

Notice Of Public Tender

Crown Petroleum and Natural Gas Rights



Ministry of Energy, Mines and Petroleum Resources

Oil and Gas Division

November 13, 2019

**PROVINCE OF BRITISH COLUMBIA
MINISTRY OF ENERGY, MINES AND PETROLEUM RESOURCES**

**PUBLIC NOTICE OF
COMPETITION FOR THE RIGHT TO EXPLORE AND DEVELOP CROWN PETROLEUM AND NATURAL GAS
RESOURCES**

November 13, 2019

Under section 71 of the *Petroleum and Natural Gas Act* (the Act), sealed bids will be received up to **12:00 noon, Wednesday November 13, 2019** for the privilege of obtaining petroleum and natural gas rights detailed in the parcel descriptions below.

Bids must be addressed to the Ministry of Energy, Mines and Petroleum Resources, and submitted to the office of the Executive Director, Tenure and Geoscience Branch, Oil and Gas Division, 6th floor, 1810 Blanshard Street, V8T 4J1.

Bidding procedures and requirements are detailed in the [Guide to Acquiring Crown Petroleum and Natural Gas Tenures](#). A copy of this guide can be requested by email at pngtitles@gov.bc.ca or by telephone at (250) 952-0333.

In order to be considered, a bid must be prepared and submitted consistent with the requirements specified in the Guide to Acquiring Crown Petroleum and Natural Gas Tenures. This includes the requirement to submit the \$500 issuance fee and first year's rent as indicated in the list of parcels below.

A bid is evaluated against other bids received for the parcel, the geological potential of the parcel, and historical and current bidding trends. Tenure is awarded based on this evaluation. The Minister reserves the right to reject any or all bids if it is determined that acceptance of the bid(s) would not be in the best interest of the Crown.

Tenure is issued in accordance with and conveys the rights described in the Act.

The Ministry considers referral comments received from provincial agencies, local governments and First Nations which are incorporated, where appropriate, as specific information in the parcel descriptions. Parcels may overlap one or more legal designations that may affect operations associated with the tenure, including, but not limited to:

- Ungulate Winter Ranges,
- Wildlife Habitat Areas,
- Old Growth Management Areas,
- Agricultural Land Reserve,
- Protected Areas & Parks,
- Indian Reserves,
- Existing resource use and Land Act tenures, and
- Reserves issued under various Provincial and Federal legislation.

This is not an exhaustive list and legal designations may be added or changed.

The grant of tenure does not guarantee the issuance of a permit to conduct oil and gas activity. Successful bidders must apply for activity permits from the BC Oil and Gas Commission (Commission) under the Oil and Gas Activities Act and/or from other agencies where applicable. The Commission may impose conditions on activity permits. The Commission uses Area-based Analysis (ABA) as a tool in the application review process (for more information please contact the Commission). Successful bidders should also be aware that they will be required to abide by the various laws governing exploration and development whether or not specific terms are listed in this notice. The laws governing exploration and development may be amended from time to time.

For More Information:

Executive Director, Tenure and Geoscience Branch
Oil and Gas Division
Ministry of Energy, Mines and Petroleum
Resources
PO Box 9326, Stn Prov Govt
Victoria, BC V8W 9N3
Telephone: (250) 952-0333
Facsimile: (250) 952-0331
Email: pngtitles@gov.bc.ca

Oil and Gas Commission
PO Box 933
Victoria, BC V8W 9N3
Telephone: (250) 419-4400
<http://www.bcogc.ca/contact>

The right to reject any or all bids is reserved.

DATED at Victoria, British Columbia

this 26th day of September, 2019

Michelle Mungall

Minister of Energy, Mines and Petroleum Resources

Tenure Types and Rights Conferred:

Permits confer the exclusive right to apply under the Oil and Gas Activities Act to do exploratory drilling for petroleum, natural gas or both on land owned by the government and within the boundaries of the location of the permit. The issue or existence of a permit does not prohibit a person other than the holder of the permit from carrying out geological work or geophysical exploration in the permit area in accordance with the Oil and Gas Activities Act. (PNG Act, s. 38(1) and (2))

Drilling licences confer the right to explore for petroleum and natural gas. (PNG Act: Drilling Licence Regulation, s.1)

Leases confer the exclusive right to produce, in accordance with the Petroleum and Natural Gas Act and the Oil and Gas Activities Act, both the petroleum and natural gas referred to in the lease. (PNG Act, s. 50)

	DRILLING LICENCES	
PARCEL	LEGAL DESCRIPTION	HA
67057	TRACT 1	1560
	TWP 083 RGE 16 W6M SEC 31	
	TWP 083 RGE 17 W6M SEC 17 21 25	
	INCLUDING PETROLEUM AND NATURAL GAS ALL ZONES	
	TRACT 2	
	TWP 083 RGE 17 W6M SEC 27 35	
	INCLUDING PETROLEUM AND NATURAL GAS BELOW BASE OF 44012 BLUESKY-GETHING	
	44012 BLUESKY-GETHING ZONE DEFINED IN THE INTERVAL 3447.2'-3898.9' ON THE BHC SONIC LOG OF THE WELL W.A. 3148 7-27-81-18 W6M	
CAVEATS	THE GRANT OF TENURE DOES NOT GUARANTEE THE ISSUANCE OF A PERMIT TO CONDUCT OIL AND GAS ACTIVITY. SUCCESSFUL BIDDERS MUST APPLY FOR ACTIVITY PERMITS FROM THE BC OIL AND GAS COMMISSION (COMMISSION) UNDER THE OIL AND GAS ACTIVITIES ACT AND/OR FROM OTHER AGENCIES WHERE APPLICABLE. THE COMMISSION MAY DENY PERMIT APPLICATIONS OR MAY IMPOSE CONDITIONS ON ACTIVITY PERMITS.	
	PARCEL LOCATED WITHIN TREATY 8 AREA AND WAS REFERRED TO THE FOLLOWING FIRST NATION(S) FOR REVIEW AND COMMENT (NOTE THAT SUBSEQUENT CONSULTATION WITH FIRST NATIONS, NOT NECESSARILY LIMITED TO THOSE LISTED BELOW, MAY BE REQUIRED PRIOR TO ACTIVITIES BEING AUTHORIZED):	
	- DENE THA' FIRST NATION	
	- BLUEBERRY RIVER FIRST NATIONS	
	- DOIG RIVER FIRST NATION	
	- HORSE LAKE FIRST NATION	
	- WEST MOBERLY FIRST NATIONS	
	THE FOLLOWING FIRST NATION(S) HAS/HAVE ADVISED THAT THE AREA IS USED FOR PRACTISING THEIR TREATY RIGHTS:	
	- BLUEBERRY RIVER FIRST NATIONS	
	THE FOLLOWING FIRST NATION(S) HAS/HAVE REQUESTED EARLY ENGAGEMENT, PRIOR TO SUBMITTING AN APPLICATION TO THE OIL AND GAS COMMISSION, TO PROVIDE THE PROPONENT WITH THE OPPORTUNITY TO DISCUSS FIRST NATION(S) INTERESTS (ASSESSMENTS; MONITORING STUDIES; AND MITIGATION, MANAGEMENT AND/OR RECLAMATION PLANS MAY BE REQUESTED):	
	- DOIG RIVER FIRST NATION	
	ACCESS, EXPLORATION AND CONSTRUCTION RESTRICTIONS MAY APPLY TO PROTECT ACTIVITIES AND INTERESTS IDENTIFIED IN THE AREA BY ONE OR MORE FIRST NATIONS. THESE INCLUDE BUT ARE NOT LIMITED TO:	
	- HUNTING	
	- HARVESTING	
	- UNGULATE BIRTHING AND CALVING AREAS	
	- RIPARIAN HABITATS	
	- WILDLIFE AND WILDLIFE HABITAT INCLUDING CONNECTIVITY	
	- STREAMS, WETLANDS, LAKES	

	- WILDLIFE AND WILDLIFE HABITAT	
	- CULTURALLY IMPORTANT PLANTS	
	- MIGRATORY BIRDS	
	CONCERNS AND ISSUES IN THE AREA IDENTIFIED BY ONE OR MORE FIRST NATIONS INCLUDE:	
	- UNCONVENTIONAL OIL AND GAS DEVELOPMENT	
	- CUMULATIVE EFFECTS	
	PARCEL IS WITHIN THE DISTRICT OF TAYLOR WATERSHED. PRECAUTIONS ARE REQUIRED TO PREVENT CONTAMINATION OF THE DISTRICT'S WATER SOURCE.	
	THE DISTRICT OF TAYLOR REQUESTS CONSULTATION ON EMERGENCY RESPONSE PRIOR TO THE DEVELOPMENT OF EMERGENCY PLANS. EMERGENCY PLANS MUST BE SUBMITTED TO TAYLOR FIRE DEPARTMENT PRIOR TO DRILLING ACTIVITIES.	
	THIS PARCEL FALLS OUTSIDE OR PARTIALLY OVERLAPS THE DISTRICT OF TAYLOR'S RURAL FIRE PROTECTION AREA AND FIRE SUPPRESSION OR RESCUE SERVICES MAY BE LIMITED; THE DISTRICT REQUESTS CONSULTATION PRIOR TO UNDERTAKING ANY EXPLORATION AND DEVELOPMENT ACTIVITIES.	
	PARCEL IS LOCATED WITHIN HORN RIVER, MONTNEY OR CORDOVA EMBAYMENT BOUNDARIES IN WHICH SHALE GAS RECOVERY AND TECHNOLOGY IS ANTICIPATED; PARTICIPATION IN A WATER OR ACCESS PLANNING PROCESS WITH OTHER TENURE HOLDERS MAY BE REQUIRED TO COORDINATE ACTIVITIES, EXPLORATION AND DEVELOPMENT.	
	MAY BE REQUIRED TO COORDINATE ACCESS WITH RANGE TENURE LICENCEES.	
	PARCEL LOCATED WITHIN MAJOR RIVER CORRIDOR SPECIAL MANAGEMENT ZONE. PRE-ASSESSMENTS AND MITIGATION STRATEGIES MAY BE REQUIRED; SEE FORT ST. JOHN LRMP.	
	ACCESS AND CONSTRUCTION RESTRICTIONS MAY APPLY. PRIOR TO ON-THE-GROUND ACTIVITY, CONTACT THE APPROPRIATE PROVINCIAL MINISTRY FOR APPLICABLE MANAGEMENT AND PROTECTION MEASURES TO MINIMIZE DISTURBANCE AND ADDRESS THE FOLLOWING (NOT LIMITED TO):	
	- PROPOSED UNGULATE WINTER RANGE	
	- CRITICAL WILDLIFE/FISHERIES VALUES; HABITAT IMPACT ASSESSMENT MAY BE REQUIRED PRIOR TO ACCESS OR DEVELOPMENT	
	- SHARP-TAILED GROUSE LEKS	
	- TRAPLINE(S)	
	- DESIGNATED USE AREA - FISH AND WILDLIFE MANAGEMENT	
	- MINERAL, COAL AND/OR PLACER TENURE	
	- MINERAL, COAL AND/OR PLACER RESERVES	
	- RANGE ACT TENURE(S)	
	- PRIVATE LAND	
	PARCEL WITHIN OR PARTIALLY WITHIN THE AGRICULTURAL LAND RESERVE; RESTORATION OF SURFACE SOIL ON DISTURBED AREAS REQUIRED. PRECAUTIONS REQUIRED TO PREVENT THE INTRODUCTION OR SPREAD OF INVASIVE PLANTS AND PLANT DISEASES.	
	RECORDED AND POTENTIAL ARCHAEOLOGICAL SITES EXIST; ARCHAEOLOGICAL IMPACT ASSESSMENT MAY BE REQUIRED.	
	TERM: 3 YEARS	
	FEES: \$ 500.00	
	RENT PER HA: \$ 3.50	

	NO FURTHER TRACTS	
	REFERENCE NUMBER: 1911002	

	LEASES	
PARCEL	LEGAL DESCRIPTION	HA
67058	TRACT 1	259
	TWP 083 RGE 16 W6M SEC 30N 30SE	
	INCLUDING PETROLEUM AND NATURAL GAS ALL ZONES	
	TRACT 2	
	TWP 083 RGE 16 W6M SEC 30SW	
	INCLUDING PETROLEUM AND NATURAL GAS BELOW BASE OF 31501 BASAL MONTNEY LAG-BELLO-TAYLOR FLAT	
	31501 BASAL MONTNEY LAG-BELLO-TAYLOR FLAT ZONE DEFINED IN THE INTERVAL 7039'-8053.8' MD ON THE SONIC LOG-GAMMA RAY-CALIPER LOG OF THE WELL W.A. 1355 10-26-81-16 W6M	
CAVEATS	THE GRANT OF TENURE DOES NOT GUARANTEE THE ISSUANCE OF A PERMIT TO CONDUCT OIL AND GAS ACTIVITY. SUCCESSFUL BIDDERS MUST APPLY FOR ACTIVITY PERMITS FROM THE BC OIL AND GAS COMMISSION (COMMISSION) UNDER THE OIL AND GAS ACTIVITIES ACT AND/OR FROM OTHER AGENCIES WHERE APPLICABLE. THE COMMISSION MAY DENY PERMIT APPLICATIONS OR MAY IMPOSE CONDITIONS ON ACTIVITY PERMITS.	
	PARCEL OVERLAPS CROWN LAND LOCATED WITHIN THE TREATY #8 AREA AND THE PROVINCE STRONGLY ENCOURAGES EARLY PRE-APPLICATION ENGAGEMENT WITH THE RELEVANT FIRST NATIONS; PLEASE CONTACT THE BC OIL AND GAS COMMISSION FOR GUIDANCE. PARCEL WAS REFERRED TO THE FOLLOWING FIRST NATION(S) FOR REVIEW AND COMMENT (NOTE THAT SUBSEQUENT CONSULTATION WITH FIRST NATIONS, NOT NECESSARILY LIMITED TO THOSE LISTED BELOW, MAY BE REQUIRED PRIOR TO ACTIVITIES BEING AUTHORIZED ON CROWN LAND):	
	- DENE THA' FIRST NATION	
	- BLUEBERRY RIVER FIRST NATIONS	
	- DOIG RIVER FIRST NATION	
	- HORSE LAKE FIRST NATION	
	- WEST MOBERLY FIRST NATIONS	
	THE FOLLOWING FIRST NATION(S) HAS/HAVE ADVISED THAT THE AREA IS USED FOR PRACTISING THEIR TREATY RIGHTS:	
	- BLUEBERRY RIVER FIRST NATIONS	
	THE FOLLOWING FIRST NATION(S) HAS/HAVE REQUESTED EARLY ENGAGEMENT, PRIOR TO SUBMITTING AN APPLICATION TO THE OIL AND GAS COMMISSION, TO PROVIDE THE PROPONENT WITH THE OPPORTUNITY TO DISCUSS FIRST NATION(S) INTERESTS (ASSESSMENTS; MONITORING STUDIES; AND MITIGATION, MANAGEMENT AND/OR RECLAMATION PLANS MAY BE REQUESTED):	
	- DOIG RIVER FIRST NATION	
	ACCESS, EXPLORATION AND CONSTRUCTION RESTRICTIONS MAY APPLY TO PROTECT ACTIVITIES AND INTERESTS IDENTIFIED IN THE AREA BY ONE OR MORE FIRST NATIONS. THESE INCLUDE BUT ARE NOT LIMITED TO:	
	- HUNTING	
	- HARVESTING	
	- MOOSE	
	- DEER	
	- ELK	

	- UNGULATE BIRTHING AND CALVING AREAS	
	- MAJOR RIVER CORRIDORS	
	- RIPARIAN HABITATS	
	- WILDLIFE AND WILDLIFE HABITAT INCLUDING CONNECTIVITY	
	- CULTURALLY IMPORTANT PLANTS	
	- STREAMS, WETLANDS, LAKES	
	- WILDLIFE AND WILDLIFE HABITAT	
	- MIGRATORY BIRDS	
	CONCERNS AND ISSUES IN THE AREA IDENTIFIED BY ONE OR MORE FIRST NATIONS INCLUDE:	
	- UNCONVENTIONAL OIL AND GAS DEVELOPMENT	
	- CUMULATIVE EFFECTS	
	MAY BE REQUIRED TO COORDINATE ACCESS WITH RANGE TENURE LICENCEES.	
	ACCESS AND CONSTRUCTION RESTRICTIONS MAY APPLY. PRIOR TO ON-THE-GROUND ACTIVITY, CONTACT THE APPROPRIATE PROVINCIAL MINISTRY FOR APPLICABLE MANAGEMENT AND PROTECTION MEASURES TO MINIMIZE DISTURBANCE AND ADDRESS THE FOLLOWING (NOT LIMITED TO):	
	- PROPOSED UNGULATE WINTER RANGE	
	- TRAPLINE(S)	
	- LICENCE OF OCCUPATION - INDUSTRIAL	
	- DESIGNATED USE AREA - FISH AND WILDLIFE MANAGEMENT	
	- MINERAL, COAL AND/OR PLACER RESERVES	
	- RANGE ACT TENURE(S)	
	- PRIVATE LAND	
	PARCEL WITHIN OR PARTIALLY WITHIN THE AGRICULTURAL LAND RESERVE; RESTORATION OF SURFACE SOIL ON DISTURBED AREAS REQUIRED. PRECAUTIONS REQUIRED TO PREVENT THE INTRODUCTION OR SPREAD OF INVASIVE PLANTS AND PLANT DISEASES.	
	POTENTIAL FOR ARCHAEOLOGICAL RESOURCES EXISTS; ARCHAEOLOGICAL IMPACT ASSESSMENT MAY BE REQUIRED.	
	TERM: 5 YEARS	
	FEES: \$ 500.00	
	RENT PER HA: \$ 7.50	
	NO FURTHER TRACTS	
	REFERENCE NUMBER: 1911001	

Parcels Offered and Hectares Summary

	No. Offered	Hectares
Permits	0	0
Drilling Licences	1	1560
Leases	1	259
Grand Total	2	1819

NEXT DISPOSITION DATE: December 11, 2019