

## DEPARTMENT OF LANDS.

## Permit under the "Water Act," \*\* authorizing Entry upon Crown Lands.

whose address is Standard Bank Building, Vancouver, B. C.

WHEREAS CANADIAN FOREST PRODUCTS LIMITED

being the holder of	Con	ditional	Licence 3822 ,
has petitioned the Minister o	f Lands for a permi	t to enter upon the	occupied
			lied with the requirements of the
"Water Act, 1914," and the			
	01		
(ance	Cled		
	J		
The second secon			
Naw thanafara in nursu	sance of the "Water	Ac# 4914." this pern	nit is issued authorizing the holder
			to enter upon, use, and occupy a
right-of-way of the following	g dimensions: Leng	th, <b>6900</b> f	feet; width, 40 feet;
0700 6 3 neros	a gaross tha	occurri ed	Crown lands known as
Ruper	t District.		
Lots 915 & 348 and app	roximately shown in	Exhibit "A" heret	to, subject to the following terms
and conditions:—	•		
T. The engament granted	hy this normit is a	innurtenant to Lot	692, Rupert District.
2. The period during wh	ich the authority gra	anted under this pern	mit may be exercised, unless sooner
to the deal of housing provide	.a 20	rooms subject hos	wever, to renewal at the end of the
said term under the laws and	and the second s		wever, to renewar at the one or the
said term under the laws and	r regulations then in	Torce.	
			nd annually hereafter, at the office
			demanded or not, an annual rental
of such amount as may be fix	xed by or under any	rules and regulation	s respecting the entry upon, use of.
or occupation of Crown lan	ds made from time	to time by His Ho	onour the Lieutenant-Governor in
Council under authority law	fully vested in him	n. The said annual	rental until lawfully altered shall
h. e 7 00	and unloss the se	id annual rental ic	paid punctually as aforesaid this
	•	id annual lental is	part parietain, as aroresard this
permit may be cancelled wit	HOUL HOLICE.		
W.R.B. No. 1020-500-1123-4298.	·		
	·		

202

4. This permit gives the licensee the right to cut or remove from said lands such timber only as is necessary for the construction of the said works thereon under said licence and subject to the payment

the Forest Act the same to be determined, paid, and collected royalty as provided for the according to the provisions of the "Forest Act" relating to the collection of royalty.

- 5. There is reserved to the Crown the right to grant to other persons permits to enter upon, use, and occupy the lands over which the said right-of-way is granted hereunder without payment to the licensee, or his successors in title, of compensation, save for actual damage.
- 6. In the event of a dispute arising at any time during the term of this permit between the licensee and the registered owner of the lands immediately adjacent to the said right-of-way respecting the exact location of the said right-of-way, the licensee shall at his own expense have the said right-of-way surveyed by a duly qualified land surveyor, and shall likewise file in the Lands Department at Victoria, B.C., a map or plan showing the said right-of-way as surveyed.
- 7. This permit and the rights granted hereunder shall be subject always to compliance by the licensee with all the terms and conditions of the said licence, and if the said licence should at any time lapse, expire, be cancelled, abandoned, or declared null and void, this permit shall, ipso facto, become void and of no effect and all rights granted hereunder shall cease and determine.
- 8. This permit and the rights granted hereunder shall be subject always to compliance by the licensee with the terms and conditions herein contained, and if the licensee fail at any time to fulfil, keep, and observe the said terms and conditions, or any of them, it shall be lawful for the Minister of Lands of the Province of British Columbia, his agent or servant, on behalf of the Crown, upon thirty days' notice to that effect, absolutely to cancel all the rights granted hereunder; and thereupon this permit and the said rights shall cease, determine, and be of no effect without any other proceeding whatever.
- 9. This permit shall have the effect only of a permit issued under section 3 of the said "Water Act, 1914," and the easements, rights, and privileges of the licensee in respect of the said lands thereunder shall be construed as subject always to all the provisions of the said Act and amendments thereof and all rules and regulations from time to time made thereunder.

Issued this 24th day of April

File No. 07612.

Minister of Lands.