



भारत सरकार Government of India

खान मंत्रालय Ministry of Mines

भारतीय खान ब्यूरो Indian Bureau of Mines

क्षेत्रीय खान नियंत्रक का कार्यालय Office of the Regional Controller of Mines

100, ओल्डनेहरू कालोनी, देहरादून (उत्तराखण्ड) 248001 /100 Old Nehru Colony, Dehradun (U.K.)248001

TEL- 0135-2676350 / 2671896, E-mail – ro.dehradun@ibm.gov.in



फाईल संख्या File No: HP/SRM/LST-25-DDN

Mine Code: 38HPR10061

दिनांक, 20-03-2021

सेवा में To : Smt. Satya Tomar
195/4 Adarsh Colony, Badripur
Tehsil-Paonta Sahib
Distt.- Sirmour, HP

E-mail: ashoktomar50@gmail.com

विषय Sub: Show Cause Notice in respect of violation of provisions of Mineral Conservation & Development Rules, 2017 in respect of your Bhimgoda Limestone Mine, Mining Lease over an area of 8.55 ha located near Village: Bhimgoda Tehsil: Paonta Sahib, District-Sirmour, H.P State.

महोदय Sir,

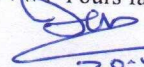
The following provisions of the Mineral Conservation & Development Rules, 2017 (MCDR, 2017) were found violated in your above mine during the MCDR inspection made by the undersigned on 02.11.2020 in the presence of Shri K. Mishra, Mine Manger which was communicated on 17-12-2020.

RULE NO.	NATURE OF VIOLATION OBSERVED
11(1)	Mining operation were not carried out in accordance with the approved modified mining plan vide letter no 614(2)/MP-B-210/05- DDN dated 11.10.2017 to the following extent: (i) As per proposal during the year 2019-20, it was proposed to carry out 01 DTH holes 20 mtrs depth, but during the inspection it was observed no such DTH drilling carried out during the year 2019-20. (ii) As per proposal during the year 2019-20, it was proposed to carry out mining operation from 1952 to 1934 mRL by formation of benches 6 mtr height .During the inspection height of benches has been observed up to 20 mtrs whereas as per approved modified mining plan it should be six meter
11(4)	The holder of a mining lease shall submit the mining plan to the competent authority for review at least on 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. Modified Mining plan with PMCP was approved vide letter no. 614(2)/MP-B-210/05-DDN dated 11-07-2017 but lessee has not submitted the Review & Updation of Mining Plan with PMCP till date.
26(2)	The holder of mining lease shall submit to the competent 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 : On perusal of office records it is observed that yearly report for the year 2019-20 has not been submitted to the competent authority by the holder of the lease in the prescribed in this office till date.
33	The holder of a mining lease shall, on or before the 30 th day of June every year submit to the authorized officer a digital copy along with a print copy of the surface geological plans and sections maintained under rule 32. However, the lessee has not submitted the copies of the plans and sections as per rule for the year 2019-20
45(7)	The holder of a mining lease has submitted incomplete or wrong information in Annual Return for the year 2019-20. 1. Ex mine Price is not correct in annual return of year 2019-20. 2. Reported Annual production is not matching with monthly returns production.
55	Every holder of mining lease shall employ a geologist in the mine. But geologist has not been appointed in the mine.

2. On examination of office records, it is found that Review and updation of Mining Plan has been submitted under 11(4) of MCDR, 2017 and for remaining above violated rules, you have not submitted any reply, thus it has been considered that you do not intend to comply the above violated rules and the violation of such Rules 11(1), 26(2), 33, 45(7) & 55 of MCDR, 2017 still persists.
3. In this connection, it is brought to your kind notice that the above violations constitute an offence punishable under Rule 62 of MCDR 2017.
4. Mining operations can be suspended as per rule 11(2) in case of non compliance of rule 11(1) and any other relevant rules of MCDR 2017 as these rules ensures systematic scientific and responsible mining.

5. Advise the State Government to order suspension of all mining operations in the mines as per provision of Rule 45(7), in case if it is found that the holder of a mining lease, has submitted incomplete or wrong or false information in statutory returns or fails to submit such return within the date specified under Rule 45.
6. You are advised to rectify the above violations immediately and intimate the compliance position to this office within 30 days from date of issue of this letter.
7. You are therefore directed to show cause within a period of thirty (30) days from the date of issue of this letter, as to why you should not be prosecuted and / or why the mining operation should not be suspended under relevant statutory provisions and/or why not any other appropriate action can be initiated in accordance with rules and/or any competent orders/directives.
8. Please note that no further notice will be given to you in this regard.

भवदीय Yours faithfully,


20-03-201

(दामोदर प्रसाद शर्मा /D P Sharma)

सहायक खान नियंत्रक /Assistant Controller of Mines
भारतीय खान ब्यूरो / Indian Bureau of Mines

प्रतिलिपि सूचनार्थ प्रेषित :-

- 1- खान नियंत्रक (उत्तर), भारतीय खान ब्यूरो, उदयपुर। (zo.udaipur@ibm.gov.in)
- 2- निदेशक उद्योग निदेशालय, हि0 प्र0 सरकार, उद्योग भवन, शिमला (हि0 प्र0). (geologicalwing@gmail.com)
- 3- गार्ड फाइल

सहायक खान नियंत्रक /Assistant Controller of Mines