October 15, 2015

Prince Rupert Gas Transmission Ltd.
450- 1st Street SW
Calgary, Alberta T2P 5H1

Attention: Prince Rupert Gas Transmission Ltd.

RE: Road Permit

Segment 1: From: UTM Zone 10 Northing 6096339 Easting 430334; To: UTM Zone 10 Northing 6096536 Easting 430109

Segment 2: Road Location: From NTS: d-17-A/93-N-1 To NTS: c-17-A/93-N-1
Segment 2: From: UTM Zone 10 Northing 6096769 Easting 430812; To: UTM Zone 10 Northing 6096851 Easting 430744

Segment 3: Road Location: From NTS: d-17-A/93-N-1 To NTS: d-17-A/93-N-1
Segment 3: From: UTM Zone 10 Northing 6096930 Easting 431019; To: UTM Zone 10 Northing 6097008 Easting 430933

Date of Issuance: October 15, 2015

Road No.: 03079
Road Name: Ancillary Site 113, 114A & 114B Access Road
OGC File No: 9641431

PERMISSIONS

1. The BC Oil and Gas Commission ("the Commission"), under section 25 (1) of the Oil and Gas Activities Act hereby permits the holder to construct and maintain an oil and gas road, subject to the following conditions:
   a. Subject to condition 2, the authorization granted under this Permit is limited to the area described in survey plan number; FOCUS: 131218SK02R3, Revision 3, Dated September 9, 2014.
   b. Following initial construction of the road, future permission to construct is limited to required modifications within the operating area except as otherwise restricted by this permit.

2. Pursuant to Section 138(1) of the Petroleum and Natural Gas Act, the Permit holder is authorized to enter, occupy and use any unoccupied Crown land located within the operating area to carry out the oil and gas activity authorized under this permit.

3. The authorization to occupy and use Crown land expires if this permit expires, or is suspended, cancelled, surrendered or declared spent.

4. The permission to construct an oil and gas road is deemed spent upon the submission of the report describing the location of the constructed road (section 11 OGRR). Any future modifications to the oil and gas road will require an amendment. The permission to maintain the oil and gas road remains in good standing.

CONDITIONS

1. The permit holder must submit the post-construction plan, as per section 11 of the Oil and Gas Road Regulation, as an ePASS shape file and PDF plan accurately identifying the location of the total area actually disturbed under this permit.

2. The ancillary activities associated with the Road Permit are only authorized for their initial construction and use; and will be deemed spent upon the submission of the post-construction plan.

3. The Permit holder must restore all areas disturbed with the construction of ancillary activities as soon as practicable and to the satisfaction of the Commission.
4. Within 2 years of when the permit area is no longer required for activities under the permit, the permit holder must revegetate, using seed or vegetative propagules of an ecologically suitable species or implement other measures, to the satisfaction of the Commission, that promote the restoration of the wildlife habitat that existed on the area before the activity was begun.

5. The Permit holder will immediately effect, and keep in force while occupying the site, insurance of an amount not less than $1,000,000 protecting the Province, the Commission and the Permit holder (without any rights of cross-claim or subrogation) against claims for person injury, death, property damage, or third party liability claims arising from any accident or occurrence on the site.

6. The authorization to occupy and use Crown land does not entitle the permit holder to exclusive possession of the area.

7. The rights granted by this authorization are subject to all subsisting grants to or rights of any person made or acquired under the Coal Act, Forest Act, Land Act, Mineral Tenure Act, Petroleum and Natural Gas Act, Range Act, Water Act or Wildlife Act, or any extension or renewal of the same.

8. The permit holder must not assign, sublicence or transfer this Permit or permit any person to use or occupy the land, other than its employees, contractors, or representatives, without the Commission's written consent.

9. The permit holder must ensure that the area is maintained in a condition so as to minimize hazards, including but not limited to hazards associated with storage of materials and equipment.

10. The permit holder must ensure that the area is free of garbage, debris and unused equipment.

11. The permit holder must undertake dust control measures to ensure that dust resulting from permitted activities does not affect safe travel on a road or significantly impair the use and enjoyment of lawfully occupied permanent dwellings, significant public use areas, areas known to be traditionally used by First Nations, or other similar areas.

12. If artifacts, features, materials or things protected under section 13(2) of the Heritage Conservation Act are identified the permit holder must, unless the permit holder holds a permit under section 12 of the Heritage Conservation Act issued by the Commission in respect of that artifact, feature, material or thing:
   a. immediately cease all work in the vicinity of the artifacts, features, materials or things;
   b. immediately notify the Commission and the Archaeology Branch of the Ministry of Forests, Lands and Natural Resource Operations
   c. refrain from resuming work in the vicinity of the artifacts, features, materials or things except in accordance with an appropriate mitigation plan that has been prepared in accordance with the Heritage Conservation Act and approved by the Commission.

13. The permit holder must notify the Halfway River Land Office at (250) 772-5058 a minimum of five (5) working days prior to commencement of activities.

14. The permit holder must notify the Nakaz'azdli First Nation a minimum of five (5) working days prior to commencement of activities.

15. The permit holder must notify the Takla Lake First Nation a minimum of five (5) working days prior to commencement of activities.

16. The permit holder must notify the McLeod Lake Indian Band Land Use Office a minimum of five (5) working days prior to commencement of activities.

17. The permit holder must notify the West Moberly First Nations Lands Use Department a minimum of five (5) working days prior to commencement of activities.

**ADVISORY GUIDANCE**

1. Appropriate Land Act tenure will be issued upon acceptance of the Post Construction Plan. Submission of the original application and submission of the Post Construction Plan is considered application for all subsequent Land Act tenures; no further applications for replacement tenure is required.
Justin Anderson
Authorized Signatory
Commission Delegated Decision Maker

pc. Roy Northern Land Service Ltd.
OGC File: 9641431
OGC First Nations (Carrier Sekani Tribal Council, Halfway River First Nation, McLeod Lake Indian Band, Nak'azdli First Nation, Takla Lake First Nations, West Moberly First Nations, Yekoochie First Nation)
In business to deliver...