

DEPARTMENT OF LANDS.

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

GEORGE WALDRON EDWARDS

	Galena, B. C.	·
being the holder of	Conditional	Licence 10919 ,
Crown lands hereinafter desc	Lands for a permit to enter upon theribed, and in respect thereof has complied	
seded by and the rules	2 15 ⁻ 73	
	ance of the "Water Act," this permit is e (hereinafter called the "licensee") to	
	dimensions: Length, 2640 fee	
9res 0.9	s, across the Unoccupied	Crown lands known as
Lot , and apprand conditions:— 1. The easement granted Lot 350, Kooten	oximately shown in Exhibit "A" hereto,	subject to the following terms
And approach and conditions:— 1. The easement granted Lot 350, Kooten 2. The period during which terminated as herein provided,	by this permit is appurtenant to Lot ay District ch the authority granted under this permit is years, subject, howey	subject to the following terms 9579, & Blocks 4 & 5 may be exercised, unless sooner
1. The easement granted Lot 350, Kooten 2. The period during which terminated as herein provided, said term under the laws and 3. There shall be payable of the Comptroller of Water of such amount as may be fix or occupation of Crown land	by this permit is appurtenant to Lot ay District ch the authority granted under this permit is years, subject, howey	9579, & Blocks 4 & 5 may be exercised, unless sooner er, to renewal at the end of the annually hereafter, at the office manded or not, an annual rental especting the entry upon, use of, ur the Lieutenant-Governor in
1. The easement granted Lot 350, Kooten 2. The period during which terminated as herein provided, said term under the laws and 3. There shall be payable of the Comptroller of Water of such amount as may be fix or occupation of Crown land Council under authority laws	by this permit is appurtenant to Lot ay District the the authority granted under this permit is 20 years, subject, however gulations then in force. under this permit on the date hereof and Rights at the City of Victoria, whether deed by or under any rules and regulations relies made from time to time by His Honofully vested in him. The said annual rental is pair.	9579, & Blocks 4 & 5 may be exercised, unless sooner er, to renewal at the end of the annually hereafter, at the office manded or not, an annual rental especting the entry upon, use of, ur the Lieutenant-Governor in that until lawfully altered shall

			4.5	10 P											
	4. This	permit	gives	the licensee	the r	ight to	cut or	remove	from	said	lands	such	timber	only	ลร
į., .						-								•	
is	necessary	for the	const	ruction of th	e said	works	thereon	under s	said lic	ence	and si	ıbject	to the	payme	\mathbf{nt}
	· · · · · · · · • · · • · · · • · · · • · · · · • · · · · · · • ·			16 1		1.2	and the state of the state of	P			•				

by way of stumpage at the rate of \$ _____per one thousand feet board measure and royalty as provided for under section 53A of the "Forest Act," the same to be determined, paid, and collected 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 50 of the said "Water Act," 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 day of fuly, 1931.

Deputy Minister of Lands

File No. 098624.



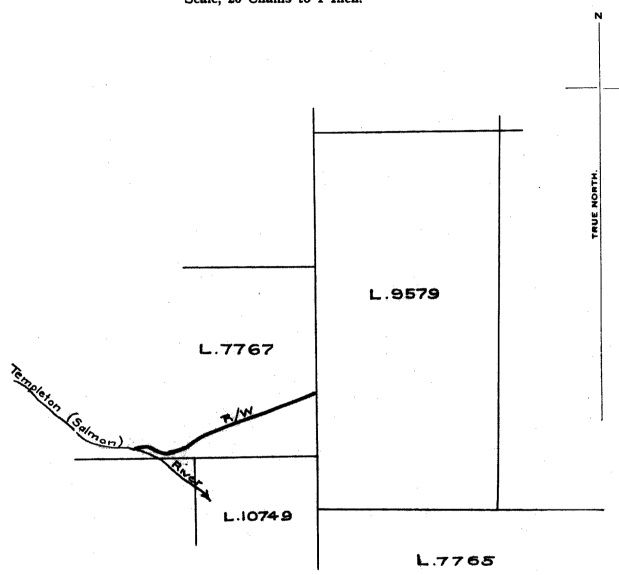


Columbia.

To accompany Permit for Right-of-way over Crown Land for Conditional Licence No. 109/9.

WINDERMERE - WATER DISTRICT

Scale, 20 Chains to 1 Inch.



KOOTENAY LAND DISTRICT

Right-of-way across unoccupied CROWN LAND						
Length	Width.	Area.				
2640 Ft.	15 Ft	0-9 Ac.				

Stud Stud signature Abachearl

Date 17th July 1931.

R/W Permit for CL. 10919.

File 098624

631

EXHIBIT "A" Ref. Map 27-29 (E-5).

500-830-1844