

## Government of India Ministry of Mines Indian Bureau of Mines Office of the Regional Controller of Mines, Jabalpur

File No.: M.P/Satna/LST-361 27. 28

Jabalpur, Dated: 07.01.2022

To.

M/s Revati Cement Pvt. Limited 101, Royal Estate, 9/2 South Tukoganj, Indore, (M.P.) - 452001 Email – info@revaticement.com

Subject: Violation of provisions of Mineral Conservation & Development Rules, 2017 in respect of your Shivpurva, Tikuri Kala, Tikuri Kothar, Umari & Bharjuna Kala Limestone Mine (140.618 Ha) Mine code 38MPR35335 in Satna district of M.P. State.

Sir,

The following provisions of the Mineral Conservation and Development Rules, 2017 were found violated in your above mentioned mine during inspection on 17/12/2021 by the undersigned & Shri Robert Simon C, ACOM, in presence of Mr Nitesh Nagar, Director and Mr K K Mishra, Mining Engineer.

नियम स.	<u>पाए गए उल्लंघन की विस्तृत प्रकृति</u>
Rule 11 (1)	According to this rule-No holder of a mining lease shall commence or carry out mining operation 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 Govt. pursuant to the provisions to clause (b) of Sub Section (2) of Section 5 or approved by the competent authority of the Atomic Minerals Directorate for exploration and Researching respect of minerals specified in Part B of the First Schedule of the Act where the grade of such atomic minerals is equal to or above the threshold value limit declared under schedule-A of the Atomic Mineral Concession Rules 2016.
	The Reciew of Mining Plan of above mentioned mine was approved vide this office letter No- MP/Satna/Limestone/M.Scheme-10/2016-17 dated 26.09.2016 incorporating the proposals of working from 2016-17 to 2020-21. During the inspection it was found that following provisions of rule have been violated
	The Production and development of last five years are negligible against approved
	proposals. Reason for the same needs to be furnished.
Rule 11(4)	The holder of mining lease shall submit the mining plan to the competent authority for review at least 180 (one hundred and eighty days) before the expiry of five years period for which it was approved on the last occasion, for mining operations for a period of five subsequent years
	In your case, last Scheme of Mining was approved vide letter No. MP/Satna/Limestone/M.Scheme-10/2016-17 dated 26.09.2016 for the period 2016-17 to 2020-21 and as per the prescribed rule next Review of Mining Plan not submitted at least 180 days before the expiry of five year period i.e. 01.10.2020 to the Regional Controller of Mines, Jabalpur & thus violated above provision of this rule.
Rule 26(2)	The holder of mining lease shall submit a yearly report as per the format specified before 1st July of every year setting forth the extent of protective and rehabilitative work carried out as envisaged in the approved mine closure plan, and if there is any deviation, reason thereof
	Annual PMCP report not submitted for the reporting year (2020-21).

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Rule 27	Financial assurance:- (1) MCDR 2017 has been amended vide Gazettes notification dated 03/11/2021 wherein a financial assurance shall be furnished by the holder of the mining lease, for due and proper implementation of the progressive mine closure plan contained in the mining plan or the final mine closure plan, as the case may be, which shall be an amount of <u>five lakh rupees for category 'A'</u> mines and three lakh rupees for category 'B' mines, per hectare of the mining lease area put to use for mining and allied activities:
	Financial assurance (BG) has not been submitted at enhanced rate till date.
Rule	Notice of temporary discontinuance of work in mines-Subject to the provisions of section
28(1)	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.
	Notice of temporary discontinuance of work in mines has not been submitted after
	expiry of approved Mining Plan as on 31/03/2021
Rule	The plans and sections required under these rules shall be maintained up to date within
31(4)	three months in case of category 'A' mines as referred to in clause (a) of sub-rule (2) of
	rule 55, and within twelve months in case category 'B' mine
	The plans & sections are not found updated and maintained at mines site office.

- 01. In this connection it is brought to your notice that the above violations constitute an offence punishable under Rule 62 of MCDR-2017.
- 02. Non-compliance of the rule 11(1) & of MCDR-2017 may lead to suspension of Mining operations under the provisions of rule 11(2) of MCDR-2017.
- 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.

भवदीय.

67) । (पुखराज नेणिवाल) क्षेत्रीय खान नियंत्रक भारतीय खान ब्यूरो

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प्रतिलिपि प्रेषित ::

01. The Director of Geology & Mining, Govt. of Madhya Pradesh, Khanij Bhavan, 29-A, Arera Hills, Bhopal(M.P.) for information and further necessary action.

02. The District Collector, Satna (M.P.) for information.

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(पुखराज नेणिवाल) क्षेत्रीय खान नियंत्रक भारतीय खान ब्यूरो

प्रतिलिपि प्रेषितः

खान नियंत्रक (मध्य), भारतीय खान ब्यूरो, नागपुर को सूचनार्थ प्रेषित। (ई मेल)

(पुखराज नेणिवाल) क्षेत्रीय खान नियंत्रक भारतीय खान ब्यूरो

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