removed does not exceed 50m³ of per 3 km of individual trail when developing a snow trail. An individual snow trail is defined as a contiguous snow trail route used by a snow-cat machines for the purpose of transporting skiers to skiable terrain;

v. any harvesting avoids mature stands (>80 yrs old) and avoids removal of trees bearing lichen, unless there is no other practicable option; and

vi. actions are taken on snow trails to restrict summer access. This will be site-specific and could include, but not limited to the use of large, impassable boulders, root balls, and felled trees.

Signed this 9 day of Dec., 2009
Doug Konkin, Deputy Minister
Ministry of Environment
Appendix 1:

The following information is provided by the Ministry of Environment (MoE) as background information and support to the order establishing UWR U-8-004. This appendix is not part of the order.

1. **Activities to which the order does not apply:** Section 2(2) of the *Government Actions Regulation* states
   
   An order under any of sections 5 to 15 does not apply in respect of
   
   (a) any of the following entered into before the order takes effect:

   (i) a cutting permit;
   
   (ii) a road permit;
   
   (iii) a timber sale licence that does not provide for cutting permits;
   
   (iv) a forestry licence to cut issued by a timber sales manager under section 47.6 (3) of the Forest Act;
   
   (v) subject to subsection (3), a minor tenure,
   
   (b) a declared area,
   
   (c) areas described in section 196 (1) of the Act, and
   
   (d) areas referred to in section 110 of the Forest Planning and Practices Regulation.

2. **Compliance with the GWMs and Exemptions:** If timber harvesting and road building activities cannot be carried out in compliance with the established GWMs, an exemption is required from the requirement to comply with the GWMs if the activities are to proceed. The authority to consider an exemption is provided in section 92(1) of the *Forest Planning and Practices Regulation*. An exemption may be provided if the Minister’s delegate (MoE Regional Manager, Environmental Stewardship Division, for the region that the UWR is located) is satisfied that the intent of the GWM will be achieved or that compliance with the provision is not practicable, given the circumstances or conditions applicable to a particular area.

   If an exemption is desired, an exemption application should be submitted to the Minister’s delegate with a rationale describing the nature of the problem and options to integrate UWR conservation with proposed activities. This submission will assist in timely consideration of the matter, and will inform the conditions, if any, of the exemption that may be granted prior to commencement of activities. Upon receipt of a complete exemption application, a determination will normally be made within 14 days of arrival. Incomplete packages will be returned to the proponent for re-submission.

**Forest Health**

Any activities to address forest health factors within the UWR that cannot be accommodated by the established GWMs will require an exemption if they are to proceed. This approach is being taken as a short term measure until final GWM language can be developed to identify those specific circumstances where the requirements of no timber harvesting and road building should not apply to activities related to address forest health factors, and therefore an exemption would not be required. The final GWMs will be consistent with the intent and direction contained in Forest Health report once it is
finalized. It is MoE’s intention that these GWMs will be completed and that U-8-004 will be considered for amendment to include these GWMs prior to late-mid 2009.

3. It is intended that Parks and Protected areas, contained within the boundary identified in the attached Schedule A, can contribute to the forest cover requirements for each management unit.

4. This order is not intended to apply to woodlot license holders. Where woodlots overlap with the UWR and application of the GWMs they will be exempted from the requirements of the order.

5. The intent of GWM 1 is to have silviculture practices result in a species composition that existed prior to forest harvest. As an example, this could be accomplished by focusing on the retention of non-spruce stems in Wildlife Tree Retention Areas.

6. In regards to GWM 3, when conducting mineral exploration activities within the no harvest zone, the requirements of no timber harvesting and no road building do not apply if the conditions outlined in GWM 3 are met. These conditions are consistent with Notice of Work permit conditions that have been developed to address mineral exploration activities in mountain caribou habitat (see document titled “Notice of Work Permit Conditions and Operational Guidance for Mineral Exploration Activity in Mountain Caribou Habitat”). Where activities are carried out consistent with the permit conditions, activities will also be consistent with the conditions outlined in GWM 3 and can proceed without an exemption from the Ministry of Environment. Where either the conditions outlined in GWM 3 or associated Notice of Work permit conditions cannot be met, an exemption will be required from the Ministry of Environment prior to work proceeding. In addition to the conditions outlined in GWM 3 persons conducting mineral exploration activities should also consider the operational guidance that has been developed and available in the document referenced above. Permit conditions 9 and 10 have not been included in the conditions outlined in GWM 3 because these are not activities managed under the Forest and Range Practices Act.

7. In regards to GWM 4, when conducting activities associated with guided adventure tourism, specifically the development of ski runs, helicopter landing and pick up sites and snow trails, the requirements of no timber harvesting and no road building do not apply if the conditions outlined in GWM 4 are met. These conditions are consistent with the standard operating practices developed for these activities (see the document titled “Standard Operating Practices for Ski Run Development, Helicopter Landing and Pickup Site Development, and Snow Trail Development in Mountain Caribou Habitat”). Where activities are carried out consistent with the standard operating practices, activities will also be consistent with the conditions outlined in GWM 4 and can proceed without an exemption from the Ministry of Environment. Where either the conditions outlined in GWM 4 cannot be met, an exemption will be required from the Ministry of Environment prior to work proceeding. In addition to the conditions outlined in GWM 4 persons conducting guided adventure tourism activities should also consider the operational guidance that has been developed and available in the document referenced above.