

भारत सरकार/GOVERNMENT OF INDIA खान मंत्रालय/MINISTRY OF MINES भारतीय खान ब्यूरो/INDIAN BUREAU OF MINES

Violation Letter / उल्लंघन पत्र

Reg. AD/Speed Post/ Email/Fax

क्षेत्रीय खान नियंत्रक कार्यालय/OFFICE OF THE REGIONAL CONTROLLER OF MINES

कमरा नंबर 603, छठवाँ तल, सी०जी०ओ० टॉवर्स,/Room No. 603, 6th Floor, CGO Towers, कवाडीगुडा, सिकंदराबाद (तेलंगाना)—500080/Kavadiguda, Secundrabad, (Telangana) - 500080 फोन/Phone: 040-29555603, 29554603, 29553603, ई-मेल/E-mail: ro.hyderabad@ibm.gov.in

File No. AP/ADB/Mn-26/Hyd.

40 APR 01015

Date: 18/04/2023

To

Shri Sandeep Balakrishna Pawar, Nominated Owner,

M/s S. Y. Minerals Private Limited,

Banglow No. 43, G. S. Estate, N. H. No. 7,

Adilabad (Telangana) - 504 001

Sub:

Violation of provisions of MCDR, 2017 in respect of your Jamdapur Manganese Mine over an extent of 78.68 Ha. situated in Village Jamdapur, Mandal Adilabad, District Adilabad of Telangana State.

Sir,

The following provisions of Mineral Conservation and Development Rules, 2017 (MCDR, 2017) were found violated in the above mine during the inspection on 23/02/2023 by the undersigned in presence of the mine officials Shri Savapure Gajanan, Mining Engineer & Shri Aglawe Suchit Bala, Geologist.

Rule No.	Nature of violation					
Rule 11 (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. The following deviations have been found in the mine from the approved Review of Mining Plan vide letter no. AP/ADB/MP/Mn-20/Hyd. Hyderabad dated 09/09/2019 for the period of F.Y. 2019-20 to 2023-24. Production: Less production has been done during F.Y. 2019-20 to 2021-22.					
		Financial Year	Proposed Production (in Tonnes)	Actual Production (in Tonnes)	Deviation in %	
		2019-20	3188.000	179.000	94.39%	
		2020-21	2859.000	512.000	82.10%	
		2021-22	2974.000	834.000	72.00%	
Rule 26 (2)	Response to the co	22 in barrier zone. nsibility of holde competent authorit	proposal given for pl Whereas, NIL plantar r of a mining lease ty a yearly report as pe of July report every ye	tion has been done du (2) The holder of mi er the format specifie	ring F.Y. 2021-22 ning lease shall su d by the Indian Bu	bmit ireau

Provided that where the State Government has set up a system for preparation, certification and monitoring of mining plan pursuant to the proviso to clause (b) of subsection (2) of section 5, such format shall be prescribed by the State Government:

Provided further that 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, such format shall be prescribed by the Director, Atomic Minerals Directorate for Exploration and Research.

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 rehabilative works carried out has not been submitted for the financial year 2021-22.

Rule 27 (2) read with Rule 11(1)

Financial assurance.— Where financial assurance is required to be furnished by the holder of the mining lease under sub-rule (1), such amount of financial assurance shall be submitted to the authorised officer, as the case may be, in the form of a bank guarantee in the format specified by the Indian Bureau of Mines:

Provided that where financial assurance has already been furnished before the commencement of these rules, an amount equal to the difference between the financial assurance due as on the date of notification of these rules and the financial assurance already furnished, shall be furnished to the authorised officer, as the case may be, within a period of ninety days from the date of notification of these rules:

Provided further that the holder of a mining lease shall be required to enhance the amount of financial assurance with the increase in the area of mining and allied activities:

Provided also that where a leaseholder undertakes reclamation and rehabilitation measures as part of the progressive closure of mine, the amount so spent shall be reckoned as sum of the financial assurance already spent by the leaseholder and the total amount of financial assurance, to be furnished by the lessee, shall be reduced to that extent.

The difference amount of Financial Assurance as per the rate contained in the MCDR, 2017 Amended up to 3rd November 2021 for the area proposed to be put in use for the block period of 2019-20 to 2023-24 has not been submitted so far to the authorised officer.

Rule 31 (4)

31. General requirements about plans and sections.- (4) The plans and sections required under these rules shall be maintained up to date 1[showing also the respective proposal of approved mining plan for various activities pertaining to that year, within three months] in case of category 'A' mines as referred to in clause (a) of sub-rule (2) of rule 55, and within twelve months in the case of any other mine.

The plans and sections have not been maintained up to date.

Rule 33

Copies of plans and sections to be submitted.— The holder of a mining lease shall, on or before the 30th day of June every year submit to the authorised officer, as the case may be, and the State Government, a digital copy along with a print copy of the surface geological plans and sections maintained under rule 32 1 [alongwith the annual return].

A dgital copy alongwith a print copy of the surface geological plan and sections has not been submitted on or before 30th day of June to the authorised officer for the financial year 2021-22.

- 02. In this connection, it is brought to your notice that the violation of aforesaid rule constitutes an offence, punishable under Rule 62(1) of MCDR, 2017.
- 03. The mining operations and dispatches can be suspended under rule 11(2), if compliance of rule 11(1) is not found satisfactory.
- 04. 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.

DI. 5.

(शैवाल कार्तिकेय) वरिष्ठ खनन् भूविज्ञानी भारतीय खान ब्यूरो, हैदराबाद

प्रतिलिपिः सूचनार्थ एवं आवश्यक कार्यवाही हेतु :-

- 1. खान नियंत्रक (दक्षिण), भारतीय खान ब्यूरो, बंगलूर (कर्नाटक) 560022
- The Director of Mines and Geology, Government of Telangana, My Home Sarovar Plaza, Flat No. 203 & 204, 2nd Floor, House No. 5-922, Shapaurwadi, Adarsh Nagar, Secretariat Road, Hyderabad, Telangana - 500063.

911.9.

(शैवाल कार्तिकेय) वरिष्ठ खनन् भूविज्ञानी भारतीय खान ब्यूरो, हैदराबाद

and who