Violation letter By Email/Post



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



Jabalpur,

To, Smt .MANJU SINGH Legal Heir GOPAL SHARAN SINGH Nominated Owner Pushpraj Colony ,Satna, Madhya Pradesh, 485001

Email: prashantjsingh@gmail.com

Sub.:Violation of provisions of Mineral Conservation and Development Rules, 2017, in respect to **Barahiya Limestone Mine**, (Mine Code 38MPR35192), **Area** 6.794 hectares, situated in village Barahiya, Satna District of Madhya Pradesh State.

Madam,

The following provision of Mineral Conservation and Development Rules 2017 were found violated in your above mentioned mine during the inspection by the undersigned on 03.10.24 in presence of Shri Nitya Kishor Dixit (Qualified Person), Shri. Anil Kushwaha (Geologist).

Rule No	Nature of violation observed in detail
	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 During inspection it has been observed that the following provisions of the rule have been violated: -
Rule 11(1)	1. For the reporting year 2023-24 the development is proposed in between E489275 to E489473, N 2685531to N2685640 whereas the deviation in the proposed location observed.
	2. Only 1699T of ROM was produced against the proposed production of 58355 T during 2023-2024 which distorting the proposal by 97%.
	3. The reported waste generation for 2023-2024 was 968 cubic meters, significantly lower than the proposed 25,009 cubic meters, resulting in a 96% deviation in the proposals approved.
Rule 12(4)	The entire lease area has not been explored fully to identify the potentially mineralized area and thus detailed exploration over the potentially mineralized area has not been carried out in the manner specified in the Minerals (Evidence of Mineral Contents) Rules within a period of five years from the date of commencement of these rules.
	The lease area has not been explored under G1 level over the potential mineralized area as required.

Rule 34A(3)

Every lessee shall carry out a drone survey of his leased area and upto hundred metres outside the lease boundary within six months before submission of any mining plan document or modification thereto to the Indian Bureau of Mines for approval and shall submit processed output [digital elevation model (DEM) and Orthomosaic] images obtained from such survey or any other format as may be specified by the Indian Bureau of Mines in this regard to the concerned Regional Controller of Mines and the Controller General along with the Application for approval or modification of mining plan.

You have not submitted the Drone data in DDMS portal as required under said rule.

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 monthly or annual returns or fails to submit a return within the date specified; then,—

Rule 45(7)

(a) in the case of mining of minerals by the holder of a mining lease, the Regional Controller of Mines or the authorized officer of the State Government may -Order suspension of all mining operations and dispatches in the mine and to revoke the order of suspension only after ensuring proper compliance; Take action to initiate prosecution under these rules;

Refer PART-I Upload Document

The attached Kml/Kmz file should contain the lease boundary, polygon representing the reporting year development and cumulative land use details.

Refer PART-I Lease area utilisation.

The details furnished are incorrect and to be in line with the features depicted in attached kml as well as the UAV data submitted in DDMS portal.

Refer PART-V General Geology & Mining S.No 02 & 05

- i. The reserves reported are inconsistent with the last approved document and subsequent depletion reported.
- ii.The plantation reported is incorrect and no of saplings planted are less than the reported value.
- 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 and that non-compliance of rule 12 (4) shall be punishable with fine of Rs 5,00,000/-.
- 3. Non-compliance of rule 11(1) of MCDR, 2017 may lead to suspension of mining operation under the provision of rule 11(2) of MCDR-2017.
- 4. You are advised to rectify the above violations immediately and intimate the position to this office within a period of 45 days from the date of issue of this letter.

Yours faithfully

(Kathroju Naveen) Sr.Asst. Controller of Mines, For Regional Controller of Mines,

Copy to:

- 1. The Controller of Mines (CZ), Nagpur, IBM
- 2. The Director of Geology & Mining, Government of Madhya Pradesh, KhanijBhavan, AreraHills, Bhopal (MP).
- 3. The District Collector, Satna.

(Kathroju Naveen) Sr.Asst. Controller of Mines, For Regional Controller of Mine