



## 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 Regoinal Controller of Mines



File No: MP/Satna/lst.338

Scheme No.-11, Kamla Nehru Nagar Jabalpur, Dated: 26 / 04 /2021

To,
Vivek Krishan Agnihotri (Nominated Owner)
Executive Director-Cement,
Prism Cement Limited,
Rahejas 2<sup>nd</sup> Floor, Main Avenue,
V.P. Road, Santacruz(w),
Mumbai (Maharashtra)-400054

Subject: Violation of provisions of provisions of Mineral Conservation & Development Rules, 2017 in respect of your Mankahari Limestone Mine of Prism Cement (66.434 Hect.) in Satna district of M.P. State.

Dear Sir,

The following provisions of the Mineral Conservation and Development Rules, 2017 were found violated in your above mentioned mine during Stoping inspection/MCDR inspection on 11/02/2021 by the undersigned in presence of Mr.Amit Biswas, Geologist and Mines Manager Mr. Shashi Shekhar Ray.

Rule.	Nature of violations observed .
Rule 11,	1. Mining operations under mining lease.—(1) No holder of a mining lease shall commence or carry ou
MCDR 2017	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 Rules, 2016.
	(2) If the mining operations are not carried out in accordance with the approved or certified mining plan or any information contained in the mining plan is found to be incorrect, misleading or non-compliant with applicable laws including these rules, the competent authority may by order, suspend all or any of the mining operations and permit continuance of only such operations as are required to restore the conditions in the mine as envisaged under the approved or certified mining plan or modified mining plan, for the purpose of restoration to the extent possible:
	During inspection for the year 19-20, it is observed,
	(1) The green belt development on 1 hectare area is not done at designated place as per approved plan.
Rule 45	(6) Any person or company engaged in trading or storage or end-use or export of minerals, shall submit online to the Indian Bureau of Mines and concerned State Government, where the said person or company is sourcing the minerals, the returns in electronic form, along with a print copy of the same if it is not digitally signed, in the following manner, namely:  (a) a monthly return which shall be submitted before the tenth day of every month in respect of the preceding month in Form L of the Schedule;  (b) an annual return which shall be submitted before the first day of July of each year for the preceding financial year in Form M of the Schedule.  (7) If it is found that the holder of a mining lease or the person or company engaged in trading or storage or end-use or export of minerals, as the case may be, has submitted incomplete or wrong or false information in daily or monthly or annual returns or fails to submit a return within the date specified; then,—

(a) in the case of mining of minerals by the holder of a mining lease, the Regional Controller of Mines may advise the State Government to (i) order suspension of all mining operations in the mine and to revoke the order of suspension only after (ii) take action to initiate prosecution under these rules; (iii) recommend termination of the mining lease, in case such suppression or misrepresentation of information indicates abetment or connivance of illegal mining; As per annual returns submitted on line for your mines for year 19-20: (1) The details of land using Sec-12, Part-I is not correct. The area under pit is already 25.03 at beginning of plan. The area given in 12-(i),(ii) and (iii) is less than 25.03. This should sum up to pit area at year end. In your case it is 21.83 hect. hence it is not correct. (2) Green belt plantation is mentioned in afferstataion section but not done in designated area as per planned proposal. (2) The holder of mining lease shall submit to the competent authority a yearly report as per the format specified Rule 26(2) by the Indian Bureau of Mines, before 1st day of July every year setting forth the extent of protective and **MCDR** rehabilitative works carried out as envisaged in the approved mine closure plan, and if there is any deviation, 2017 Statement for progressive closure in this rule is not submitted for year 19-20.

02.In this connection it is brought to your notice that the above violations constitute an offence punishable under Rule 62 of MCDR-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.

(संदीप सिंह०) उप खान नियंत्रक भारतीय खान ब्यूरो

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