

GOVERNMENT OF INDIA
MINISTRY OF MINES
INDIAN BUREAU OF MINES
OFFICE OF THE REGIONAL CONTROLLER OF MINES

No. TN/VRD/LST-24.MDS

Mine Code:
38TMN30037

C-4-A, Rajaji Bhavan

CGO complex, Besant Nagar
Chennai – 600 090.

Dated: 10 .10.2017

To:

Sri M.Illangovan,
Kumaran Mines,
A1,Rams Apartments,52A,NDS Nagar,
Reddiyur,Salem-636 004

Sub: Violation of provisions of Mineral Conservation and Development Rules,2017, in respect of your Pannaimoondradaipu Limestone mine over 1.01hect in Pannaimoondradaipu village Aruppukottai taluk ,Virudhunagar district of Tamilnadu State.

Sir,

The following provisions of the MCDR, 2017 was found violated in your above mine during the MCDR inspection by Sri A.S.Sanjeeva Rao, Asst., Mining Geologist on Geologist on 14.9.2017 in presence of Sri Bharath, your representative .

Rule No	Nature of Violation observed
26(2)	<p><u>Submission of yearly report:</u> The holder of mining lease shall submit to the competent authority authority a yearly report as per the format specified by the Indian Bureau of Mines, before 1 st day of July every year setting forth the extent of protective and rehabilitative works carried out as envisaged in the approved mine closure plan,and if there is any deviation ,reasons thereof.</p> <p>But, the yearly report as required under rule has not been submitted to the Regional Controller of Mines.</p>
27(2)	<p><u>Financial assurance:</u> The holder of the mining lease where financial assurance has already been furnished before the commencement of these rules, an amount equal to the difference between the financial assurance due as on the date of notification of these rules and the financial assurance already furnished, shall be furnished to the authorised officer, as the case may be, within a period of ninety days from the date of notification of these rules i.e. 27.2.2017.:</p> <p>The difference amount of Rs.4,00,000/- in the form of bank guarantee has not been submitted to this office till date.</p>
28(1)	<p><u>Notice of temporary discontinuance of work in mines and obligations of lease holder:</u> Subject to the provisions of section 4A, the holder of a mining lease shall send to the authorised officer, as the case may be, and the State Government a notice in Form E when the mining or mineral processing operations in the mine or part thereof are discontinued for a period exceeding ninety days so as to reach them within one hundred and twenty days from the date of such temporary discontinuance.</p> <p>But, the notice as required under rule has not been submitted to the Regional Controller of Mines, though the mine discontinued since 2014.</p>

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

03. You are advised to rectify the above violations immediately and intimate the position to this office within 45 (forty five) days from the date of issue of this letter.

Yours faithfully,

(Salil Sandip Kujur)
Deputy Controller of Mines
for Regional Controller of Mines

Copy forwarded for information to :

1. The Controller of Mines (SZ), Indian Bureau of Mines, Bangalore.
2. The Commissioner, Department of Geology & Mining, Chennai.

(Salil Sandip Kujur)
Deputy Controller of Mines
for Regional Controller of Mines