

GENERAL ORDER 2026-0030-02
Section 49 *Energy Resource Activities Act*

Issued to:

Kelor Rentals Ltd.
Box 49
Goodlow, BC V0C 1S0

Attention: Kelly Ollenberger

Order:

Pursuant to section 49(1)(d) and (e)(ii) of the *Energy Resource Activities Act* (the Act), I, Patrick Smook, order that Kelor Rentals Ltd. (Kelor) must:

1. By April 17, 2026, and overseen by a Qualified Environmental Professional, contain and isolate the spillage at 10-31-084-14, AD 100056258 (the operating area).
2. By April 17, 2026, and overseen by a Qualified Environmental Professional, contain and isolate the spillage along the access road to the operating area.
3. By April 25, 2026, under the supervision of a Qualified Environmental Professional, complete delineation of the extent of the spillage within soil and surface water.
4. By April 30, 2026, provide a plan completed by a Qualified Environmental Professional for remediation of the area impacted by the spillage to applicable numerical or risk-based standards for soil and groundwater under the Contaminated Sites Regulation to C&E@bc-er.ca.

Conditions:

- A. This order shall remain in effect until amended or terminated in whole or in part by the BC Energy Regulator (Regulator).

Reasons:

I make this order for the following reasons:

- i. Kelor is the permit holder for the operating area.
- ii. On April 9, 2026, the Regulator attended the operating area and noted a hydrocarbon like sheen along an access road to the lease location. The Regulator contacted Kelor who stated that they were aware of a spill on lease and along the access road from a 400-barrel production tank containing a hydrocarbon product.

- iii. On April 10, 2026, the Regulator attended the operating area and noted that there were no berms on the operating area and evidence of fluid from the spill site leaving the operating area and entering a ditch migrating towards a nearby waterbody.
- iv. On April 10, 2026, the Regulator issued General Order 2026-0030-01. General Order 2026-0030-01 required Kelor to construct bell holes to isolate, contain and intercept the spill source material. Kelor was also ordered to install oil absorbent booms and retain a Qualified Environmental Professional to assess and delineate the spill area.
- v. On April 11 and 13, 2026, the Regulator attended the operating area. On April 13, 2026, a vac truck was at site skimming oil present at the junction of the access road and the 217 road, but Kelor had not yet initiated isolation or containment of the spill area.
- vi. I am of the opinion that Kelor is not in compliance with section 37(2)(b) of the Act.
- vii. I am of the opinion that this order is also necessary to protect the environment.

Review or Appeal

Kelor may request a review of this order under section 70 of the Act or appeal this order under section 72 of the Act. Both a review and an appeal of the order cannot be commenced simultaneously.

A request for review may be sent to: determinationreviews@bc-er.ca.

Alternatively, a notice of appeal may be sent to the Energy Resource Appeal Tribunal info@bcerat.ca or mailed to:

Energy Resource Appeal Tribunal
PO Box 9425 Stn Prov Govt
Victoria, BC V8W 9V1

Information regarding the process for appeals may be found at www.bcerat.ca

Patrick Smook
Vice President, Compliance & Enforcement
BC Energy Regulator

DATED AT Fort St. John, in the Province of British Columbia, this 14th day of April, 2026.