

PROVINCE OF BRITISH COLUMBIA
REGULATION OF THE CHIEF GOLD COMMISSIONER

Mineral Tenure Act

I, Lisa Nye, Chief Gold Commissioner, Ministry of Energy, Mines and Petroleum Resources, order that the attached Mineral Land Reserve (No Mineral Claim Registrations) Regulation is made.

DEPOSITED
MAR 10 2010
B.C. REG. 71/2010

March 5/10
Date

[Signature]
Chief Gold Commissioner
Ministry of Energy, Mines and Petroleum Resources

(This part is for administrative purposes only and is not part of the Order.)

Authority under which Order is made:

Act and section:- Mineral Tenure Act, R.S.B.C. 1996, c. 292, s. 22

Other (specify):- _____

February 22, 2010

14280-03-1270

R/154/2010/14

MINERAL LAND RESERVE (NO MINERAL CLAIM REGISTRATIONS) REGULATION

Definitions

- 1 In this regulation:
 - “land” includes foreshore and land covered by water;
 - “land district” has the same meaning as in the *Land Act*;
 - “mining division” means a mining division established under section 3 of the *Mineral Tenure Act*;
 - “site number” means the site number given in the registry to a particular mineral reserve shown on an electronic map in the registry.

Mineral reserve established or continued

- 2 A mineral reserve for all minerals is established over the parcels or tracts of land identified by a site number and name set out in Column 1 of the Table in the mining division and land district set out in Column 2 of the Table opposite the site number and name.

Prohibition

- 3 A free miner must not register a mineral claim in a reserve established under section 2.

TABLE

COLUMN 1 Site Number and Name		COLUMN 2 Mining Division and Land District
1003722	DL 5367	Slocan Mining Division Kootenay Land District