



1486

MINISTRY OF ENERGY, MINES AND PETROLEUM RESOURCES

JUL 15 1980

APPROVED AND ORDERED JUL 10 1980

MINERAL TITLES FILE ROOM

[Signature]

Lieutenant-Governor

EXECUTIVE COUNCIL CHAMBERS, VICTORIA JUL 10 1980

On the recommendation of the undersigned, the Lieutenant-Governor, by and with the advice and consent of the Executive Council, orders that

- 1. No free miner shall
 - (a) record or locate a mineral claim, or
 - (b) stake or acquire a location
 on the following area in the Vancouver Mining Division, Group 1, New Westminster Land District:

Commencing at the most northerly northwest corner of lot 1195; thence N 45° E 4 200 m; thence due east 7 000 m; thence due south 7 000 m; thence due west 8 650 m, more or less, to the natural boundary of the Squamish River on the left bank thereof; thence generally northerly along the said natural boundary of the Squamish River on the left bank thereof to a point S 45° W of the most northerly northwest corner of lot 1195; thence N 45° E 500 m, more or less, to the most northerly northwest corner of lot 1195, being the point of commencement.

REFER TO
FILE NO. 113 (521)
I.I. NO./DATE

except in accordance with and subject to the following terms and conditions:

- (a) No holder of a mineral claim, 2 post claim, mining lease, certified mining lease, or lease issued under the Mineral or Mining (Placer) Acts that may hereafter be located within the reserved area shall obstruct, endanger, or interfere with or allow any person exploring, developing, mining or working in any way the said claim or lease to obstruct or to interfere in any manner with the exercise of any right, whether existing or subsequently granted, of any other person to drill for, or to occupy for any purpose connected with the exploration for Geothermal power, the area reserved or to construct, operate and maintain any work done or structure erected for any of the foregoing purposes and the free miner shall not be entitled to compensation for any damage which may be done to his mining operation, plant or equipment by the aforesaid exercise of any right, whether existing or subsequently granted;
- (b) No holder of a mineral claim, 2 post claim, mining lease, certified mining lease, or lease issued under the Mineral or Mining (Placer) Acts that may hereafter be located within the reserved area, or any person, shall carry

MINERAL TITLES DRAUGHTING
VICTORIA, B.C.
PLOTTED ON MAP M 92J/3E-4
DATE 8/1/80 BY P. J. Gifford

FILED
JUL 14 1980
B.C. REG. No. 266/80

FILE NO.	FILING CLERK	REFERRED TO	DATE	INITIAL
66	<i>[Signature]</i>			
MTD	<i>[Signature]</i>			
S.I.C.	<i>[Signature]</i>			
H.L.	<i>[Signature]</i>			
EG. & P.				
M. REV.				
INSP.				
G.EOL.	<i>[Signature]</i>			
ACCTS.				
G.C.				
ACPR				
DOGC				
C.P.R.				
C.G.C.				
ADM (P)				
ADM (M)				
D.M.				

(This part is for administrative purposes and is not part of the Order.)

Authority under which Order is made:

Act and section Mineral Act - s. 8; Mining (Placer) Act - s. 13.

Other (specify)

Statutory authority checked by

(Signature and typed or printed name of Legal Officer)

on any mining operation within four hundred and sixty (460) m of any dam, conduit, water tunnel, spillway or power plant, or within one hundred and fifty (150) m of any transmission line or any other work or structure which may be erected in the areas reserved except with the permission of the Chief Inspector of Mines;

2. The land referred to in Section 1 is a placer reserve.



Minister of Energy, Mines and Petroleum Resources



Presiding Member of the Executive Council

