

Approved and ordered this 9th day of April, A.D. 19 68.



Lieutenant-Governor.

At the Executive Council Chamber, Victoria,

PRESENT:

The Honourable

in the Chair.

Mr. Bennett
 Mr. Brothers
 Mr. Black
 Mr. Bonner
 Mr. Williston
 Mr. Richter
 Mr. Peterson
 Mr. Campbell
 Mr. Chant
 Mr. Kiernan
 Mr. s. Dawson
 Mr. s. Jordan
 Mr. s. McCarthy
 Mr. Gaglardi


 To His Honour

The Lieutenant-Governor in Council:

The undersigned has the honour to recommend

THAT pursuant to the Mineral Act and Placer-mining Act and all other powers thereunto enabling no person may locate or mine upon the following area for any mineral therein:

All those parcels or tracts of land situated in the Malahat and Renfrew Land Districts, Victoria Mining Division, and lying within the following described areas:

Firstly - commencing at the most westerly northwest corner of Lot 122, Malahat Land District; thence due west 4,356 feet; thence due north 6,336 feet; thence due west 1,320 feet; thence due south 5,016 feet; thence southwesterly in a straight line to a point on the northerly boundary of Lot 125, being 4,224 feet easterly from the most northerly northeast corner thereof; thence easterly and southerly along the northerly and easterly boundaries of said Lot 125 to the most easterly southeast corner thereof; thence due east to a point due south of the southwest corner of Lot 122; thence north to said corner and continuing northerly along the westerly boundary of said Lot 122 to the point of commencement;

Secondly - commencing at the southwest corner of Lot 125, Malahat Land District; thence due west 6,600 feet; thence northeasterly in a straight line to the northwest corner of Block 250; thence southeasterly along the southwesterly boundaries of Block 250 and Lot 125 to the southwest corner of said Lot 125, being the point of commencement:

Thirdly - All those portions of Sections 2, 3, 4 and 9, Renfrew Land District, consisting of a strip of land one-half mile in width, being one-quarter mile on either side of the centre line of Jordan River; excepting thereout any portion covered by the reserve established under Order in Council 397, dated February 16th, 1960:

AND TO FURTHER RECOMMEND THAT upon the expiry of any mineral claim which lies within the above described areas, lands covered by any such mineral claim shall become and are hereby constituted a reservation under the terms of this Order:

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

- (1) That any free miner who locates a placer claim or mineral claim and obtains a record thereof or who obtains a placer lease or a mineral lease shall do so at his own risk and shall not impede or allow any person exploring, developing, mining, or working in any way the said claim or leasehold to obstruct or to impede in any manner with the exercise of any right, whether existing or subsequently granted, of any other person to flood, or to occupy for any purpose connected with the development of hydro-electric 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:

(2) No free miner shall carry on any mining operation within fifteen hundred feet of any dam, conduit, water tunnel, spillway or power plant, or within five hundred feet of any transmission line or any other work or structure which may be erected in the area reserved except with the permission of the Chief Inspector of Mines:

(3) A person including the Crown or its agent, who builds or proposes to build a dam, conduit, water tunnel, or power plant, or transmission line, or any ways, works, or structures in the area reserved shall not impede or dislocate or obstruct any existing mining operation, plant, or equipment without:

(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 impediment, 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:

(4) The benefit of the conditions set forth in this order inures to the Crown and its agents, to persons contracting with the Crown with respect to the development of the areas reserved and to licencees under the "Water Act":

(5) The free miner shall before making application to record a placer claim or a mineral claim or before making application for a mineral lease or filing a notice of intention to apply for a placer lease, execute and deliver to the Gold Commissioner a release, in quadruplicate, in favour of Her Majesty in the right of Her Province of British Columbia, and licencees, assignees, agents and servants, from any cause of action, claim, demand or action, which he may at any time have or allege as the result of any exploration, development, mining or working of any area which may be included in a placer claim, a mineral claim, a placer lease or a mineral lease or as the result of occupation of any land for any purpose connected with the development of hydro-electric power or as the result of any structure, operation, or maintenance of any work done or structure erected for any of the purposes set forth in paragraph (1).

DATED THIS

8th

DAY OF

April

A.D. 1968.

APPROVED THIS

8th

DAY OF

April

A.D. 1968.

D. L. Bratton
Minister of Mines and Petroleum Resources

Presiding Member of the Executive Council

— telephoned —

Mrs. Faulkes
September 4/68.

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Mrs. Faulkes

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