



THE GOVERNMENT OF
THE PROVINCE OF BRITISH COLUMBIA

533

APPROVED AND ORDERED 16. FEB. 1976

Lieutenant-Governor

EXECUTIVE COUNCIL CHAMBERS, VICTORIA 16. FEB. 1976

REPEALED 2369/77

Pursuant to the Mineral Act, and upon the recommendation of the undersigned, the Lieutenant-Governor, by and with the advice and consent of the Executive Council, orders that B. C. Reg. No. 207/73 made by Order in Council No. 2543, approved July 24, 1973, and amended by Order in Council No. 1986, approved June 18, 1974, be amended by cancelling Section I and substituting the following as Section I:

Section I Application must be made in person by the applicant or his agent at the office of the Mining Recorder for the Mining Division in which the claim is located;

and by adding after Section IV the following as Sections V, VI, and VII:

Section V An applicant and his agent must hold a valid and subsisting Free Miner's Certificate;

Section VI Where a Crown-granted mineral claim has reverted to the Crown in right of the Province pursuant to the provisions of the Escheats Act or the Mineral Land Tax Act no disposition shall be made until title to the mineral claim is registered in the name of the Crown and publication of a notice in a newspaper circulating in the Mining Division in which the reverted mineral claim is situated for two consecutive issues and in the British Columbia Gazette for two consecutive issues, setting the date after which application may be made;

Section VII On the day that a Crown-granted mineral claim that has reverted to the Crown becomes available for disposition under this Section all applications made to 12 noon of that day will have equal precedence and when two or more applications are received for said claim, and it is considered to be in the public interest, disposition will be made by public lottery at 2:00 p.m. that same day at the office of the Mining Recorder.


Minister of Mines and Petroleum
Resources


Presiding Member of the Executive
Council