



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



File No: **MP/BABAGHAT/MN-47 7312-7316**
MP/REWA/18A.49

Scheme No.-11, Kamla Nehru Nagar
Jabalpur, Dated: 18 / 10 /2019

To,

- 1) Shri Sunny Gaur, Nominated Owner, A-9/27, Vasant Vihar, New Delhi Pin-110057
2) M/s Jai Prakash Associates Limited P.O.- Jaypee Nagar District- Rewa (M.P.) 486450

Subject: Violation of provisions of provisions of Mineral Conservation & Development Rules, 2017 in respect of your Bankuiyan Limestone Mine (76.144 Hect.) in Rewa 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 Mining plan inspection on 07/08/2019 by the undersigned presence of Mr SK Sharma, Sr GM- Geology

Rule.	Nature of violations observed .
Rule 11(1) of MCDR 2017	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. <i>During inspection following deviations from approved document were noticed :</i> 1. The workings were not done as per plan. The development had to be done between N 164 to N 1395 & W 329 to W 1242 but actual work was done between N1039 to N1395 & W 1038 to W 1096 2. The quantum of backfilled area as per plan had to be 1.14 hect. But same was only 0.13 hect.
Rule 36(2) of MCDR 2017	Removal and utilisation of top soil. -(1) Every holder of a prospecting licence, prospecting license-cum-mining lease or a mining lease shall, wherever top soil exists and is to be excavated for prospecting or mining operations, remove it separately. (2) The top soil so removed shall be utilised for restoration or rehabilitation of the land which is no longer required for prospecting or mining operations or for stabilising or landscaping the external dumps. (3) Whenever the top soil is unable to be utilised concurrently, it shall be stored separately for future use <i>The plantations done did not properly utilized soil generated.vigorous efforts were not made to remove it separately and use.</i>
Rule 35(2) of MCDR 2017	According to this rule-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 1 st . day of July every year for the previous financial year. <i>You have not submitted the star rating template on line till date(on date of inspection)As required under above rule.</i>
Rule 26(2) of MCDR 2017	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: <i>During scrutiny of the office records, it has been observed that the yearly report in respect of rule 26(2) of MCDR 2017 has not been submitted for the year 2018-19.</i>

2. In this connection, it is brought to your notice that the above violations constitute an offence punishable under Rule 62 of Mineral Conservations and Development Rules, 2017.

3. The mining operations can be suspended under the rule 11(2) of MCDR-2017, if compliance of rule 11(1) of MCDR-2017 is not found satisfactory.

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4. You are advised to rectify the violations of abovementioned rules immediately and intimate the position to this office within 45 (Forty Five) days from the date of issue of this letter.

भवदीय,
(संदीप सिंह)
उप खान नियंत्रक
भारतीय खान ब्यूरो

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NOO:

प्रतिलिपि प्रेषित : :

01. 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, REWA (M.P.) for information .

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प्रतिलिपि प्रेषित :

खान नियंत्रक (मध्य), भारतीय खान ब्यूरो, नागपुर को सूधनार्थ प्रेषित।

उप खान नियंत्रक
भारतीय खान ब्यूरो

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