

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

Dated: 18/02/2020

File No: MP/katni /Limestone-357

491 - 494

To: Shri Goreylal Dubey, Owner,
M/s. Goreylal Dubey
Street/Village: Ram Manohar Lohiya Ward Nadipar, Katni
Post Office -Tahsil/Taluk -District KATNI
State MADHYA PRADESH PIN Code 483501

Subject: Violation of provisions of Mineral Conservation & Development Rules, 2017 in respect of your Badari limestone Mine (10.25Hect.) in katni District 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 24/12/2019 by the undersigned in presence of owners representative Shri Ashok Dubey.

Rule 11	Rule 11(1) 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. <i>a) Dumping of waste was not being done in area designated for backfilling as per approved proposal in mining plan (area marked within gridline E-456000 to 456100 and N2651800 to 2657700)</i>
Rule 32	Rule 32. Types of plans and sections.- (1) The holder of a mining lease shall keep the following digitally prepared plans and sections, namely:- (a) a surface plan showing location and number of the boundary pillars along with its latitude and longitude values, every surface feature within the mining lease boundaries, such as building, telephone, power transmission line, water pipeline, tramline, railway, road, river, water-course, reservoir, tank, bore-hole, shaft and incline opening, opencast working, dumps and dumping ground, the waste land, forest, sanctuaries, agricultural land and grazing land and subsidence on the surface beneficiation plants, tailing ponds and other workings within the lease; (b) a surface geological plan of the area of leasehold showing- (i) all the lithological units exposed in the area, in the pits, trenches and in any other openings made for prospecting and mining operations showing contact between lithological units; (ii) structural details like strike, dip, fold, fault, plunge of ore body; (iii) location of prospecting pits, trenches, boreholes and any other openings made for prospecting or mining operations; (iv) existing mine workings, dumps, stacks of ore; (v) section lines at regular intervals from one boundary to the other of the lease; (vi) contour at not more than ten metres interval; (vii) exploration limits such as G1, G2, G3 and G4 as per the United Nations Framework Classification; (c) a transverse section or sections of the workings through the shaft or shafts and main adits indicating clearly the strike and dip of the vein, lode, reef, mineral bed or deposit at different points, and such sections of the strata sunk or driven through in the mine or proved by boreholes, as may be available; (d) a longitudinal mine section or sections showing a vertical projection of the mine workings including outlines of all stoped out areas, where a reef, vein, lode or mineral bed or deposit or part thereof has dip exceeding thirty degrees from the horizontal plane: Provided that, with the permission in writing of the competent authority and subject to such conditions as he may specify therein, such sections may be prepared in relation to any other suitable plane; <i>Upto date plan and sections as required under above rule, ie. surface plan and surface geological were not maintained at mines.</i>
Rule 53	Rule 55(3). every holder of a mining lease shall employ, in case of- (iii) category 'A' mines, a whole-time mining engineer and a geologist; (iv) category 'B' mines, a part-time mining engineer and a part-time geologist: Provided that in the case of fully mechanised category 'A' mines, the mining engineers and geologists shall have minimum five years of professional experience of working in a supervisory capacity in the field of mining; Provided further that in case of category 'B' mines, a person employed in terms of the provisions of sub-rule (1) may be permitted to be employed in lieu of part-time mining engineer. <i>There is no appointment of geologist in mine as per above rule.</i>

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