

GOVERNMENT OF INDIA
MINISTRY OF MINES
INDIAN BUREAU OF MINES
O/O THE REGIONAL CONTROLLER OF MINES

File No: MP/Rewa/Limestone-349

1338-7301

Dated: 18/10/2019

To:

Shri Sunny Gour (Nominated Owner),
Jay Prakash Associates,
PO: Jaypee Nagar
Dist: Rewa, MP-486450

Subject: Violation of provisions of Mineral Conservation & Development Rules, 2017 in respect of your Bankuiyan limestone mine (407.005 Hect.) in Rewadistrict of M.P. State.

Dear Sir,

The following provisions of Mineral Conservation & Development Rules 2017 were found violated in your above mentioned mines during the MCDR inspection on 07/08/2019 by the undersigned in presence of Shri SK Sharma, Sr GM Geology.

Rule 11(2) of MCDR 2017	<p>11. Mining operations under mining lease.-(1) No holder of a mining lease shall commence or carry out 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.</p> <p>(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:</p> <p>Provided that the lessee shall be informed in writing about the violation and if the violation is not rectified within a period of forty-five days, a show cause notice shall be issued asking reasons why the mining operations should not be suspended and, further, if no satisfactory reply is received within a period of thirty days, the mining operations shall be suspended:</p> <p>Provided further that the competent authority may revoke the suspension after compliance by rectifying the violation pointed out in this regard.</p> <p>Observation for year in review 18-19 as as under:</p> <ol style="list-style-type: none"> 1. An area of 4.8423 hectare was to be back filled but only and area of 0.68 hect was backfilled. 2. plantation proposal of 3300 number plants was made but achievement is only 500 plants which is significantly less. 3. limestone production of 352166 tons is achieved against a plan of 557600 as in approved document and number of bits developed is only 2 against proposal of three numbers in approved document. This is significant deviations. 4. advancement in year 18-19 was proposed between location N 200 to N450, W 250 to W500 but Pit advancement could not be achieved as per approved plan proposal.
Rule 26(2) of MCDR 2017	<p>Responsibility of holder of a mining lease.-</p> <p>(1) The holder of a mining lease shall have the responsibility to ensure that the protective measures including reclamation and rehabilitation works have been carried out in accordance with the approved mine closure plan or with such modifications as approved by the competent authority.</p> <p>(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 1st 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>"The yearly report year setting forth the extent of protective and rehabilitative works carried out as envisaged in the approved mine closure plan as required under above rule is not submitted to this office".</p>
Rule 35(2) of MCDR 2017	<p>According to rule 35-The holder of a mining lease shall submit the monitor his mining and allied activities as per the notified template of star rating in the format prescribed in this behalf by the Indian Bureau of Mines from time to time, and shall submit online its self-assessment report before the 1st. day of July every year for the previous financial year.</p> <p>You have not submitted the star rating template on line till date (at time of inspection) required under above rule.</p>

02. In this connection, It is brought to your notice that the above said violations constitute an offence punishable under Rule-62 of Mineral Conservation & Development Rules, 2017.

03. You are, therefore, 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.

04. Please note that no further notice will be given to you in this regard.

Yours faithfully,

(Sandeep Kumar Singh)
Deputy Controller of Mines
Indian Bureau of Mines

O/c

NOO:

Copy forwarded for information and necessary action to-

- 1) The Director, Director of Geology & Mining, Govt. of Madhya Pradesh, Khanij Bhawan, 29A Arera Hills, Jail Road, Bhopal (MP)
- 2) District Collector of Satna district, MP

OTC

(Sandeep Kumar Singh)
Deputy Controller of Mines
Indian Bureau of Mines

18/11/19

Copy forwarded for information and necessary action to-
The Controller of Mines (CZ), Indian Bureau of Mines, Indira Bhawan, Civil Lines, Nagpur.

~~g/r/n
ly~~

OTC

(Sandeep Kumar Singh)
Deputy Controller of Mines
Indian Bureau of Mines

18/11/19

Ent. DS/ce
1/2/19