

DEPARTMENT OF LANDS.

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

Hans Rainer and Karl Rainer	of Chinook Cove, B. C.
being the holder of Final	Licence No. 10174
•	apy a right-of-way of the following dimensions:—
Occupied Crown lands: Length,	feet; width, feet; area, acres;
Unoccupied Crown lands: Length, 5	600 feet; width, 15 feet; area, .17 acres;
· · · · · · · · · · · · · · · · · · ·	and the second of the second o
across the Crown lands known as Nehall	iston Forest Reserve west of Distric
	in the state of the
960 J	
	<u>ng dan ang kendulan na bindan di Malabaga.</u> Pinangan bindan kelabagan di Malabagan kelabagan kelabagan kelabagan kelabagan kelabagan kelabagan kelabagan k Pinangan di Kanada dan kelabagan kelabagan kelabagan kelabagan kelabagan kelabagan kelabagan kelabagan kelabag
	antaria de la compansión de la compaña d
the construction of works for use of the water authority being subject to the royalty as prov	said Crown lands such timber only as is necessary for a uthorized to be used under the said licence, such ided for under section 53A of the "Forest Act" and determined and collected by the Forest Branch.
rental which until altered shall be \$1.00	on the date hereof and annually hereafter an annual , and unless the said annual rental is paid
punctually this permit may be cancelled with	out notice.
The further terms and conditions under waside of this form and are made a part thereof.	which this permit is issued are printed on the reverse
Issued this 20th , day of	of January , 19 38.
	Mattearl -
File No. 72-10-7	Deputy Minister of Lands.
W.R. Man Ref Man 114	1(D-6)

W.R.B. 1020—1M-1036-3201

hot payer

1616

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.

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 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.

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.

ting to the first time of the party of the following the control of the first time of the control of the contro

and the first text of the most of the first of the first