



# Mineral Titles

## Information Update

### No. 26 – Effect of Reserves on Converted and Amalgamated Claims

Revision Date: November 4, 2015

The registration of a conversion of a legacy claim to a cell claim creates a new claim effective the date of the registration. The new claim will be subject to any reserve that may have been established under [section 22](#) of the *Mineral Tenure Act* **subsequent to the location** of the former legacy claim.

Similarly, the amalgamation of two or more adjoining cell claims creates a new cell claim effective the date of the registration. The new claim will be subject to any reserve that may have been established under [section 22](#) of the *Mineral Tenure Act* **subsequent to the registration** of the former cell claims that are being amalgamated.

#### **NO REGISTRATION RESERVES**

Where a No Registration Reserve (NRR) has been established subsequent to the recording/registration of the original claim, it will prohibit registration of a new cell claim. In this case, if a conversion or amalgamation is registered, the former claim will terminate and the ground will be lost. This cannot be reversed after the fact.

#### **CONDITIONAL RESERVES**

Where a Conditional Reserve (CRR) has been established subsequent to the recording/registration of the original claim, the new cell claim resulting from the conversion or amalgamation will be bound by the conditions of the reserve.

#### **RESERVES RESTRICTING RIGHTS**

These reserves could prohibit the recorded holder from performing exploration and development completely or partially, prohibit or place conditions on the holder's right of entry onto the claim surface, restrict the mineral rights held by the claim, etc.

Where a reserve that restricts the rights of the recorded holder in any manner has been established subsequent to the recording/registration of the original claim, the new cell claim resulting from the conversion or amalgamation will be subject to the restriction.

---

In the event of a discrepancy between this information and the provisions in the *Mineral Tenure Act* and Regulation, the provisions in the statute and regulations will apply.

Ministry of Energy, Mines and Low Carbon  
Innovation  
Mineral Titles

3<sup>rd</sup> Floor, 1810 Blanshard St. (*appt. only*)  
PO Box. 9322 Stn Prov. Gov't  
Victoria, BC V8W 9N3

Telephone: 1-866-616-4999  
Fax: 604-660-2653

---

For more information on *Reserves Established under the Mineral Tenure Act and Coal Act*, please review [Information Update No. 10](#).

For more information on *Legacy Claim Conversion to Cell Claim*, please review [Information Update No. 13](#).

For more information on *Amalgamation of Cell claims*, please review [Information Update No. 21](#).