

## DEPARTMENT OF LANDS.

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

being	$_{ m the}$	hold	er of.	••••				Cond	Lti	lona	1	Li	cence	No	16	<b>5</b> 0	42	
hereby	au	thori	zed t	ente	r upo	n, us	e, and	оссиру	a ri	ight-c	of-way	of t	he fol	lowi	ng di	mens	ions:—	
	(	)ccup	oied (	Crowi	ı lane	ds:	Length	, 800	)	feet	; widt	h,	15	fe	et; a	rea,	0.28	acres;
		,	77	1711	1 121	* 5	Length				; widt	,	4.1 N	121.	:			acres;
	: ,.	. 0.00	was la	nda b	, · · ·		Blog	Σ 17 Δ.1	nt .	Res	ri eta	9 <b>7</b> 6 1	a Pi	an	177	'4 a	nđ Di	<b>stric</b> 6596
Ta+	e i	s Oru	) on	a Ri	nown	as.(	n Do	ad at		E	on on	17	75 6	ማ ታ T	)1 ot	יייי איי	t Tot	6506
. 74											,							· · · · · ·
						•••••							.ar				. 4	
																		 <u>                               </u>
				······				,,				<b></b>	; . 				<del></del>	)
A	nd	ht-of	way	s sho	wn ap	proxi and	mately	on the	pla said	n att	ached wn la	to t	he sai	d lic	cence.	y as	is neces	sary for
the coautho the pa	nd onst rity aym her	ht-of is au truct bein ent l e sha	way ithori ion of ig su by wa ill be	s sho zed to wor oject y of s paya	wn ap o cut ks for to the tumpa ble ur d shal	and r use e roys age a nder	remove of the alty as s may this pe	on the from sewater provide determit or	pla said au led	n att Cro thori for u ned a	cached wn lar ized to inder a ind co ite her	to to to de section de	he saisuch tused on 53 ed by	imbe und a of the	eence. er onl ler th the " Fore	y as Forest Br	is neces id licen est Act' anch.	s versioner in de la service d
the coautho the part of the pa	and onst rity rity her wher whe	ht-of is au cructi bein ent l e sha nich u	way ithori ion of ig su by wa ill be intil is per	s sho zed to wor oject y of s paya altere mit n ms an	wn ap o cut ks for to the tumpa ble ur d shal nay be	and r use e roy: age a nder ll be e can	remove of the alty as s may this pe	on the from sewater provide determit or \$1.00 without	pla said au led rmi th	n att	ached wn lar ized to inder a ind co ite her, a	to to to describe the section of the	the saisuch to used on 53. The decision of the saisuch tentral	d lic und und a of the annu	er onler the "Foresally said a	y as Forest Br herea	is neces id licen est Act' ranch. ufter an	sary for ce, such and to
the coautho the part of this	end onst rity nym her whe uall	ht-of is au cructi bein ent l e sha nich u ly th furth rm a	way ithori on of ng su by wa ill be intil is per er ter nd ar	s sho zed to wor oject y of s paya altere mit n ms an e mad	wn ap o cut ks for to the tumpa ble ur d shal nay be ad con te a pa	and ruse are are ander ll be e can aditionart the	remove of the alty as may this pecelled as undereof.	on the from sewater provide determit or \$1.00 without	pla said au led: rmi: no	n att	wn latized to inder and conte here, at	to to to describe the section of the tree	such t used on 53 ed by and a nless	d lice imbe und a of the annuthe s	ence. er onl ler th the " Fore ally said a	y as Forest Br herea annua	is neces id licen est Act' ranch. after an al rental	sary for ce, such and to annual

W.R. Map. 5228 , Ref. Map.

Per 30493

W.R.B. 1020—1M-634-8035

FURTHER TERMS AND CONDITIONS OF PERMIT FOR RIGHT-OF-WAY.

1. 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, and the first for the first contributions, and section as the for-

- 2. 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.
- 3. 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 rightof-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.
- 4. 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.