1964.

Approved and ordered this 23rd day of August

At the Executive Council Chamber, Victoria,

, A.D. 1960 Verbu Administrator.

PRESENT:

in the Chair.

The Honourable

To His Honour

The Administrator in Council:

The undersigned has the honour to recommend that clauses (3) (a) and (b) of Order in Council No. 813, approved on the 5th day of April 1960, placing a reserve under the Placer-mining Act and Mineral Act over certain lands in the Vancouver and Clinton Mining Divisions, be rescinded and the following inserted in their place:-

- "(3)(a) Inserting an advertisement of such intention in one issue of the British Columbia Gazette and in one issue of a newspaper circulating in the district in which the reserved areas are situated, not less than thirty days nor more than ninety days before the actual start of the work or operation which will result in such interference, dislocation or obstruction takes place; and
  - (b) Giving at least ninety days notice in writing to the owner or holder of a mineral claim, lease or placer-mining claim, as the case may be, or his representative, which notice shall be deemed to have been sufficiently given if it is mailed to the address noted upon the last tax notice issued in respect of a Crown-granted mineral claim or noted in the most recent relevant record of the Gold Commissioner, and any notice so given shall be deemed to have been received when, in the ordinary course of mail, it should have been delivered. No notice under this term or condition need be delivered to a free miner or lessee, or his representative, who records a placer claim or a mineral claim or applies for a mineral lease or files a notice of intention to apply for a placer-mining lease after the insertion of the advertisements required by paragraph (3)(a) above."

DAY OF

DATED THIS

APPROVED THIS

22 29.

and Petroleum Resources. ster nes DAY OF A.D.1960

A.D.1960

Presiding Hember of the Executive Council.

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DEPARTMENT OF MINES RE O. IN C. recommending that the mineral reserve over certain lands in the Vancouver and Clinton Mining Divisions (Chilko Reserve) be amended to extend the time in which notice must be given to the holder of mining title before interference will take place to his operation by hydro-electric development.

for