

APR 11 '78 PM



THE GOVERNMENT OF THE PROVINCE OF BRITISH COLUMBIA

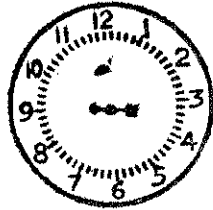
850

APPROVED AND ORDERED - 6. APR. 1978

Amended

o/c 2408

7.9.78



DEPT. OF MINES AND PETROLEUM RESOURCES

EXECUTIVE COUNCIL CHAMBERS, VICTORIA - 6. APR. 1978

Lieutenant-Governor	
MINERAL TITLES DRAUGHTING	
VICTORIA, B.C.	
PLOTTED ON MAP M/03 2/7E & 10E	
DATE 26/4/78	BY R. Langfield

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 no person shall record or locate upon and no free miner shall stake on or acquire a location in or upon any of the lands within the following described area in Skeena Mining Division, Range 5, Coast Land District:

An area (hereinafter called "the reserved area") 750 m wide being 375 m on each side of the center line of the right-of-way of the proposed British Columbia Hydro and Power Authority Skeena Substation to Thornhill Substation transmission lines as shown on Map 1, Volume 468, File 113, in the office of the Chief Gold Commissioner, Ministry of Mines and Petroleum Resources, Victoria, British Columbia; which lands are hereby designated as placer reserves under the Placer Mining Act,

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

- No holder of a mineral claim, 2 post claim, mining lease, certified mining lease, or lease issued under the Mineral or Placer Mining Acts that may hereafter be located within the reserved area shall obstruct, endanger, or interfere with or allow any person exploring, developing, mining or working in any way the said claim or lease to obstruct, endanger, or interfere with, in any manner, the construction, operation and maintenance of any transmission line or other work or structure within the reserved area or any installation or structure erected therein;
- No holder of a mineral claim, 2 post claim, mining lease, certified mining lease, or lease issued under the Mineral or Placer Mining Acts that may hereafter be located within the reserved area, or any person, shall carry on any exploration, development, or mining operation of any kind whatsoever within one hundred and fifty (150) meters of any transmission lines or any other work or structure which may be erected in the reserved area except with the permission of the Chief Inspector of Mines;
- No holder of a mineral claim, 2 post claim, mining lease, certified mining lease, or lease issued under the Mineral or Placer Mining Acts that may hereafter be located within the reserved area, or any person exploring, developing, mining or working in any way the said claim, or lease, shall be entitled to compensation from any person (including the Crown and its licensees, assignees, agents and servants), for any damage or loss which may be caused by the clearing for, and the construction, operation, maintenance and presence of, any transmission line or other work or structure within the reserved area;

REFERRED TO	DATE	INITIAL
D.M.		
ADM (M)		Searcy Searcy
ADM (P)		
C.G.C.	26/4/78	
C.P.R.		
D.O.C.	17/7/78	
D.R.		
D.S.	1/1/57	
ENGRS.		
Geol		Searcy Searcy
INSPE.		
M. SEV.		
M.P.		
Solic		Searcy Searcy
H. L.		Searcy Searcy
T.A.	26/4/78	R.R.
CLERK	Approved	R.B.
FILE NO.		
FILING CLERK		

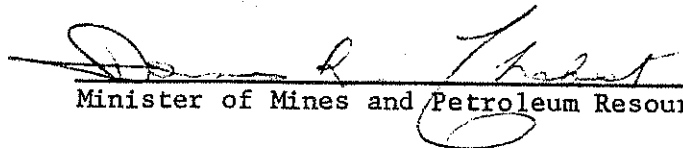
REFER TO
FILE NO. 113 (468)
LI. NO./DATE

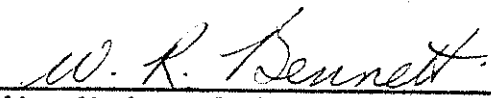
B.C. REG. No 150/78

Handwritten initials

[ORDER IN COUNCIL No....., Continued.]

AND further orders that upon the expiry of any mineral claim, 2 post claim, mining lease, certified mining lease, or lease issued under the Mineral or Placer Mining Acts which lies within the reserved area, the lands covered by any such mineral claim, 2 post claim, mining lease, certified mining lease or lease shall become subject to the terms of this order.


Minister of Mines and Petroleum Resources


Presiding Member of the Executive Council