



भारत सरकार / GOVERNMENT OF INDIA
खान मंत्रालय / MINISTRY OF MINES
भारतीय खान ब्यूरो / INDIAN BUREAU OF MINES
गुवाहाटी क्षेत्रीय कार्यालय / GUWAHATI REGIONAL OFFICE

दूरभाष सं. : / फॅक्स सं.: 0361 2656184,
Tel/Fax – 0361-2656184
E-mail – ro.guwahati@ibm.gov.in

Show cause letter
By Speed Post/ E-mail

House No. 216, 3rd Floor, Above
IDBI Bank Chandmari, Post –
Bamunimaidan, Dist – Kamrup
(M), Guwahati, Assam-781021

No:- IBM/GHY/MEG/JNH/LST-2

Dated- 25.01.2018

To,
Shri Devender Bansal, (Nominated Owner)
M/s. Star Cements Limited,
Village- Lumshong, Po. - Khliehriat,
Dist- East Jaintia Hills,
Meghalaya-793210
E-mail: dbansal@starcement.co.in

Subject: Violation of provisions of MCDR, 2017 in respect of your Khub-II Limestone Mine (38MEG03006) over an area of 4.70 Hect. in Lumshong Village, Taluka-Khliehriat, East Jaintia Hills district of Meghalaya State.

Sir,

Undersigned inspected your above mine on 16th November 2017 in presence of your mine officials Shri Sikandar Prasad (Mines Agent), Shri Hijam Rakesh Singh (Geologist) and violation letter of even number dated 05.12.2017 was issued for below mentioned rules of Mineral Conservation Development Rule 2017.

Rule Number	Nature of violations observed
11(1): No holder of a mining lease shall commence or carry out mining operations in any area except in accordance with the mining plan approved, modified or reviewed by the Indian Bureau of Mines or prepared and certified in accordance with the system established by the State Government pursuant to the proviso to clause (b) of sub-section (2) of section 5 or approved by the competent authority of the Atomic Minerals Directorate for Exploration and Research, in respect of minerals specified in Part B of the First Schedule to the Act where the grade of such atomic minerals is equal to or above the threshold value limits declared under Schedule-A of the Atomic Minerals Concession.	<p>The following deviations to the approved review of mining plan were found in your mine:-</p> <p>i) Almost 2^{1/2} quarter of the current year 2017-18 has been lapsed, but the configuration and pattern of existing benches are not as per proposal given in the approved development plan and section.</p> <p><i>In response of the above, you have replied that you have now started to form new benches of Limestone/ Sandstone and assure that the benches will be maintained as per proposal given in the approved development plan and section during the balance period ending March 2018.</i></p>
	<p>ii) As per condition (X) of approval letter No. IBM/GHY/MEG/EJNH/LST/MS-75, dated 29.07.2015 of the above said mine, "It is observed that the conditional order for amalgamation of the two leases has been issued by the Govt. of Meghalaya vide letter No. Mg.98/2008/23 dated 01.04.2009. It is observed that more than 6(six) years have lapsed. It is advised to pursue with the</p>

Rule Number	Nature of violations observed
	<p>State Govt. and get the amalgamated lease deed with in a period of six months from the date of issue of this letter".</p> <p>Further subsequent letters have been issued by this office on dated 13.07.2016 and 08.03.2017 for submission of amalgamated lease deed to this office.</p> <p>In reply to the above mentioned letters, you have sought an extension of six months i.e. up-to November 2017. But till date you have not submitted the amalgamated lease deed to this office.</p> <p><i>In response of the above, you have replied that the same is pending with Govt. of Meghalaya and you seek an additional time frame upto June 2018 for submitting the amalgamated lease deed.</i></p> <p>The same is now not acceptable as it is pending since long.</p>
<p>32(1) (a) & 32(5)(b) Regarding type of plans sections to be maintained by the holder of mining lease.</p>	<p>The surface plan and environment plan has not been updated.</p> <p><i>In response of the above, you have replied that the surface plan and environment plan have been updated by certified surveyor of the mine.</i></p> <p>Updated copies of the same have not ^{been} submitted to this office.</p>

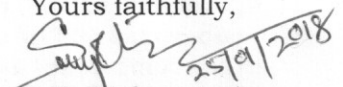
02. In this connection, it is brought to your notice that the above violations constitute an offence punishable under Rule 62 of Mineral Conservation and Development Rules, 2017.

03. The mining operations can be suspended under rule 11(2), if compliance of rule 11(1) is not found satisfactory.

04. You are therefore, directed to show cause with in a period of 30 (Thirty) days from the date of issue of this letter, as why should not be prosecuted for the above offences.

05. Please note that no further notice will be give to you in this regard.

Yours faithfully,

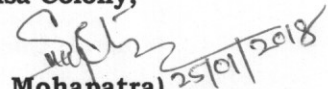

25/01/2018

(S.K. Mohapatra)
Senior Mining Geologist

Copy forwarded for kind information to:

(i) **The Controller of Mines (EZ), Camp at Nagpur, IBM Nagpur.**

(ii) **The Director, Directorate of Mineral Resources, Govt. Of Meghalaya, Risa Colony, Shillong-793003, Meghalaya.**


25/01/2018

(S.K. Mohapatra)
Senior Mining Geologist

ole