



VOILATION LETTER



Government of India
Ministry of Mines
Indian Bureau of Mines
Office of the Regional Controller of Mines, Jabalpur

संख्या. – MCDR-MiFLOLST/113/2023-JBP-IBM_RO_JBP

Dated: - 24/08/2023

To,

1. **Shri Vivek Krishan Agnihotri, (Nominated Owner),
Prism Cement Limestone Mine,
M/s Prism Johnson Limited
“Rahejas” 2nd floor, Main Avenue,
V.P. Road, Santacruz (w) Mumbai – 400054
Email – vivek.agnihotri@prismjohnson.in**
2. **M/s Prism Cement Limited
Rajdeep, Rewa Road, Satna,
District- Satna (M.P.)
Email – regdofficeprismcement@gmail.com**

Subject: Violation of provisions of Mineral Conservation & Development Rules, 2017 in respect of your **Prism Cement Limestone Mine, (253.326 Hect.)** Mine code 38MPR35137 in **Satna** district of **M.P. State**.

Sir,

The following provisions of the Mineral Conservation and Development Rules, 2017 were found violated in your above mentioned mine during inspection on 18/08/2023 by the undersigned in presence of Shri Monukonda Bharat, Mining Engineer, Shri Vinod Shrivastava, Geologist:

नियम स .	पाए गए उल्लंघन की विस्तृत प्रकृति
Rule 11 (1)	<p>According to this rule-No holder of a mining lease shall commence or carry out mining operation in any area except in accordance with the mining plan approved, modified or reviewed by the Indian Bureau of Mines. The Review of Mining Plan of afore mentioned mine was approved vide this office letter No- MP/SATNA/LIMESTONE/RMP-10/2021-22 dated 28.07.2021 incorporating the proposals of working from 2021-22 to 2025-26. During the inspection, it was found that following provisions of the rule have been violated:-</p> <ol style="list-style-type: none"> 1. In the west pit, the height of benches are not maintained as per the proposals creating high wall at places. 2. During the year 2022-23 around 7500 sampling was proposed but no new plantation observed during the inspection. 3. Retaining wall was not constructed against the proposal of 500 meter.
Rule 12(4B)	<p>In the case of existing mining leases, detailed exploration (G1 level) over the entire potentially mineralized area under the mining lease shall be carried out in the manner specified in the Minerals (Evidence of Mineral Contents) Rules, 2015 within a period of five years from the date of commencement of these rules. Geological study report is not submitted.</p>

Rule 45(7)	<p>If it is found that the holder of a mining lease or the person or company engaged in trading or storage or end-use or export of minerals, as the case may be, has submitted incomplete or wrong or false information in daily or monthly or annual returns or fails to submit a return within the date specified; then,—</p> <p>in the case of mining of minerals by the holder of a mining lease, the Regional Controller of Mines may advise the State Government to,-</p> <p>order suspension of all mining operations in the mine and to revoke the order of suspension only after ensuring proper compliance;</p> <p>take action to initiate prosecution under these rules;</p> <p>recommend termination of the mining lease, in case such suppression or misrepresentation of information indicates abetment or connivance of illegal mining;</p> <p>On examination of Annual Return for the year 2022-23 it is observed that data of annual return are incomplete & having following deficiencies:-</p> <p>Part II, Capital Structure</p> <p>1. Depreciation cost against land value has been taken into account for the calculation of cost of production.</p> <p>Part VII, cost of production</p> <p>1. Exorbitant overhead cost has been considered.</p>
Rule 63(1)	<p>Preservation of cores, etc.-(1) Every holder of a mineral concession and every agency authorised under the second proviso to sub-section (1) of section 4 shall preserve intact, until submission of the final geological report, all cores and specimens of different types of rocks and minerals obtained during drilling or sinking operations and shall arrange for them to be laid out in a serial order with identification marks, showing the progressive depth at which, they are obtained.</p> <p>Core of drilled boreholes are not preserved by way of maintaining core library in proper manner as advised in previous inspection.</p>

02. In this connection it is brought to your notice that the above violations constitute an offence punishable under Rule 62 of MCDR-2017.
03. Non-compliance of the rule 11(1) of MCDR-2017 may lead to suspension of Mining operations under the provisions of rule 11(2) of MCDR-2017.
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.

भवदीय,

(पुखराज नेणिवाल)
क्षेत्रीय खान नियंत्रक
भारतीय खान ब्यूरो

प्रतिलिपि प्रेषित (ईमेल) :

01. संचालक, भौमिकी एवम खनिकर्म, मध्य प्रदेश सरकार, खनिज भवन, 29-ए, अरेरा हिल्स, भोपाल (म.प्र.) को सूचनार्थ एवं अग्रिम कार्रवाई हेतु.
02. खान नियंत्रक (मध्यांचल), भारतीय खान ब्यूरो, नागपुर
03. जिलाधीश, जिला - सतना (म.प्र.) सूचनार्थ ।

(पुखराज नेणिवाल)
क्षेत्रीय खान नियंत्रक
भारतीय खान ब्यूरो