

175

APPROVED AND ORDERED 20. JUN. 1977

W.S. Our

Lieutenant-Governor

EXECUTIVE COUNCIL CHAMBERS, VICTORIA 20. JAN 1977

Pursuant to the Mineral Act and Placer Mining Act, and upon the recommendation of the undersigned, the Lieutenant-Governor, by and with the advice and consent of the Executive Council, orders that

(1) no person shall record or locate upon and no free miner shall stake on any of the lands within the following described area in the Cariboo Mining Division, Cariboo Land District:

Commencing at the most southerly south-west corner of Lot 10389 "Progress No. 6" mineral claim, being a point on the easterly boundary of Lot 11454 "Noisy Enemy Fraction" mineral claim; thence southwesterly in a straight line 2150 feet more or less to the most southerly corner of Lot 10516 "Venus Fraction" mineral claim; thence south-westerly in a straight line 900 feet more or less to Post C on the southerly boundary of "Wintrip" mineral claim No. CG 32F; thence south 43° east a distance of 240 feet more or less to the northwesterly boundary of "Black Jack" mineral claim No. CG 1B; thence north-easterly along the north-westerly boundary of said "Black Jack" mineral claim No. CG 1B to the most northerly corner being a point on the westerly boundary of Lot 10503 "Diller" mineral claim; thence south-easterly, south-westerly, south-easterly, north-easterly, southeasterly, and north-easterly along the boundaries of said Lot 10503 "Diller" mineral claim to the most easterly corner of Lot 10503 "Diller" mineral claim; thence south-easterly in a straight line 310 feet more or less to the most southerly corner of "United Company" mineral claim No. CG 48F; thence north-westerly along the westerly boundary of said "United Company" mineral claim No. CG 48F to the north-west corner of "United Company" mineral claim No. CG 48F; thence north-westerly in a straight line 1150 feet more or less to the southerly south-west corner of Lot 10389 "Progress No. 6" mineral claim, being the point of commencement.

(2) upon the expiry of the term or cancellation of any existing mineral claim, placer claim or lease, or lease issued under the Mineral Act or upon the reversion to the Crown in right of the Province of any Crown-granted mineral claim the lands formerly contained in these instruments which fall within the above area shall immediately upon such expiry or cancellation or reversion become subject to this order and no person shall record or locate upon and no free miner shall stake on such lands;

and

(3) with respect to the Placer Mining Act the lands described above are hereby designated as placer reserves;

	[ORD	ER IN COUNCIL	. No			, Con	itinue	1.]				
,	and (4)	further order	s that	Order	in	Council	No.	1708	approved	May	28,	1969,
9		be rescinded;										
	and (5)	further order be rescinded.	s that	Order	in	Council	No.	1927	approved	May	27,	1971,
										1	,	
				Y Min	T ist	er of Mir	nes :	R and Pe	etroleym	Rason	ur cos	*
					1300	or in		and I	2		11 0 6 6	
				Dro	. 43	WK	0/	Sen	ned Executive	· .	.m.a.(1)	
				116	o Lu I	rie riemo	01	Line	DAGCULIV	6 000	CII	