

भारत सरकार  
खान मंत्रालय  
भारतीय खान ब्यूरो  
क्षेत्रीय खान नियंत्रक कार्यालय  
कर्मयोगी भवन, चतुर्थ माला, ब्लॉक-2, सी विंग,  
सेक्टर-10A, गांधीनगर, गुजरात, 382010



Government of India  
Ministry of Mines  
Indian Bureau of Mines  
Office of Regional Controller of Mines  
Karmayogi Bhavan, 4<sup>th</sup> Floor, Block-2, C Wing, Sec 10A  
Gandhinagar, Gujarat-382010

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पत्रावली संख्या: गुज/जाम /बाक्साइट-129

Mine code 07GUJ07137

दिनांक:

सेवा में : मेसर्स हरसिद्धि इंटरप्राइसेस  
301, NAKSHATRA-1,  
OPP. I. B. HOUSE,  
150 FEET RING ROAD  
RAJKOT, गुजरात – 360007

E mail – ptlchandresh@gmail.com

विषय: गुजरात राज्य के जिले- देवभूमि द्वारका की तालुका- ओखा में स्थित आपकी मेवासा बाक्साइट खान सर्वे नंबर 141, क्षेत्रफल- 3.20 हे. में खनिज संरक्षण एवं विकास नियमावली, 2017 के नियमों का उल्लंघन।

महोदय,

आपकी उपरोक्त खान का स्टार रेटिंग निरीक्षण अधोहस्ताक्षरी द्वारा दिनांक 11-12-2024 को श्री दादू भाई करंगिया (खान मालिक के प्रतिनिधि) की उपस्थिति में किया गया तथा उक्त निरीक्षण के समय खनिज संरक्षण एवं विकास नियमावली, 2017 के निम्नलिखित नियमों का उल्लंघन पाया गया-

नियम सं./ Rule No	उल्लंघन के प्रकार का विस्तृत ब्यौरा/ Detailed description of the type of violation
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:  However in your case it is found that 10 MT of production is reported in Annual Return 2023-24 even when no approved Mining Plan exists for the said period.
12(4)	In the case of existing mining leases, detailed exploration (G1 level) over the entire potentially mineralised area under the mining lease shall be carried out in the manner specified in the Minerals (Evidence of Mineral Contents) Rules, 2015 or the Atomic Minerals Concession Rules, 2016, as the case may be, with in a period of five years from the date of commencement of these rules.  However in your case it is found that total lease area is not explored in G1 level.
26(2)	The holder of mining lease shall submit to the competent authority a yearly report as per the format specified by the Indian Bureau of Mines, before 1st day of July report every year 1[along with annual return] setting forth the extent of protective and rehabilitative works carried out as envisaged in the approved mine closure plan, and if there is any deviation, reasons thereof;  However in your case it is found that no such PMCP report submitted by you along with Annual Return.
28(1)	Subject to the provisions of section 4A, the holder of a mining lease shall send to the authorised officer, as the case may be, and the State Government a notice in Form E when the mining or mineral processing operations in the mine or part thereof are discontinued for a period exceeding ninety days so as to reach them within one hundred and twenty days from the date of such temporary discontinuance  In your case it is found that no such notice submitted you to this office till date.
34(A)	(1) Every lessee having— (a) an annual excavation plan of one million tonne or more in a particular year; or

	(b) leased area of fifty hectare or more, shall carry out a drone survey of the leased area and up to hundred meters outside the lease boundary in the month of April or May every year and submit the 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 Controller General on or before 1st day of July every year.  However you have not uploaded the data on the portal till date.
45(5)(c) read with 45(7)	The following deficiencies have been found in the scrutiny of the annual return submitted by you for the year 2023-24 –  1. In PART-I (General) at upload documents no plan and section submitted as required under Rule 33. 2. In PART-III (Consumption of Materials) at point 2. Royalty, Rents and Payments made to DMF and NMET (₹), no value is reported.

1. In this connection, it is brought to your kind notice that :-
  - a) the above violations constitute an offence punishable under Rule 62 of MCDR 2017 and/or;
  - b) Mining operations can be suspended as per rule 11(2) of MCDR 2017 in case of non-compliance of above rules as these violations also affects provisions of Rule11(1) of MCDR 2017 and/or;
  - c) You are advised to rectify the above violation of above Rules immediately and intimate the compliance position to this office, within a period of 45 days for violated rules from date of issue of this letter.
2. In case of violation of Rule 45,
  - a) You are also liable to pay such amount as prescribed under MCDR 2017 for delay of each day as per **Schedule-II**, read with Rule **45(7A)** in case of non-compliance of various provisions of Rule 45.
  - b) As per provision of Rule **45(7) and/or45(7A)(ii)** 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.
3. In context to the violations of Rule 45, this letter has been considered as show cause notice where you are advised to rectify above violation immediately. You are therefore directed to show cause within a period of **30 days** for violations of Rule 45 from the date of issue of this letter as to why the action under Rules **45(7) and/or 45(7A)** shall not be taken against you. No further notice will be given to you in this regard.
4. This letter is being issued with the approval of Regional Controller of Mines.

भवदीय  
**Signed by Mohammad Nimar**  
**Date: 24-01-2025 17:14:08**  
 (मोहम्मद निमर)  
 उप खान नियंत्रक  
 भारतीय खान ब्यूरो

प्रतिलिपि सूचनार्थ हेतु प्रेषित/ Copy for favor and information:-

1. Controller of Mines(NZ), Udaipur
2. Commissioner of Geology and Mining, Gandhinagar
3. DDG, MMS Division, Nagpur
4. Guard File

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