

DEPARTMENT OF LANDS AND FORESTS

Permit under the "Water Act," authorizing the Occupation of Crown Land

of Lycton, of Lycton, of Lycton
the holder of a water licence authorizing the diversion of water from Siwash Creek
is hereby authorized to occupy by maintaining and operating thereon the works
authorized under Final Water Licence No. 13940
the following Crown land, namely:—
a portion of land known as North West $\frac{1}{4}$, Section 18 and South West $\frac{1}{4}$
Section 19, Range 26, West 6th Meridian being 3,000 feet in length and
15 feet in width, the location of which is shown approximately on the plan attached to the said water licence and marked "R/W"
having an area of 1.03 acres.
And, subject to the payment of royalty, and winker when when we will be a with the control of the payment of royalty, and winker when when we will be a will
stumpage and other compensation as provided under Condition 5 is
authorized to cut and remove from the said land any timber the remova
of which is necessary to permit the construction of the said works.
There is payable in respect of this permit an annual rental of \$1.00, which is subject
to alteration at any time. Failure to pay the annual rental will render this permit subject to
cancellation. This permit is appurtenant to the land to which the aforesaid water licence is appurtenant.
The conditions relative to the rights granted under this permit are printed on the back of this
form.
Issued the 1st day of September , 1950.
I want of the many
Advictant Deputy Mighister of Lands.
File 015910 ¹ 4
W.R. Map441
Ref. Map 88 (A-14) W.R.B. 12—1M-949-3698

CONDITIONS RELATIVE TO THE RIGHTS GRANTED UNDER THIS PERMIT

- 1. This permit is issued under section 20 of the "Water Act," and the rights hereby granted are subject at all times to the provisions of that Act and all Acts passed in amendment or substitution thereof and to all regulations from time to time made under any such Act.
- 2. There is reserved to the Crown the right to grant to other persons permits to occupy the land affected by this permit without compensation to the permittee or his successors in title.
- 3. In the event of any dispute arising at any time between the permittee and any owner of land adjacent to the land affected by this permit with respect to the area or boundaries of the land so affected, the licensee shall at his own expense, when so directed by the Deputy Minister of Lands, have the said land surveyed by a duly qualified surveyor, and shall likewise file with the Department of Lands and Forests at Victoria, B.C., a plan showing the result of the survey.
- 4. This permit and the rights granted hereunder are subject always to compliance by the permittee with the terms of his water licence, and if the rights granted under the said licence should at any time be suspended or terminated the rights granted under this permit are thereupon likewise suspended or terminated.

VAKENSARAKAKAMARA KARA KUBAKA BAGAMBAKAKA KARAKENDUBUKAKAK K KU ROBERKENKERIK KEREK KEBERKEMBERSHEMBERIKAKA KEREKIN KAN KEREKIN KEREKIN KEREKIN KEREKIN KEREKIN KEREKIN KAN KEREKIN KAN KEREKIN KEREKIN KEREKIN KEREKIN KAN KEREKIN KAN KEREKIN KEREKIN KEREKIN KEREKIN KAN KEREKIN KAN KEREKIN KEREKIN KAN KEREKI

5. The amount of stumpage, royalty and/or compensation payable to the Crown by the permittee in respect of trees, including merchantable or young growth, cut, removed, damaged or destroyed by the permittee, shall be the sum or sums fixed by the Forest Service of the Province of British Columbia.