



**Land Information
New Zealand**
Toitū te whenua

Crown Pastoral Land Tenure Review

Lease name : MT CREIGHTON

Lease number : PO 107

Preliminary Proposal- Part 9

A Preliminary Proposal is advertised for public submissions as per
Section 43 of the Crown Pastoral Land Act 1998.

The report attached is released under the Official Information Act 1982.

May

14

**CROWN MINERALS
OPERATIONS GROUP
ENERGY & RESOURCES
DIVISION**

Ministry of Commerce Building
33 Bowen Street
P.O. Box 1473, Wellington,
New Zealand.
Telephone (04) 472 0030
FAX (04) 499 0968



30 June 1994

District Land Registrar
Private Bag
DUNEDIN

MINING PERMIT 41 129
BY QUEENSTOWN LAKES DISTRICT COUNCIL

I enclose 4 copies of the above permit signed by the Minister of Energy.

Would you please record the permit, number each copy, retain one copy and return the remaining copies to this office in accordance with Section 81 of the Crown Minerals Act 1991.

The registration fee of \$25.00 is attached.

Helen Stark
for Unit Manager - Authorisations

**DUNEDIN
LAND REGISTRY OFFICE**

**MINING PERMIT 41 129
CROWN MINERALS ACT 1991**

PERMIT HOLDER: Queenstown Lakes District Council
Private Bag 50072, QUEENSTOWN

FIRST SCHEDULE:

<u>CT Reference</u>	<u>Area</u>	<u>Legal Description of Permit Area</u>
CL 386/52 (Pt)	2.1126 hectares	OTAGO LAND DISTRICT - QUEENSTOWN LAKES DISTRICT All that area of land being Pt Section 36, Block XIII Mid Wakatipu Survey District as shown on map attached.

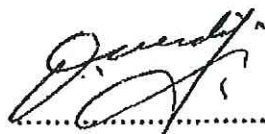
TERM: Twenty-five years commencing on the date hereof.

PURSUANT to the Crown Minerals Act 1991 the Minister of Energy hereby grants to the above permit holder the right to mine the land described in the **FIRST SCHEDULE** hereto for those minerals specified in the **SECOND SCHEDULE** hereto upon the terms and conditions specified in the **THIRD SCHEDULE** hereto and subject to the Crown Minerals Act 1991 and any regulations made thereunder.

The grant of this permit does not entitle the permit holder to carry out any mining or enter on to any land without having obtained the relevant access arrangement in terms of the Crown Minerals Act 1991 or resource consents if required as provided for by the Resource Management Act 1991.

DATED at Wellington this 23rd day of June 1994

SIGNED by DOUGLAS LORIMER KIDD, Minister of Energy



SECOND SCHEDULE

MINERAL

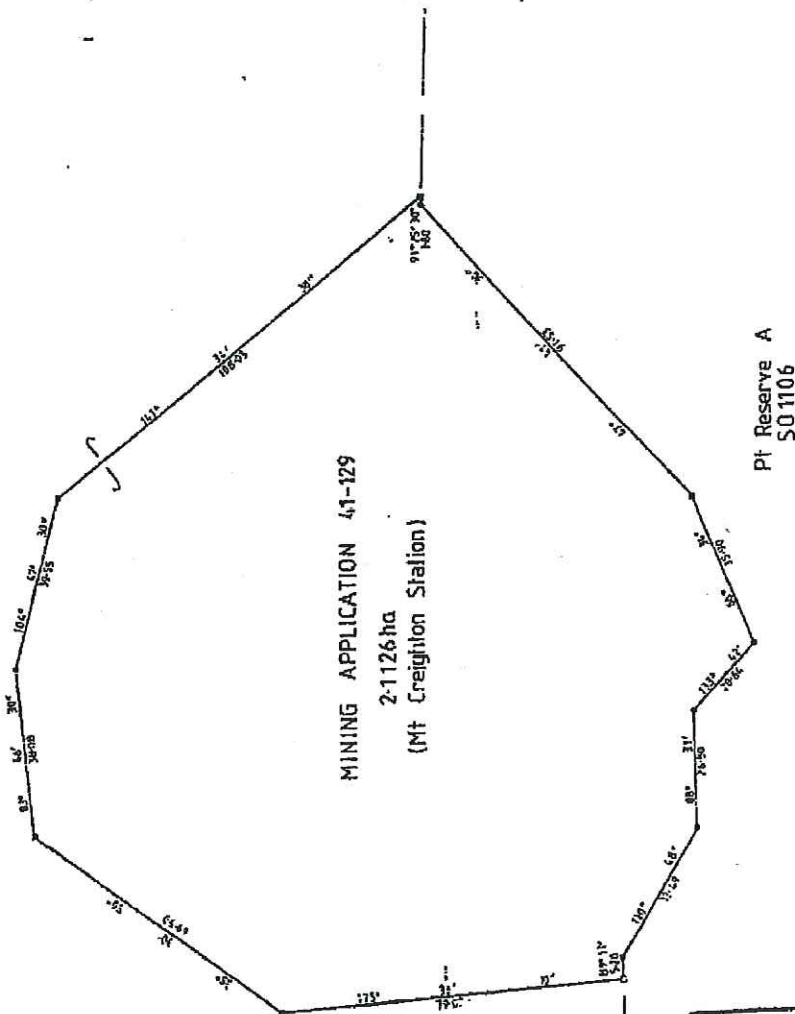
ROYALTY

Gravel

10 cents per tonne
produced.



SEC 36
CL 386/52



CERTIFIED CORRECT
[Signature]
Chief Surveyor
18 14 1994

TERRITORIAL AUTHORITY QUEENSTOWN LAKES DISTRICT
Surrey by **CLARK FORTUNE DONALD ASSOCIATES**
Scale 1:750 Date JAN 1994

PLAN OF MINING APPLICATION No. 41-129
OVER SECTION 36

LAND DISTRICT OTAGO
SURVEY BLK. & DIST. XIII MID WAKATIPU
NZMS 261 SHT E 41 RECORD MAP No 4.3.5.3

Total Area 2.1126ha

Computed in CL 386/52 (81)

1. **PETER DE LA JARRE**, of 11, QUEENSTOWN, who has been a registered surveyor pursuant to section 25 of the Survey Act 1980 hereby certifies that this plan has been made from surveys conducted by me or under my direction, that the bearings and distances are correct, and that the area of the land shown is correct.

Directed and witnessed this 15th day of FEBRUARY 1994 at 36, Signature *[Signature]*

Field Book *[Blank]* Reference Plans *[Blank]* Enclosed *[Blank]*

Approved as to Survey *[Signature]* Acting Chief Surveyor

Deposited this 17th day of FEBRUARY 1994

Acting Chief Surveyor

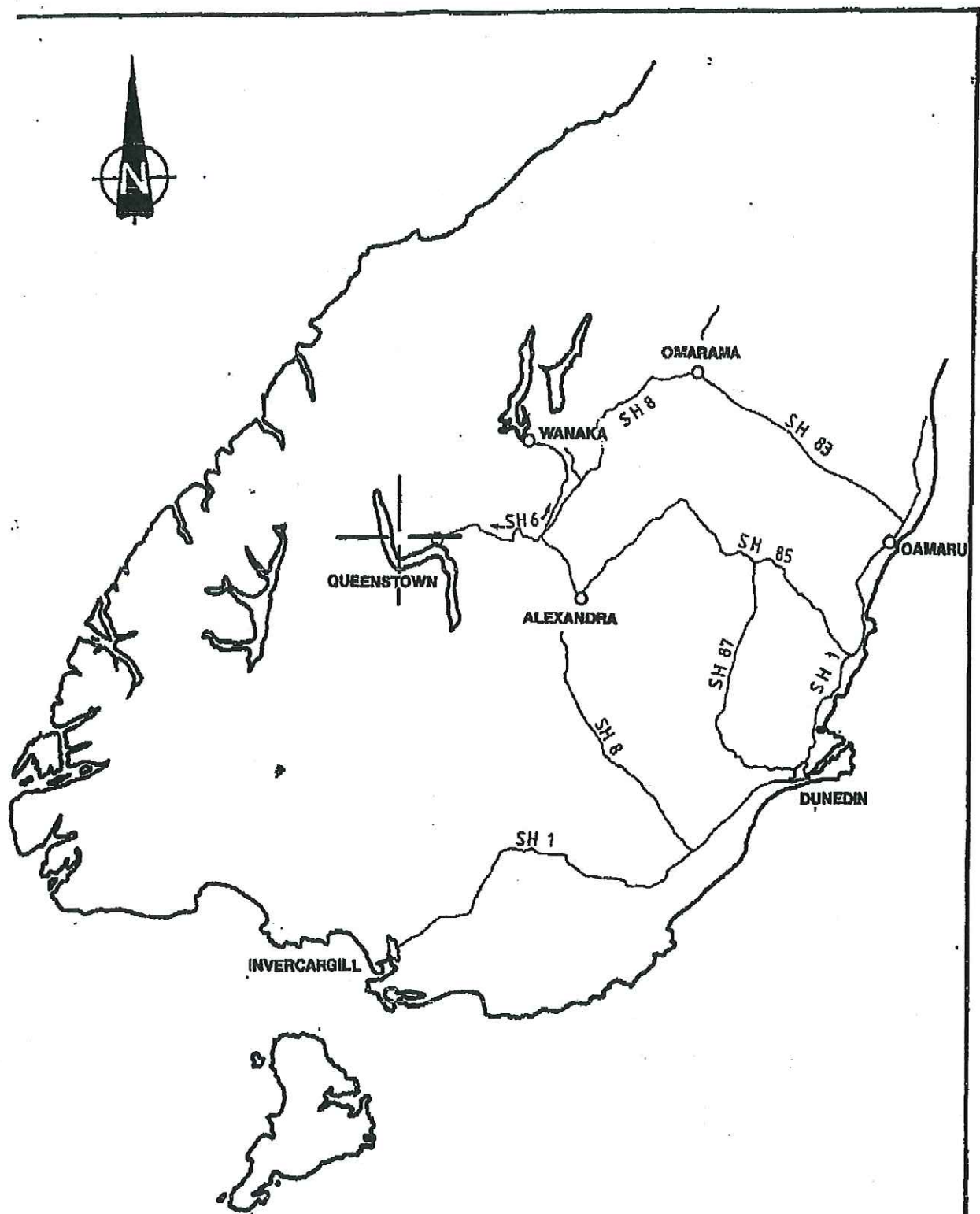
District Land Registrar

SO 24048

17/2/94

SO 24048

5175



Locality Map of
Permit Application
41-129

Scale 1 : 2 000 000

**THIRD SCHEDULE
CONDITIONS OF MINING PERMIT 41 129**

Work Programme

1 The permit holder shall be permitted to mine in a systematic and efficient manner using the mining methods prescribed:

- a stripping and stockpiling of topsoil;
- b quarrying by open-cut methods using earthmoving machinery as appropriate;
- c rehabilitation as appropriate.

Provided that nothing in this clause shall exempt the permit holder from any obligation to comply with the requirements of any other Act or Regulation that may affect or apply to such operations.

- 2a The permit holder shall, before commencing work and within 30 days following the anniversary of the grant of this permit in each year, submit to the Secretary of Commerce (the Secretary) a proposed annual work statement and mine plan for written approval.
- b The proposed annual work statement and mine plan shall detail estimates of grades of ore to be recovered for the next 12 months, confirm the mining method to be used, period of mine operation, a schedule of production to date, estimated remaining recoverable reserves, and general mining activities to be undertaken.
- c The Secretary shall, within 30 working days of receipt, respond to the proposed work statement and mine plan either giving approval to the work statement or withholding approval and requesting either modification or further information to enable assessment.
- d Compliance with the work statement and mine plan shall constitute a condition of this permit.

Marking Out

3 If required by the Secretary, the permit holder shall clearly mark the boundaries of the permit or areas defined in the approved work statement of this permit by pegs, coloured tape or other approved means.

Royalties

- 4a The permit holder shall pay to the Secretary a royalty on any aggregate produced under this permit. The royalty will be at the rate and on the terms specified in the first minerals programme applicable to aggregate issued in terms of section 18 of the Crown Minerals Act 1991.
- b The royalty rate will be \$0.10 per tonne until 12 months after the date of issue of the first minerals programme applicable to aggregate when the rate specified in that minerals programme will take effect.
- c All books, accounts and other records of the permit holder in relation to the permit for the purposes of this condition shall be open at all reasonable times to inspection by the Secretary or any person authorised by him or her.

Expenditure

5 The permit holder shall spend a minimum of \$10,000 (Ten Thousand Dollars) per annum on wages and operating costs during the period of the mining operation unless otherwise approved in writing by the Secretary.

Provided that the Secretary may review this minimum expenditure level in consultation with the permit holder at intervals of no more than three yearly, taking into account the nature of the operations of the permit holder at the time of the review and changes in wage and operating costs from one review period to the next.

Reports

6 The permit holder shall provide such periodic reports and returns on production as are required in the Crown Minerals Act 1991 and its regulations.

Other Consents and Agreements Required

7 The permit holder shall ensure that all necessary resource consents and land access agreements are obtained prior to the commencement of mining operations.

8 The permit holder shall notify the Secretary, the Inspector of Mines and appropriate local authorities when operations are due to commence.

THE CROWN MINERALS ACT 1991

MINING PERMIT No. 41 129

Minister of Energy

TO

QUEENSTOWN LAKES DISTRICT COUNCIL

Area: 2.1126 hectares

MEMORIALS

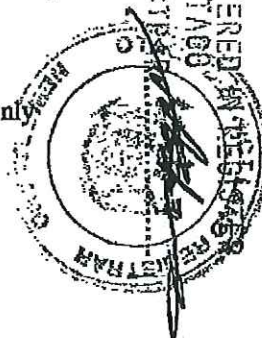
934071.3 Variation - 1-8-1997 at 10.30.

D. Munawett
for OUR

Particulars entered in the Register shown in the First Schedule herein on the date and at the time stamped below.

.....
District/Assistant Land Registrar

Registry Office Use Only



386/52

10.00 08.AUG94

862050

FILE COPY



9D/488

887/D6

Appendix 11: Unregistered Water Permits



Our Reference: A525543

Consent No. RM11.102.04.V1

WATER PERMIT

Pursuant to Section 104B of the Resource Management Act 1991, the Otago Regional Council grants consent to:

Name: Tony Roger Sewhoy

Address: Arrow Junction RD 1 Queenstown

To take surface water from Twenty Five Mile Creek for the purpose of operating a suction dredge.

For a term expiring 14 June 2031

Location of Point of Abstraction: Twenty Five Mile Creek, Mt Creighton Station, 3.8 kilometres north east to 1.1 kilometres east Glenorchy-Queenstown Road, Glenorchy

Legal Description of land at point of abstraction: Part Run 706 and Run 346A Mid Wakatipu SD

Legal Description of land where water is to be used: non consumptive take.

Legal Description of land where water is to be used: Part Run 706 and Run 346A Mid Wakatipu SD

Map Reference at point of abstraction: NZTM E1242792 N5010109
NZTM E1240891 N5008205

Conditions

Specific

1. This consent shall be exercised in conjunction with Land Use consent RM11.102.05 and Discharge Permit RM11.102.06.
2. If this consent is not given effect to by the 22 July 2016 this consent shall lapse under section 125 of the Resource Management Act 1991.
3. The rate of abstraction shall not exceed
 - (a) 26 litres per second;
 - (b) 561 cubic metres per day;
4. All water taken while exercising this consent shall immediately after use be returned to the Twenty Five Mile Creek.

Review

5. The Consent Authority may, in accordance with Sections 128 and 129 of the Resource Management Act 1991, serve notice on the consent holder of its intention to review the conditions of this consent within 3 months of April on the



ISO 9001
Certified





second anniversary of the commencement of this consent and then every subsequent fifth anniversary for the purpose of:

- (a) adjusting the consented rate or volume of water under condition 3; or
- (b) determining whether the conditions of this consent are adequate to deal with any adverse effect on the environment which may arise from the exercise of the consent and which it is appropriate to deal with at a later stage; or
- (c) ensuring the conditions of this consent are consistent with any National Environmental Standards.

Notes to Consent Holder

1. *If you require a replacement water permit upon the expiry date of this water permit, any new application should be lodged at least 6 months prior to the expiry date of this water permit. Applying at least 6 months before the expiry date may enable you to continue to exercise this permit until a decision is made on the replacement application. Failure to apply at least 3 months in advance of the expiry date will result in any primary allocation status being lost. A late application will result in the application being treated as supplementary allocation if any such allocation is available.*

Issued at Dunedin this 22nd day of July 2011

Reissued 2nd May 2013 to change condition 2 by extending the lapse period by 3 years

A handwritten signature in cursive script, appearing to read "Marian Weaver".

Marian Weaver

Resource Management Procedural Specialist



Our Reference: A348044

Consent No. RM11.102.05

LAND USE CONSENT

Pursuant to Section 104B of the Resource Management Act 1991, the Otago Regional Council grants consent to:

Name: Tony Roger Sewhoy

Address: Arrow Junction RD 1 Queenstown

To disturb the bed of a river associated with operating a suction dredge for the purpose of alluvial gold mining.

For a term expiring 14 June 2031

Location of consent activity: Twenty Five Mile Creek, Mt Creighton Station, 3.8 kilometres north east to 1.1 kilometres east Glenorchy-Queenstown Road, Glenorchy

Legal description of consent location: Pt Run 706 and Run 346A Mid Wakatipu SD

Map Reference: NZTM E1242792 N5010109
NZTM E1240891 N5008205

Conditions

Specific

1. The consent holder shall undertake suction dredge mining in the Twenty Five Mile Creek as described in the application dated 30 March 2011 and in the area marked on the map attached as Appendix 1
2. This consent shall be exercised in conjunction with Water Permit RM11.102.04 and Discharge Permit RM11.102.06.
3. Works shall not be undertaken between the months of May to September inclusive to avoid the disturbance of fish spawning habitat.
4. No later than May each year the suction dredge mining equipment, excavator and any other material brought into the site shall be removed from Twenty Five Mile Creek bed area and positioned above the creek so that is above the level of any flood flows. The area shall be tidied to a degree at least equivalent to that prior to the suction dredge mining commencing.
5. The consent holder shall not excavate or disturb the river banks. The excavator shall only be used for shifting rocks around and in the creek bed. When using the excavator care shall be taken to limit any damage to vegetation on the side of the creek.

Performance Monitoring

6. At least five working days prior to the exercise of the consent the consent holder shall provide a copy of the access agreement obtained from Land Information New Zealand to the Consent Authority.



7. The consent holder shall take colour photographs, no smaller than 175 x 125 millimetres prior to the start and at the completion of each suction dredge mining activity and shall be accompanied by a description of the location and the date the photographs were taken. The photographs taken shall be forwarded to the Consent Authority by the 30 May each year.

General

8. The consent holder shall ensure that any contractors engaged to undertake work authorised by this consent abide by the conditions of this consent. A copy of this consent shall be present on site at all times while the work is being undertaken.
9. The consent holder shall ensure the suction dredge mining works authorised by this consent do not cause any flooding, erosion, scouring, land instability or property damage. Should such effects occur due to the exercise of this consent, the consent holder shall, if so required by the Consent Authority and at no cost to the Consent Authority, take all such action as the Consent Authority may require to remedy any such damage.
10. During the exercise of this consent, the consent holder shall ensure that no contaminants (other than those allowed in Discharge Permit RM11.102.06) including fuel and oil enter the Twenty Five Mile Creek. No refuelling of machinery shall occur within the creek. In the event of any contamination, the consent holder shall undertake remedial action and shall notify the Consent Authority within 5 working days.
11. All machinery and equipment that has been in watercourses shall be water blasted and treated with suitable chemicals or agents prior to being brought on site and following completion of the works, to reduce the potential for pest species being introduced to or taken from the watercourses, such as didymo. At no time during the exercise of this consent shall machinery be washed within the bed of a watercourse.
12. If the consent holder:
 - (a) Discovers koiwi tangata (human skeletal remains), or Maori artefact material, the Permit Holder shall without delay:
 - (i) Notify the Consent Authority, Tangata whenua and New Zealand Historic Places Trust and in the case of skeletal remains, the New Zealand Police.
 - (ii) Stop work within the immediate vicinity of the discovery to allow a site inspection by the New Zealand Historic Places Trust and the appropriate runanga and their advisors, who shall determine whether the discovery is likely to be extensive; if a thorough site investigation is required and whether an Archaeological Authority is required.
 - (iii) Any koiwi tangata discovered shall be handled and removed by tribal elders responsible for the tikanga (custom) appropriate to its removal or preservation.

Site work shall recommence following consultation with the Consent Authority, the New Zealand Historic Places Trust, Tangata whenua, and in the case of skeletal remains, the NZ Police, provided that any relevant statutory permissions have been obtained.

- (b) Discovers any feature or archaeological material that predates 1900, or heritage material, or disturbs a previously unidentified archaeological or heritage site, the Permit Holder shall without delay:
 - (i) Stop work within the immediate vicinity of the discovery or disturbance; and

- (ii) Advise the New Zealand Historic Places Trust, and in the case of Maori features or materials, the Tangata whenua, and if required, shall make an application for an Archaeological Authority pursuant to the Historic Places Act 1993; and
- (iii) Arrange for a suitably qualified archaeologist to undertake a survey of the site.

Site work shall recommence following consultation with the Consent Authority.

- 13. The consent holder shall also comply with all notices and guidelines issued by Biosecurity New Zealand, in relations to avoiding spreading the pest organism *Didymosphenia geminata* known as "Didymo" (refer to www.biosecurity.govt.nz/didymo).
- 14. The Consent Authority may, in accordance with Sections 128 and 129 of the Resource Management Act 1991, serve notice on the consent holder of its intention to review the conditions of this consent within 3 months of April on the second anniversary of the commencement of this consent and then every subsequent fifth anniversary for the purpose of :
 - (a) determining whether the conditions of this consent are adequate to deal with any adverse effect on the environment which may arise from the exercise of the consent and which it is appropriate to deal with at a later stage; or
 - (b) ensuring the conditions of this consent are consistent with any National Environmental Standards.

Notes to Consent Holder

1.
The consent holder must pay an inspection and management fee to the Consent Authority. The fee is set by the Consent Authority under Section 36 of the Resource Management Act 1991 and the Local Government Act 2002.

2.
If you require a replacement consent upon the expiry of this consent, any new application should be lodged at least 6 months prior to the expiry date of this consent. Applying at least 6 months before the expiry date may enable you to continue to exercise this consent until a decision is made, and any appeals are resolved, on the replacement application.

Issued at Dunedin this 22nd day of July 2011

Christopher P. Shaw
Manager Consents



Our Reference: A348044

Consent No. RM11.102.06

DISCHARGE PERMIT

Pursuant to Section 104B of the Resource Management Act 1991, the Otago Regional Council grants consent to:

To discharge water and sediment to Twenty Five Mile Creek for the purpose of operating a suction dredge associated with alluvial gold mining

For a term expiring 14 June 2031

Location of consent activity: Twenty Five Mile Creek, Mt Creighton Station, 3.8 kilometres north east to 1.1 kilometres east Glenorchy-Queenstown Road, Glenorchy

Legal description of consent location: Pt Run 706 and Run 346A Mid Wakatipu SD

Map Reference: NZTM E1242792 N5010109
NZTM E1240891 N5008205

Conditions Specific

1. This consent shall be exercised in conjunction with Land Use consent RM11.102.05 and Water Permit RM11.102.04.
2. The discharge of water containing suspended sediment and gravel shall not exceed 561 cubic metres per day.
3. This consent authorises the discharge of gravel and sediment resulting from suction dredge mining to be discharged into the Twenty Five Mile Creek.
4. No contaminants other than gravel and sediment shall be discharged into the creek.
5. The consent holder shall take all practicable steps to minimize the release of sediment into the water while carrying out suction dredge mining and using the excavator. There shall be no conspicuous change in the colour or visual clarity of the Twenty Five Mile Creek beyond 50 metres downstream of the point of discharge from the dredge. Should any discolouration occur beyond the 50 metre point all work shall cease until the water clarity returns to that above the area of suction dredge mining.

General

6. The consent holder shall ensure that the discharge does not give rise to any significant adverse effect on aquatic life.
7. The Consent Authority may, in accordance with Sections 128 and 129 of the resource Management Act 1991, serve notice on the consent holder of its intention to review the conditions of this consent within 3 months of April on the second anniversary of the commencement of this consent and then every subsequent fifth anniversary for the purpose of : (a) adjusting the consented volume of water discharged under condition 2; or (b) determining whether the conditions of this consent are adequate to deal with any adverse effect on the environment which may arise from the exercise of the consent and which it is

appropriate to deal with at a later stage; or (c) ensuring the conditions of this consent are consistent with any National Environmental Standards.

Issued at Dunedin this 22nd day of July 2011

Christopher P. Shaw
Manager Consents



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Certified

Appendix 12: Summaries of Unregistered Prospecting and Mining Permits

PERMIT SUMMARY

– Permit Details

Number	Client Name	Commodity	Permit Type	Document	MP Year	Location	Offshore
54356	Aspiring Resources Limited	Minerals	Prospecting Permit		2008	Otago	No
	Status/Date	Granted	Commencement	Expiry	Royalty Regime	Minerals	
	Granted on 17-Oct-2012	17-Oct-2012	17-Oct-2012	16-Oct-2014	2008	Aluminium Antimony Bismuth Copper Gold Ilmenite Iron Ironsand Lead Magnesium Molybdenum Nickel Platinum Group Metals Rare Earths Rutile Silver Tantalum Tin Titanium Tungsten Zinc	
	Duration	Exclusive	Subsequent To	Operation Name			
	2 Yrs	Yes		Wakatipu Block			
	Area	Map Link	Allocation Method				
	2048.300 Sq Kms		Priority In Time				

– Clients

Who	Shares	Operator
Aspiring Resources Limited	100.00000	Yes
Total 100.00%		

– Summary of Changes


Number	Description	Received Date	Status	Granted Date
55293	Partial Surrender	27-Mar-2013 14:46:00	Granted	17-Apr-2013
54890	Permit Application	26-Apr-2012 10:18:00	Granted	17-Oct-2012

– Work Programme

From Commencement Date	Or Activity Name	Qty	Units
24 Months	Data Compilation 1(a) complete a literature review of all relevant geological and geophysical data and compile it into a GIS database;		
24 Months	Geophysical 1(b) complete a programme of geophysical surveys;		
24 Months	Mapping 1(c) complete a programme of satellite and aerial mapping of the permit area along with interpretations;		
24 Months	Mapping 1(d) complete a programme of geological mapping of existing known targets;		
24 Months	Geochemical 1(e) complete a programme of geochemical outcrops sampling of existing known targets; and		
24 Months	Other Activity 1(f) identify targets for further exploration.		

PERMIT SUMMARY

Permit Details

Number	Client Name	Commodity	Permit Type	Document	MP Year	Location	Offshore
55276	New Zealand Tungsten Mining Limited	Minerals	Prospecting Permit	A	2013	Otago	No
	Status/Date	Granted	Commencement	Expiry	Royalty Regime	Minerals	
	Granted on 25-Nov-2013	25-Nov-2013	25-Nov-2013	24-Nov-2015	2013	Aluminium Antimony Bismuth Copper Gold Ilmenite Iron Lead Magnesium Molybdenum Nickel Platinum Group Metals Rare Earths Rutile Silver Tantalum Tin Titanium Tungsten Zinc Zircon	
	Duration	Exclusive	Subsequent To	Operation Name			
	2 Yrs	Yes					
	Area	Map Link	Allocation Method				
	592.680 Sq Kms		Priority In Time				

Clients

Who	Shares	Operator
New Zealand Tungsten Mining Limited	100.00000	Yes
Total 100.00%		

Summary of Changes

Number	Description	Received Date	Status	Granted Date
56021	Permit Application	14-Mar-2013 07:30:00	Granted	25-Nov-2013

Work Programme

From Commencement Date	Or Activity Name	Qty	Units
24 Months	Data Compilation 1(a) undertake and complete a literature and data review of all relevant geological and geophysical data available, including results from all relevant previous prospecting, exploration and mining in the permit area;		
24 Months	Data Compilation 1(b) compile a digital GIS database of all relevant data;		
24 Months	Mapping 1(c) complete a programme of geological mapping;		
24 Months	Geochemical 1(d) complete a programme of geochemical sampling for a minimum of 200 samples; and		
24 Months	Geophysical 1(e) undertake a geophysical survey, if appropriate.		

PERMIT SUMMARY

– Permit Details

Number	Client Name	Commodity	Permit Type	Document	MP Year	Location	Offshore
41858	Duncan, Alister	Minerals	Mining Permit	A	1996	Otago	No
	Status/Date	Granted	Commencement	Expiry	Royalty Regime	Minerals	
	Granted on 03-Feb-2005	03-Feb-2005	03-Feb-2005	02-Feb-2025	1996	Gold	
	Duration	Exclusive	Subsequent To	Operation Name			
	20 Yrs	Yes		Lower Moonlight			
	Area	Map Link	Allocation Method				
	20.440 Hectares		Priority In Time				

– Clients

Who	Shares	Operator
Duncan, Alister	34.00000	Yes
Hattrill, Richard	34.00000	No
Kok, Robert	16.00000	No
Stuart, Neil	16.00000	No



Total 100.00%

– Summary of Changes

Number	Description	Received Date	Status	Granted Date
55157	Transfer	17-Jan-2013 09:01:00	Granted	10-May-2013
53588	Extension Of Land	02-May-2011 08:56:00	Granted	07-Sep-2011
52662	Transfer	29-Apr-2010 09:21:00	Granted	23-Jul-2010
500735	Permit Application	20-Aug-2004 07:30:00	Granted	03-Feb-2005

PERMIT SUMMARY

Permit Details

Number	Client Name	Commodity	Permit Type	Document	MP Year	Location	Offshore
41926	Gerber, Daniel	Minerals	Mining Permit		1996	Otago	No
Status/Date		Granted	Commencement	Expiry	Royalty Regime	Minerals	
Granted on 13-Jun-2006		13-Jun-2006	13-Jun-2006	12-Jun-2021	1996	<div>Gold</div>	
Duration		Exclusive	Subsequent To	Operation Name			
15 Yrs		Yes		Moke Creek			
Area		Map Link	Allocation Method				
8,260 Hectares			Priority In Time				

Clients

Who	Shares	Operator
Gerber, Daniel	100.00000	Yes
Total		100.00%

Summary of Changes

Number	Description	Received Date	Status	Granted Date
500842	Permit Application	09-Mar-2006 07:30:00	Granted	13-Jun-2006

PERMIT SUMMARY

Permit Details

Number	Client Name	Commodity	Permit Type	Document	MP Year	Location	Offshore
52858	Moonlight Mining Limited	Minerals	Mining Permit	A	2008	Otago	No
		Status/Date	Granted	Commencement	Expiry	Royalty Regime	Minerals
		Granted on 17-Jun-2011	17-Jun-2011	17-Jun-2011	16-Jun-2021	2008	Gold
		Duration	Exclusive	Subsequent To	Operation Name		
		10 Yrs	Yes				
		Area	Map Link	Allocation Method			
		38.880 Hectares		Priority In Time			

Clients

Who	Shares	Operator
Moonlight Mining Limited	100.00000	Yes
	Total 100.00%	

Summary of Changes

Number	Description	Received Date	Status	Granted Date
53697	Permit Application	12-Jul-2010 09:35:00	Granted	17-Jun-2011

Work Programme

From Commencement Date	Or Activity Name	Qty	Units
	Current Production	400	Metres
	1(a) unless otherwise approved in writing by the Secretary, mining of gold by underground methods at the minimum rate of 400 cubic metres per year;		
24 Months	Commence Mining		
	1(b) the commencement of mining activities within 2 years of the commencement date of this permit; and		

PERMIT SUMMARY

Permit Details

Number	Client Name	Commodity	Permit Type	Document	MP Year	Location	Offshore
53396	Sewhoy, Tony	Minerals	Mining Permit	A	2008	Otago	No
	Status/Date	Granted	Commencement	Expiry	Royalty Regime	Minerals	
	Granted on 20-Jul-2011	20-Jul-2011	20-Jul-2011	19-Jul-2026	2008	Gold	
	Duration	Exclusive	Subsequent To	Operation Name			
	15 Yrs	Yes					
	Area	Map Link	Allocation Method				
	5.120 Hectares		Priority In Time				

Clients

Who	Shares	Operator
Sewhoy, Tony	100.00000	Yes
	Total 100.00%	

Summary of Changes

Number	Description	Received Date	Status	Granted Date
53773	Permit Application	09-Feb-2011 09:25:00	Granted	20-Jul-2011

Work Programme

From Commencement Date	Or Activity Name	Qty	Units
	Current Production		Tonnes
	1(a) unless otherwise approved in writing by the Secretary, undertake the mining of gravels for the recovery of gold using a suction dredge and small excavator as necessary; and		

<http://www.nzpam.govt.nz/nzpam-web/~texas.summary.PermitSummaryPage.wdk>
<http://www.nzpam.govt.nz/nzpam-web/~texas.summary.PermitSummaryPage.wdk>
<http://www.nzpam.govt.nz/nzpam-web/~texas.summary.PermitSummaryPage.wdk>
<http://www.nzpam.govt.nz/nzpam-web/~texas.summary.PermitSummaryPage.wdk>

2/02/2014
 2/02/2014
 2/02/2014
 2/02/2014

Execution Section

This Proposal (including the schedules and appendices) is signed by the Commissioner and the Holder as a binding agreement.

SIGNED by the **Commissioner of Crown Lands** pursuant to the Crown Pastoral Land Act 1998 in the presence of:

Witness

Occupation

Address

SIGNED by [the Holder] in the presence of:

Witness

Occupation

Address

OR

SIGNED for and on behalf of [the Holder] by two of its directors:

[name of director]

[name of director]
