Notice Of Public Tender

Crown Petroleum and Natural Gas Rights



Ministry of Energy and Climate Solutions

Energy Resources Division

February 12, 2025

PROVINCE OF BRITISH COLUMBIA MINISTRY OF ENERGY AND CLIMATE SOLUTIONS

PUBLIC NOTICE OF COMPETITION FOR THE RIGHT TO EXPLORE AND DEVELOP CROWN PETROLEUM AND NATURAL GAS RESOURCES February 12, 2025

Under section 71 of the Petroleum and Natural Gas Act (the Act), sealed bids will be received up to 12:00 noon, Wednesday February 12, 2025 for the privilege of obtaining petroleum and natural gas rights detailed in the parcel descriptions below.

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 accessing the following link. 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.

For More Information:

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

BC Energy Regulator PO Box 933 Victoria, BC V8W 9N3 Telephone: (250) 794-5200 http://www.bc-er.ca/

The right to reject any or all bids is reserved.

DATED at Victoria, British Columbia

this 16th day of January, 2025

Adrian Dix

Minister of Energy and Climate Solutions

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)

	LEASES		
PARCEL 67483	LEGAL DESCRIPTION		
	TRACT 1		
	TWP 080 RGE 19 W6M SEC 23 26S 27		
	INCLUDING PETROLEUM AND NATURAL GAS DOWN TO BASE OF 36003 CHARLIE LAKE (EXCL. BELOW 'A' MARKER)		
	36003 CHARLIE LAKE (EXCLUDING BELOW 'A' MARKER) ZONE DEFINED IN THE INTERVAL 3879.6'- 4929.8' ON THE SIMULTANEOUS GAMMA RAY NEUTRON LOG OF THE WELL W.A. 376 11-23-81-22 W6M		
CAVEATS	THE PARCEL OVERLAPS WITH THE TRADITIONAL TERRITORY OF TREATY 8 FIRST NATIONS. FOLLOWING THE DECISION OF THE BRITISH COLUMBIA SUPREME COURT IN YAHEY V BRITISH COLUMBIA, ANY ADDITIONAL SURFACE DISTURBANCE IS SUBJECT TO A CUMULATIVE EFFECTS ANALYSIS. SURFACE DISTURBANCE, INCLUDING ACCESS AND WELLSITE CONSTRUCTION, MAY BE UNNECESSARY OR RESTRICTED IN ORDER TO AVOID OR MINIMIZE CUMULATIVE IMPACTS ON FIRST NATION AND ENVIRONMENTAL VALUES. APPLICATIONS FOR OIL AND GAS ACTIVITIES MAY BE DENIED BASED ON IMPACTS TO THESE VALUES.		
	THE BC ENERGY REGULATOR (BCER) REQUIRES PROPONENTS TO CONDUCT PRE- ENGAGEMENT WITH AFFECTED FIRST NATIONS WHEN PLANNING ENERGY RESOURCE ACTIVITIES. PROPONENTS MUST SUBMIT A PRE-ENGAGEMENT RECORD WITH ANY APPLICATION TO THE BCER FOR ENERGY RESOURCE ACTIVITIES WITHIN THIS TENURE. FOR MORE INFORMATION, REFER TO THE BCER PRE-ENGAGEMENT GUIDANCE DOCUMENT.		
	THE PARCEL OVERLAPS TREATY 8 TERRITORY. THE BC ENERGY REGULATOR (BCER) REQUIRES OPERATORS TO EMPLOY TREATY 8 PLANNING AND MITIGATION MEASURES (MEASURES) FOR ALL APPLICATIONS WITHIN THE TREATY 8 AREA. THE MEASURES ARE A FIRST STEP IN THE AIM TO PROTECT FIRST NATION AND ENVIRONMENTAL VALUES, INCLUDING BUT NOT LIMITED TO WATERBODIES, WETLANDS, WATER, RIPARIAN MANAGEMENT AREAS, WILDLIFE AND WILDLIFE HABITAT, VEGETATION, AND AIR QUALITY. THE REGULATOR ENCOURAGES APPLICANTS TO USE THE PRE-ENGAGEMENT PROCESS WITH FIRST NATIONS TO ENSURE THEIR PROJECTS ALIGN WITH THE MEASURES AND ADDRESS ANY OTHER CONCERNS BROUGHT FORWARD BEFORE SUBMITTING APPLICATIONS. FOR MORE INFORMATION, REFER TO THE BCER TREATY 8 PLANNING AND MITIGATION MEASURES DOCUMENT.		
	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:		
	- WILDLIFE AND WILDLIFE HABITAT INCLUDING CONNECTIVITY		
	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):		
	- CRITICAL WILDLIFE/FISHERIES VALUES; HABITAT IMPACT ASSESSMENT MAY BE REQUIRED PRIOR TO ACCESS OR DEVELOPMENT		
	- BIODIVERSITY AND RIPARIAN VALUES		
	- RANGE ACT TENURE(S)		
	- GRAZING RESERVE/DESIGNATED USE		
	- MINERAL, COAL AND/OR PLACER RESERVES		
	THE MINISTRY OF TRANSPORTATION AND TRANSIT (MOTT) HAS ADVISED THAT PERMITTING AND APPROVAL FROM MOTT IS REQUIRED AS OUTLINED ON THEIR WEBSITE, WHICH INCLUDES BUT IS NOT LIMITED TO ANY PROPOSED USE WITHIN MOTT PUBLIC HIGHWAY DEDICATION. FOR MORE INFORMATION, CONTACT MOTT.		

	THE PARCEL OVERLAPS TREATY 8 TERRITORY. THE BC ENERGY REGULATOR (BCER) REQUIRES OPERATORS TO EMPLOY TREATY 8 PLANNING AND MITIGATION MEASURES (MEASURES) FOR ALL APPLICATIONS WITHIN THE TREATY 8 AREA. THE MEASURES ARE A FIRST STEP IN THE AIM TO PROTECT FIRST NATION AND ENVIRONMENTAL VALUES, INCLUDING BUT NOT LIMITED TO WATERBODIES, WETLANDS, WATER, RIPARIAN MANAGEMENT AREAS, WILDLIFE AND WILDLIFE HABITAT, VEGETATION, AND AIR QUALITY. THE REGULATOR ENCOURAGES APPLICANTS TO USE THE PRE-ENGAGEMENT PROCESS WITH FIRST NATIONS TO ENSURE THEIR PROJECTS ALIGN WITH THE MEASURES AND ADDRESS ANY OTHER CONCERNS BROUGHT FORWARD BEFORE SUBMITTING APPLICATIONS. FOR MORE INFORMATION, REFER TO THE BCER TREATY 8 PLANNING AND MITIGATION MEASURES DOCUMENT.	
	THE BC ENERGY REGULATOR (BCER) REQUIRES PROPONENTS TO CONDUCT PRE- ENGAGEMENT WITH AFFECTED FIRST NATIONS WHEN PLANNING ENERGY RESOURCE ACTIVITIES. PROPONENTS MUST SUBMIT A PRE-ENGAGEMENT RECORD WITH ANY APPLICATION TO THE BCER FOR ENERGY RESOURCE ACTIVITIES WITHIN THIS TENURE. FOR MORE INFORMATION, REFER TO THE BCER PRE-ENGAGEMENT GUIDANCE DOCUMENT.	
CAVEATS	THE PARCEL OVERLAPS WITH THE TRADITIONAL TERRITORY OF TREATY 8 FIRST NATIONS. FOLLOWING THE DECISION OF THE BRITISH COLUMBIA SUPREME COURT IN YAHEY V BRITISH COLUMBIA, ANY ADDITIONAL SURFACE DISTURBANCE IS SUBJECT TO A CUMULATIVE EFFECTS ANALYSIS. SURFACE DISTURBANCE, INCLUDING ACCESS AND WELLSITE CONSTRUCTION, MAY BE UNNECESSARY OR RESTRICTED IN ORDER TO AVOID OR MINIMIZE CUMULATIVE IMPACTS ON FIRST NATION AND ENVIRONMENTAL VALUES. APPLICATIONS FOR OIL AND GAS ACTIVITIES MAY BE DENIED BASED ON IMPACTS TO THESE VALUES.	
	34006 ARTEX-HALFWAY-DOIG (BASE 'A' MARKER TO BASE DOIG PHOSPHATE) ZONE IDENTIFIED IN THE INTERVAL 1516.3M-1666.2M ON THE COMPENSATED NEUTRON-LITHODENSITY LOG AND THE DUAL INDUCTION-SFL LOG OF THE WELL W.A. 6571 6-28-86-21 W6M	
	INCLUDING PETROLEUM AND NATURAL GAS DOWN TO BASE OF 34006 ARTEX-HALFWAY-DOIG	
	TWP 086 RGE 20 W6M SEC 14S	
67484	TRACT 1	130
PARCEL	LEGAL DESCRIPTION	НА
	REFERENCE NUMBER: 2502001	
	NO FURTHER TRACTS	
	RENT PER HA: \$ 7.50	
	FEES: \$ 500.00	
	MAY IMPOSE CONDITIONS ON ACTIVITY PERMITS.	
	HOLDING TENURE DOES NOT GUARANTEE THE ISSUANCE OF A PERMIT TO CONDUCT OIL AND GAS ACTIVITY. TENURE HOLDERS MUST APPLY FOR ACTIVITY PERMITS FROM THE BC ENERGY REGULATOR (REGULATOR) UNDER THE ENERGY RESOURCE ACTIVITIES ACT AND/OR FROM OTHER AGENCIES WHERE APPLICABLE. THE REGULATOR MAY DENY PERMIT APPLICATIONS OR	
	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.	
	POTENTIAL FOR ARCHAEOLOGICAL RESOURCES EXISTS; ARCHAEOLOGICAL IMPACT ASSESSMENT MAY BE REQUIRED.	
	THE PARCEL IS LOCATED WITHIN OR PARTIALLY WITHIN A LIVESTOCK DISTRICT, WHERE LIVESTOCK ARE PERMITTED TO BE AT LARGE. THE PROPONENT IS RESPONSIBLE TO KEEP LIVESTOCK AWAY THROUGH APPROPRIATE FENCING. FOR MORE INFORMATION, CONTACT THE MINISTRY OF AGRICULTURE AND FOOD.	
	PARCEL WITHIN OR PARTIALLY WITHIN THE AGRICULTURAL LAND RESERVE (ALR); RESTORATION OF SURFACE SOIL ON DISTURBED AREAS REQUIRED. PRECAUTIONS REQUIRED TO PREVENT THE INTRODUCTION OR SPREAD OF INVASIVE PLANTS AND PLANT DISEASES. USE OF ALR LANDS FOR INDUSTRY OTHER THAN AGRICULTURE MAY REQUIRE REVIEW AND APPROVAL BY THE AGRICULTURAL LAND COMMISSION.	

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):	
- MINERAL, COAL AND/OR PLACER RESERVES	
THE MINISTRY OF TRANSPORTATION AND TRANSIT (MOTT) HAS ADVISED THAT PERMITTING AND APPROVAL FROM MOTT IS REQUIRED AS OUTLINED ON THEIR WEBSITE, WHICH INCLUDES BUT IS NOT LIMITED TO ANY PROPOSED USE WITHIN MOTT PUBLIC HIGHWAY DEDICATION. FOR MORE INFORMATION, CONTACT MOTT.	
PARCEL WITHIN OR PARTIALLY WITHIN THE AGRICULTURAL LAND RESERVE (ALR); RESTORATION OF SURFACE SOIL ON DISTURBED AREAS REQUIRED. PRECAUTIONS REQUIRED TO PREVENT THE INTRODUCTION OR SPREAD OF INVASIVE PLANTS AND PLANT DISEASES. USE OF ALR LANDS FOR INDUSTRY OTHER THAN AGRICULTURE MAY REQUIRE REVIEW AND APPROVAL BY THE AGRICULTURAL LAND COMMISSION.	
POTENTIAL FOR ARCHAEOLOGICAL RESOURCES EXISTS; ARCHAEOLOGICAL IMPACT ASSESSMENT MAY BE REQUIRED.	
HOLDING TENURE DOES NOT GUARANTEE THE ISSUANCE OF A PERMIT TO CONDUCT OIL AND GAS ACTIVITY. TENURE HOLDERS MUST APPLY FOR ACTIVITY PERMITS FROM THE BC ENERGY REGULATOR (REGULATOR) UNDER THE ENERGY RESOURCE ACTIVITIES ACT AND/OR FROM OTHER AGENCIES WHERE APPLICABLE. THE REGULATOR MAY DENY PERMIT APPLICATIONS OR MAY IMPOSE CONDITIONS ON ACTIVITY PERMITS.	
TERM: 5 YEARS	
FEES: \$ 500.00	
RENT PER HA: \$ 7.50	
NO FURTHER TRACTS	
REFERENCE NUMBER: 2502002	
	 ACTIVITY, CONTACT THE APPROPRIATE PROVINCIAL MINISTRY FOR APPLICABLE MANAGEMENT AND PROTECTION MEASURES TO MINIMIZE DISTURBANCE AND ADDRESS THE FOLLOWING (NOT LIMITED TO): - MINERAL, COAL AND/OR PLACER RESERVES THE MINISTRY OF TRANSPORTATION AND TRANSIT (MOTT) HAS ADVISED THAT PERMITTING AND APPROVAL FROM MOTT IS REQUIRED AS OUTLINED ON THEIR WEBSITE, WHICH INCLUDES BUT IS NOT LIMITED TO ANY PROPOSED USE WITHIN MOTT PUBLIC HIGHWAY DEDICATION. FOR MORE INFORMATION, CONTACT MOTT. PARCEL WITHIN OR PARTIALLY WITHIN THE AGRICULTURAL LAND RESERVE (ALR); RESTORATION OF SURFACE SOIL ON DISTURBED AREAS REQUIRED. PRECAUTIONS REQUIRED TO PREVENT THE INTRODUCTION OR SPREAD OF INVASIVE PLANTS AND PLANT DISEASES. USE OF ALR LANDS FOR INDUSTRY OTHER THAN AGRICULTURE MAY REQUIRE REVIEW AND APPROVAL BY THE AGRICULTURAL LAND COMMISSION. POTENTIAL FOR ARCHAEOLOGICAL RESOURCES EXISTS; ARCHAEOLOGICAL IMPACT ASSESSMENT MAY BE REQUIRED. HOLDING TENURE DOES NOT GUARANTEE THE ISSUANCE OF A PERMIT TO CONDUCT OIL AND GAS ACTIVITY. TENURE HOLDERS MUST APPLY FOR ACTIVITY PERMITS FROM THE BC ENERGY REGULATOR (REGULATOR) UNDER THE ENERGY RESOURCE ACTIVITIES ACT AND/OR FROM OTHER AGENCIES WHERE APPLICABLE. THE REGULATOR MAY DENY PERMIT APPLICATIONS OR MAY IMPOSE CONDITIONS ON ACTIVITY PERMITS. TERM: 5 YEARS FEES: \$ 500.00 RENT PER HA: \$ 7.50 NO FURTHER TRACTS

Parcels Offered and Hectares Summary

	No. Offered	Hectares
Permits	0	0
Drilling Licences	0	0
Leases	2	790
Grand Total	2	790

NEXT DISPOSITION DATE: March 12, 2025