



IN THE MATTER OF SECTION 33
OF THE *MINERAL TENURE ACT*
R.S.B.C. 1996, CHAP 292

AND

IN THE MATTER OF PLACER CLAIM GANG-BANG
TITLE NUMBER 1015319

ORDER OF THE CHIEF GOLD COMMISSIONER

WHEREAS, KORY LANCE ROWLAND, the recorded holder of placer claim title number 1015319 registered physical exploration and development work regarding the placer claim GANG-BANG under Section 29 of the *Mineral Tenure Act* (the Act);

AND WHEREAS, Section 33(1) of the Act requires the recorded holder to submit a report in the form and manner prescribed by the regulations respecting this physical exploration and development;

AND WHEREAS notice was given to the recorded holder of the intention to cancel the registration of the recording of exploration and development if a report in the form and manner prescribed by the regulations was not submitted;

AND WHEREAS the recorded holder has not submitted a report in the form and manner as prescribed by the regulations;

I, Mark Messmer, Chief Gold Commissioner for the Province of British Columbia, order the reduction of the work credits recorded on event 5583613 based on the following:

- Section 33(2) of the Act states that the chief gold commissioner may order the cancellation of all or a portion of the recording of exploration and development under section 29 or 33.1 if the recorded holder fails to comply with section 33(1) of the Act.
- Section 7(9) of the Mineral Tenure Act Regulation (the regulation) requires that the chief gold commissioner determine the value to be credited for exploration and development.
- On December 29, 2015, exploration and development work was registered and recorded as Mineral Titles Online (MTO) event number 5583613 for a value of \$6002.43.

- Upon review of the submitted report by Mineral Titles, it was recommended that the value of the recorded exploration and development be reduced to \$3864.00.



Mark Messmer
Chief Gold Commissioner

Dated at Vancouver, British Columbia
this 16th day of May, 2017.

13825-02-4185