ORDER OF THE LIEUTENANT GOVERNOR IN COUNCIL

Order in Council No. 111, Approved and Ordered March 7, 2024

Executive Council Chambers, Victoria

On the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and consent of the Executive Council, orders that the attached Lax K’naga Sts’ool Designated Area (No Registration of Mineral or Placer Claims) Order is made.

Minister of Water, Land and Resource Stewardship

Presiding Member of the Executive Council

Authority under which Order is made:

Act and section: Environment and Land Use Act, R.S.B.C. 1996, c. 117, s. 7

Other:
LAX K’NAGA STS’OOL DESIGNATED AREA (NO REGISTRATION OF MINERAL OR PLACER CLAIMS) ORDER

Definitions

1 In this order:

“designated area” means the Lax K’naga Sts’ool Designated Area established by section 2;

“land” includes foreshore and land covered by water;

“mineral claim” has the same meaning as in the Mineral Tenure Act;

“placer claim” has the same meaning as in the Mineral Tenure Act;

“register” has the same meaning as in the Mineral Tenure Act.

Lax K’naga Sts’ool Designated Area

2 The Lax K’naga Sts’ool Designated Area is established, consisting of the land described in the Schedule.

No registration of mineral or placer claims in designated area

3 Despite section 6.3 of the Mineral Tenure Act, a person may not register a mineral claim or a placer claim in the designated area.

Application of Mineral Tenure Act Regulation

4 Sections 4 and 4.1 of the Mineral Tenure Act Regulation apply to the designated area as if it were alienated land within the meaning of that regulation.

Schedule

All the land contained within the area shown hatched in black on the attached map titled “Lax K’naga Sts’ool Designated Area” and dated February 2, 2024.