October 2nd, 1956. LIEUTENANT-GOVERNOR.

pertion 14 of the "Mineral Act" as conscioud (6) amended by chepter 49, 1955, and subscribed by chepter of the "Placer 49, 1955, and subscribed by chepter of the "Placer 49, 1955, and subscribed by chepter of the Newled Statutes of british Columbia 1948, and place 214 by Orders in Council Mos. 449 and 450, approved March 3rd, 1948, be cancelled subject to the following regulations and that the Minister sign a Motice to this officer and publish 16 in the Cazetter

Mo person acquiring mineral rights under the "Mineral Act" or the "Placer-mining Act" within the area formarly reserved shall be antitled to compensation for damage to his operations caused by flooding of all or any part of the area, or by any work done or structure eracted to develop and transport hydroclestric anergy, and

Wo person shall prospect or mine within 500 feet on of any dam, spillway, power plant, transmission line or any other works or structures erected or that may be erected to the purpose of developing and transporting hydroelectric energy, unless the approval of the Chief Inspector of Mines has first been obtained, TO OFFICE OF

(); &wdg NA CONTROLL

TO NOTICE

B.C.B. Marking

requer. () () TO Broottre The state of the s