

 production of 42255T (40.85% excess) and 31750T (5.83% excess) for the year against proposed quantity.

 26(2)
 A yearly report before 1st July of every year setting forth the extent of protective and rehabilitation work carried out as envisaged in the approved progressive mine closure plan for 2020-21 has not been submitted to this office.

 27(2)
 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 authorized officer, as the case may be, in form of bank guarantee in the format specified by IBM;

 27(1)
 Provided that where financial assurance has already been furnished before the commencement of the amendment, an amount equal to the difference between the financial assurance due as on the date of notification of the rules and

amendment, an amount equal to the difference between the financial assurance due as on the date of notification of the rules and the financial assurance already furnished, shall be furnished to the authorised officer within a period of ninety days from the date of notification; Provided further that the holder of a mining lease shall be required to enhance the amount of financial assurance

	Trovided further that the holder of a mining lease shall be required to emilance the amount of mininear assurance
	with the increase in the area of mining and allied activities, as you have excess the proposed quantity substantially.
33	The owner, agent, mining engineer or manager of mine shall submit the digital copy along with a print copy of the Surface Geological plan &
	section on or before the 30th June of every year. In your case, you have not submitted the aforesaid updated plan & section maintained under rule
	32 of MCDR, 2017 to this office till date.
45(7)	While scrutiny of annual return 2020-21, following discrepancies observed, which are furnished as below. Part-I, Sr No.12 (vii) work done under PMCP is
	shown zero. Part-IIA-Capital Structure are shown zero, Part-III-Consumption of material like fuel & lubricants, Tyres are shown zero. Part-IV-

Total production during the year/explosives are shown zero. Part-V-Sr.No-4.2-opencast benches/HEMM are shown zero. 55(1) A Geologist has not been appointed for the purpose of carrying out mining operations in accordance with these rules.

2. In this connection, it is brought to your kind notice that the above violations constitute an offence punishable under Rule 62 of MCDR 2017.

3. Mining operations can be suspended as per rule 11(2) in case of non-compliance of rule 11(1), since above other rules also affect the violation of provision of rule 11(1) of MCDR, 2017 as these rules ensures systematic scientific and responsible mining and/or state Government may be informed to take actions as per competent directives.

4. As per provision of Rule **45**(7), the Regional Controller of Mines may take appropriate action including order of suspension of **all mining operations and dispatches** on non-compliance of various provisions of Rule 45.

5. You are also liable to pay an amount of Rs.10000/-per day for such days as per Schedule-II, read with Rule 45(7A) in case of noncompliance of various provisions of Rule 45.

6. In context to the violations of Rule **45**, you are advised to rectify above violation immediately. You are therefore directed to show cause within a period of **30 days** from the date of issue of this letter as to why the action under Rule **45**(7) and/or **45**(7A) shall not be taken against you. No further notice will be given to you in this regard.

7. This letter has been issued with the approval of Regional Controller of Mines.

8. You are advised to rectify the above violation immediately and intimate the compliance position to this office, within 45 days from date of issue of this letter.

Oracle Vours faithfully,

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Description /Dy.Controller of Mines

<u>NOO-DOODDOO DOODDOO DOO DOODDOO DOOD</u> :-

3- DDG, MMS Division, Control Control