

FORESTRY AND PARKS

Temporary Field Activity

Application Date: October 22, 2025	Related Activity:
Applicant/Licensee: CALGARY SPORTS CAR CLUB 1021144-001	
Address: 4215 80 AVE NE CALGARY Alberta CANADA T3J 4B9	
Tel:	Fax:

Authority: Authorization **Purpose:** Access Permit - Organized Event

Specific Purpose: Automobile race, demo forest Contact Name: Rob Jacket 587 700 5332

Amendment required within 60 days Yes No **Trapper Notification** Yes No **FMA** Yes No

LSAS Checked Yes **NOTE:** Any potential conflicts must be resolved prior to issuance

Lands Applied For: **Field Reference Required:**

Mer	Rge	Twp	Sec	Qtr	LSD	Subdivision Name	Subdivision Plan	Block	Lot	Parcel
5	06	024	08	NW						
5	06	024	08	NE						
5	06	024	17	SE						
5	06	024	17	SW						
5	06	024	17	NW						
5	06	024	17	NE						
5	06	024	20	SW						

This Authorization is temporary and expires on the date prescribed therein. If the activities approved result in the occupation of land for a period of time longer than Authorized, the holder must apply for a formal disposition (i.e. a licence or a lease) OR request an extension of the established term prior to expiry.

Proponents must ensure all other legislative requirements are addressed in relation to this Authorization.

Conditions:

- This Authorization will expire on **November 09, 2025** upon which operations must be completed.
- This Authorization is subject to all terms and conditions on related activity: or N/A
- The holder must have in possession, or have their contractor in possession of a copy of this form which is to be retained on site during all phases of your activity.
- Contact and advise the regional office in CALGARY (phone (403) 529 - 3167), Alberta, prior to any additional construction during the term of this form and at the completion of operations.
- The holder must obtain written consent from the land occupant prior to entry.
- The holder must submit an as-built plan to the departmental officer within 60 days of construction Yes N/A
- Timber salvage - Required Waived Plan Required N/A
- See attached schedule "A" for operational conditions. Yes No See Comments

Issued By: Geoff Smith	For Office Administration Only: TFA No. TFA253329
Date of Issue: October 22, 2025	Transaction # _____

Copy to: Applicant **Copy to:** ECM

(CONDITIONS) SCHEDULE A

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1. 001 All definitions in the Public Lands Act, RSA 2000, c P-40 and regulations apply except where expressly defined in this Disposition.

"Activity" means the construction, operation, use and reclamation for which this Disposition has been issued as referred to on the first page of this Disposition.
"Disposition" means this disposition, granted pursuant to the Act, which includes this document in its entirety, including all recitals, appendices and schedules.
"Disposition Holder" means the person, organization or entity referred to as such on the first page of this Disposition.
"Lands" means that portion of Public Lands as identified in the approved Plan which forms part of this Disposition.
"Regulation" means all regulations, as amended, under the Act.
"Regulatory Body" means the Department of Environment and Parks or the Alberta Energy Regulator.
"Term" means the period of time referred to in section 5 of this Disposition.
2. 002 The Regulatory Body issues this Disposition to the Disposition Holder in accordance with section 15 of the Public Lands Act subject to the terms and conditions contained in this Disposition.
3. 003 The Disposition Holder must only enter, occupy and use the Lands for the purpose* and activity as referred to as such on the first page of this Disposition.
4. 004 Notwithstanding any references in this Disposition, the Act, or the Regulation, this Disposition is not intended to be, nor shall it be interpreted as or deemed to be a lease of real property at common law.
5. 005 The term of this Disposition is the period of time commencing on the Effective Date and ending on the Expiry Date, unless otherwise changed in accordance with the Act and Regulations.
6. 006 The Disposition Holder must pay all fees, rents, charges, security and other amounts payable in accordance with the Act and Regulations.
7. 007 The Disposition Holder must pay as they become due and payable, any tax, rent, rate or assessment that is duly assessed and charged against the Disposition Holder, including but not limited to property taxes and local improvement charges with respect to the municipality in which the Lands are located.
Notwithstanding that this Disposition has expired, the Disposition Holder remains liable for the amount of the rent, property taxes and local improvement charges.
8. 008 The Disposition Holder must pay all costs to the appropriate service provider or to the Regulatory Body charges with respect to the supply and consumption of any utility services and the disposal of garbage.
9. 009 The Disposition Holder must obtain federal, provincial, municipal, and other permits and approvals, as applicable, with respect to activities that may take place on the Lands.
10. 010 The Disposition Holder accepts the Lands on an "as is" basis.
11. 011 The Lands and buildings, structures and equipment erected thereon must only be used by the Disposition Holder for the activity by this Disposition.
12. 012 The Disposition Holder is responsible for damage to improvements or to the lands on which prior rights have been issued, including damage to traps, snares or other improvements.

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13. 013 The Disposition Holder is required to contact the registered trapper(s) identified on an Activity Standing Search Report by registered mail at least ten days prior to commencing the activity.
14. 014 The Province may reconstruct, expand or alter its facilities on the Lands in any manner. The Disposition Holder must, if directed by the Regulatory Body, relocate the Disposition Holder's improvements at the Disposition Holder's expense in order to facilitate reconstruction, expansion alteration or removal and reclamation of the Province's facilities.
15. 015 The Disposition Holder acknowledges that:
a) the Regulatory Body may issue additional dispositions to any person authorizing that person to enter onto, use and occupy the Lands for various purposes* including, but not limited to, the extraction and removal of merchantable resources, or to conduct development, including, but not limited to mineral resource development;
b) the Regulatory Body retains revenues from such additional dispositions; and
c) the Disposition Holder is not entitled to any reduction in its fees, rents, charges or other amounts payable on the basis that additional dispositions relating to the Lands have been issued.
16. 016 The Disposition Holder must not:
a) Permit any builder's liens or other liens for labour or material relating to work to remain filed against the Lands; or
b) Register, cause or allow to be registered, or permit to remain registered any caveat or encumbrance against the title to the Lands, without first obtaining the prior written consent of the Province, which may be arbitrarily withheld.
17. 017 The Regulatory Body may cancel this Disposition immediately if :
a) a creditor lawfully seizes any of the Disposition Holder's property on the Land;
b) the Disposition Holder is adjudged bankrupt or makes a general assignment for the benefit of creditors;
c) a receiver of any type is appointed for the Disposition Holder's affairs;
d) in the Regulatory Body's opinion, the Disposition Holder is insolvent.
18. 018 When a Disposition has been terminated, the Regulatory Body may cancel any associated dispositions.
19. 019 The Regulatory Body may, upon written notice to the Disposition Holder of not less than 60 days, cancel this Disposition or withdraw any part of the Lands from this Disposition as is necessary to construct works, including but not limited to banks, drains, dams, ditches, canals, turnouts, weirs, spillways, roads or other structures necessary or incidental to those works.
20. 020 The Disposition Holder indemnifies and holds harmless the Province and the Regulatory Body, its employees, and agents against and from all actions, claims, demands, or costs (including legal costs on a solicitor-client basis) to the extent arising from:
a) the Disposition Holder's breach of this Disposition, or
b) any actions or omissions, negligence, other tortious act, or willful misconduct of the Disposition Holder, or of those for whom the Disposition Holder is legally responsible, in relation to the exercise of the rights, powers, privileges or duties under this Disposition.

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21. 021 The Disposition Holder is not entitled to any damages, costs, losses, disbursements, or compensation whatsoever from the Province or the Regulatory Body, regardless of the cause or reason therefore, on account of:
- a) partial or total failure of, damage caused by, lessening of the supply of, or stoppage of utility services or any other service;
 - b) the relocation of facilities or any loss or damage resulting from flooding or water management activities;
 - c) the relocation of facilities or any loss or damage resulting from wildfire or wildfire management activities;
 - d) any damage or annoyance arising from any acts, omissions, or negligence of owners, occupants, or tenants of adjacent* or contiguous property; or
 - e) the making of alterations, repairs, improvements or structural changes to the utility services, if any, anywhere on or about the Lands provided the same, must be made with reasonable expedition.
22. 022 The Disposition Holder must at all times during the Term, at its own expense and without limiting the Disposition Holder's liabilities insure its Activities conducted on the Lands as follows:
- a) General insurance in an amount not less than \$2,000,000 inclusive per occurrence, insuring against bodily injury, personal injury, and property damage including loss of use.
 - b) Automobile liability insurance on all vehicles owned, operated or licensed in the name of the Disposition Holder and used on or taken onto the Lands or used in carrying out the Activities authorized under this Disposition in an amount not less than \$2,000,000;
 - c) Forest fire fighting expense endorsement coverage in an amount not less than \$250,000
 - d) Such additional insurance in an amount and of a type as directed in writing by the Regulatory Body.
23. 023 The Disposition Holder must, on request of the Regulatory Body, provide the Regulatory Body with of a detailed certificate of insurance, and a copy of each required insurance policy.
24. 024 The Disposition Holder must have each insurance policy required under this Disposition endorsed to provide the Regulatory Body with at least 30 days advance written notice of cancellation or material change.
25. 025 The Disposition Holder must maintain current contact information with the Regulatory Body.
26. 027 The Disposition holder shall comply with the application, including but not limited to, the commitments made in the application.
27. 028 The Disposition Holder must enter, occupy and make use of the disposition for its stated purpose within 5 years of original effective date of the disposition. Failure of the Disposition Holder to comply with this section will result in the disposition being cancelled.
28. 030 The Regulatory Body may, upon its own initiative, cancel, suspend or amend the disposition at any time, to the extent authorized to do so by the applicable legislation.
29. 031 Applicable Incidental Activities as identified in the related disposition application and that meet the applicable incidental activity criteria are subject to the terms and conditions of the related Disposition. Areas identified as applicable incidental are available for use for a term of five years from approval date of the related Disposition.
30. 032 Any incidental disturbance associated with this approval must have interim reclamation* completed before the expiry of the short term approval.
31. 036 Pursuant to section 20(1)(e) of the Public Lands Act, R.S.A. 2000, c. P-40, as amended, this authorization is granted to enter on and occupy the land legally as per the terms of the Temporary Field Activity and as submitted as part of the application. This authorization is for the specific purpose indicated above, and not for any other purpose.

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- 32. 038 All Authorizations issued under the Public Lands Act should not be taken to mean the Proponent (Applicant) has complied with other Provincial or Federal Legislation.

- 33. 1040 The Disposition Holder must repair or replace any improvements immediately that were damaged as a result of the Activity on the Lands to pre-existing dispositions to the pre-existing condition. Damages to tame pastures must be repaired within one growing season.

- 34. 1049 The Disposition Holder must remove all garbage and waste material from this site.

- 35. 1356 The Disposition Holder must not conduct the Activity during adverse ground conditions*.

- 36. 1357 The Disposition Holder must prevent erosion* and sedimentation on to adjacent* Lands or Water bodies * that results from the activity.

- 37. Any access road closures are to be manned during the race event.

- 38. The holder will post public notices two weeks before the event. These notices are to be posted on the south and north loop access points. The notices will advise of the details of the race; date, times, and any access closures.

Comments for Activity: TFA 253329

10/22/2025

Date	User	Comments
2025/10/22	Geoff Smith	For auto race on November 9 2025 only.

