



भारत सरकार/Government of India
खान मंत्रालय/Ministry of Mines
भारतीय खान ब्यूरो/Indian Bureau of Mines
हैदराबाद क्षेत्रीय कार्यालय/Hyderabad Regional Office



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Room No.603, 6th Floor,
CGO Towers, Kavadiguda,
Secunderabad – 500 080
Date. 07.06.2019.

To

Shri M Srinivasa Reddy,
Nominated Owner,
M/s Teja Cements Limited,
Niduzuvvi Limestone Mine,
Flant No. 201, Padmaja Palace,
8-3-1068/1, 14, Srinagar Colony,
Hyderabad 500 073

Sub: Submissionl of Review in respect cf Niduzuvvi Limestone Mine of M/s Teja Cements Limited over an extent of 267.20 Hc. in Chilamakuru & Niduzuvvi Villages,Yerraguntla Mandal, YSR Kadapa district,Andhra Pradesh submitted under Rule 17(2) of MCR, 2016.

Ref: Your letter no. TCL/Mines/D-I/IBM dated. 24.04.2019.

Sir,

With reference to your letter cited above on the subject, inspection of the mine was carried out on 30.5.2019 by Shri Ibrahim Sharief, Sr. ACOM, accompanied with Shri M. Srinivas Reddy , Nominated Owner and Shri Sesha Redy, Lessee Representative and found certain deficiencies as given in Annexure. The same scrutiny comments have already been forwarded to you and your Qualified Person on respective e.mail ids i.e.,srinivas@tejacement.in, tejacementlimited@gmail.com and info@bsenvitech.com

02. You are advised to attend these deficiencies as per the annexure and resubmit the document, complete in all respects, in three bound copies along with soft copy in the form of CD (2Nos). In this regard you are directed to submit the Financial Assurance in the form of Bank Guarantee for the area put on use for Mining and allied activities @ Rs.Three lakhs/hectare for category 'A' mines provided that the minimum amount shall be Rs.Ten lakhs as per the provision of Rule 27(1) of MCDR, 2017 at the time of submission of final copies of the document within 15 (fifteen) days from the date of issue of this letter, failing which the document will be disposed without giving any further opportunity.

03. The para-wise clarification & the manner in which the deficiencies are attended should be given while forwarding modified document.

Enc: As above.

Yours faithfully,

(Shailendra Kumar)
Regional Controller of Mines

Copy to Basavaraj V Sannakki, Qualified Persons.

(Shailendra Kumar)
Regional Controller of Mines

मूल प्रति पर नहोक्व

खान नियंत्रक (व), भारतीय खान ब्यूरो, बेंगलुरु।

(शैलेन्द्र कुमार)
क्षेत्रीय खान नियंत्रक

SCRUTINY COMMENTS OF NIDUZUVI LIMESTONE MINE BELONGING TO M/S TEJA CEMENTS LIMITED OVER AN EXTENT OF 660 ACRES IN NIDUZUVI AND CHILAMKUR VILLAGES, YERRAGUNTLA MANDAL OF YSR KADAPA DISTRICT, ANDHRA PRADESH

Date of inspection : 30-05-2019

Inspecting Officer: Ibrahim Sharief, Sr.ACOM

Accompanying official : Sri Srinivasulu Reddy, nominated owner and Sri. Sesha Reddy, lessee Representative.

1. The mining lease was executed on 04.04.2012 and time specified for establishment of Cement Plant within a period of 3 years as per condition of lease grant is over. Confirm the status of lapsing of lease, status of extension of lease period as per section 8A(5) of MDR Amendment Act 2015 and permission if any granted by State Government for extension in putting up the plant after the period of three years.
2. Lease sketch authenticated by State Government authority indicating the Geo-coordination of lease boundary pillars should be submitted.
3. Copy of lease deed executed/registered should be submitted.
4. Copy of all G.O's /statutory clearance etc. by State and Central Government authorities should be submitted.
5. Any order/cases pending in court's/ statutory body like NGT should be furnished with note on their present status.
6. Updated survey duly signed by DGMS certified surveyor be submitted. Village road is also absent in the lease and which needs to be depicted in all the plans and sections.
7. As per condition no. 7 of approved MP letter dated 29.11.2011, copy of EIA/EMP approved by MOEF should be submitted.
8. In the text part of the document entire lease area is submitted as comprising of 'Private Agriculture Irrigated land' but the Sy no.'s furnished shows ML area comprising Government land also, which needs clarification.
9. Lease sketch is not found corroborating with list of survey no provided as Annexure 13. Correction required. Authenticated cadastral map indicating the lease area should be furnished along with Sy. Nos. for ready reference.
10. Review of Mining Plan:
 - i) There is a lapse period of three years after expiry of validity of earlier approved mining plan reasons for the same should be submitted.
 - ii) Deviation noticed in exploration, exploitation and production, afforestation than the commitment made in earlier approved document but justification and corrective actions have not been submitted.
11. It is stated in that 20 no. of core bore holes were drilled, but Form-I (notice of intend to carry out exploration), Form-J (Bore hole logs) were not been submitted to IBM so far. Copy of the same should be enclosed with justification. Further during inspection

cores bore holes drilled could not be verified in the field as location details were not submitted and core sample were found not kept in order for verification serially. Hence the exploration as stated above cannot be verified and cannot be considered for reserve estimation purpose.

12. Incorrect figures are furnished about production proposals in the earlier approved mining plan, which needs to be rectified.
13. Status of violation pointed out by IBM should be furnished in details in page no. 8 and furnish the present status of compliance.

Geology:

14. Ground water level in the lease area has been changed from 30 to 35 mts to 40 to 45 mts without any basis.
15. Succession of lithology furnished in the present submission is different than the earlier approved plan, need clarification.
16. Exploration carried out in the lease area should be submitted in phased manner indicating

Phase	No of ore holes	Depth Min & Max	Total meterage	Grid interval
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17. Details of borte holes drilled should have been furnished in the tabular form incorporating details of BH No., Collar RL, Depth of drilling, bore hole litho logs i.e. Soil/Ore/Waste.
 18. Reserve should have been estimated considering the revised threshold value notified by IBM, old bore holes drilled as per earlier approved mining plan.
 19. Entire lease area has to be explored under G1 as per the provision of rule 12of MCDR 2017.Future exploration programme should be suitably modified in view of the above.
 20. Feasibility axis should be submitted by reassessing the capital investment, NPV, IRR as per the present condition. Feasibility report should be prepared as per the guidelines of MEMC Rules 2015.
 21. Total resources have been reduced from 131 million tones to 99.40 million tones, which needs justification.
 22. Clarify whether the 10% samples have been analysed from the NABL accredited lab or not.
- Mining:
23. Production proposal should be given considering the gestation period for putting up the plant.
 24. Conceptual plan should be modified in view of comments on geology chapter.
 25. Financial Assurance should be revised as there is no plant exist for consumption of ore produced from lease and has to be stocked and substantial area will be degraded for stocking the same.
- PMCP:
26. Base line information/EIA.EMP as per approved by MOEF should be furnished, proposals should be suitably modified.

In view of the comments above relevant para, plans and sections needs to be modified.