PROPOSED EMPR UPGRADE ON REMAINDER OF
PORTION 1 OF THE FARM VADERLANSCHE
RIETKUIL NO. 308, FARM NUWEDRIFT NO 450,
PORTION 162 OF THE FARM KAROOVLAKTE NO.
299 AND PORTION 21 OF THE FARM KYS NO.301
IN THE VREDENDAL MAGISTERIAL DISTRICT,
WESTERN CAPE

DESKTOP STUDY PALAEONTOLOGY

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Declaration of Independence:

I. Jacobus Francois Durand declare that I am an independent consultant and have no business, financial, personal or other interest in the proposed development, application or appeal in respect of which I was appointed other than fair remuneration for work performed in connection with the activity, application or appeal. There are no circumstances that compromise the objectivity of my performing such work.

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1. EXECUTIVE SUMMARY

The study area is mostly underlain by aeolian, alluvium, colluvium, elluvium and calcareous and gypsiferous deposits that were set down during the Cenozoic on the Neoproterozoic Aties and Widow Formations of the Gifberg Group of the Gariep Supergroup. The Cenozoic deposits are removed to mine the underlying Widow Formation.

The Widow Formation and the overlying Aties Formation are considered to be non-fossiliferous, while the Cenozoic deposits have a moderate potential to yield fossils. An overview of the literature on the palaeontology and associated geology of the area is given. Although no publications exist that mention fossils from the study site, several geological studies and palaeontological assessments have been done elsewhere on the same geological formations that occur at the study site. The ECO should take responsibility for supervising the development and should follow the Chance Find Procedure (p.12) if in the unlikely event a significant fossil discovery is made.

2. INTRODUCTION

The palaeontological heritage of South Africa is unsurpassed and can only be described in superlatives. The South African palaeontological record gives us insight into inter alia the origin of dinosaurs, mammals and humans. Fossils are also used to identify rock strata and determine the geological context of the subregion with other continents and played a crucial role in the discovery of Gondwanaland and the formulation of the theory of plate tectonics. Fossils are also used to study evolutionary relationships, sedimentary processes and palaeoenvironments.

South Africa has the longest record of palaeontological endeavour in Africa. South Africa was even one of the first countries in the world in which museums displayed fossils and palaeontologists studied earth history. South African palaeontological institutions and their vast fossil collections are world-renowned and befittingly the South African Heritage Act is one of the most sophisticated and best considered in the world.

Fossils and palaeontological sites are protected by law in South Africa. Construction and mining in fossiliferous areas may be mitigated in exceptional cases but there is a protocol to be followed.

This is a Palaeontological Desktop Study which was prepared in line with Regulation 28 of the National Environmental Management Act (No. 107 of 1998) Regulations on Environmental Impact Assessment. This involved a site visit where the palaeontologist evaluated the nature of the geology and potential palaeontology of the study site and an overview of the literature on palaeontology and associated geology of the area.

3. TERMS OF REFERENCE FOR THE REPORT

According to the South African Heritage Resources Act (Act 25 of 1999) (Republic of South Africa, 1999), certain clauses are relevant to palaeontological aspects for a terrain suitability assessment.

- Subsection 35(4) No person may, without a permit issued by the responsible heritage resources authority-
- (a) destroy, damage, excavate, alter, deface or otherwise disturb any archaeological or palaeontological site or any meteorite;
- (b) destroy, damage, excavate, remove from its original position, collect or own any archaeological or palaeontological material or object or any meteorite;
- (c) trade-in, sell for private gain, export or attempt to export from the republic any category of archaeological or palaeontological material or object, or any meteorite; or
- (d) bring onto or use at an archaeological or palaeontological site any excavation equipment
 or any equipment which assist with the detection or recovery of metals or archaeological
 material or objects or use such equipment for the recovery of meteorites.
- Subsection 35(5) When the responsible heritage resources authority has reasonable cause to believe that any activity or development which will destroy, damage or alter any archaeological or palaeontological site is underway, and where no application for a permit has been submitted and no heritage resources management procedures in terms of section 38 have been followed, it may-
- (a) serve on the owner or occupier of the site or on the person undertaking such development
 an order for the development to cease immediately for such period as is specified in the order;
- (b) carry out an investigation for the purpose of obtaining information on whether or not an archaeological or palaeontological site exists and whether mitigation is necessary;
- (c) if mitigation is deemed by the heritage resources authority to be necessary, assist the person on whom the order has been served under paragraph (a) to apply for a permit as required in subsection (4); and
- (d) recover the costs of such investigation from the owner or occupier of the land on which it
 is believed an archaeological or palaeontological site is located or from the person proposing
 to undertake the development if no application for a permit is received within two weeks of
 the order being served.

South Africa's unique and non-renewable palaeontological heritage is protected in terms of the NHRA. According to this act, heritage resources may not be excavated, damaged, destroyed or otherwise impacted by any development without prior assessment and without a permit from the relevant heritage resources authority.

As areas are developed and landscapes are modified, heritage resources, including palaeontological resources, are threatened. As such, both the environmental and heritage legislation require that development activities must be preceded by an assessment of the impact undertaken by qualified professionals. Palaeontological Impact Assessments (PIAs) are specialist reports that form part of the wider heritage component of:

- Heritage Impact Assessments (HIAs) called for in terms of Section 38 of the National Heritage
 Resources Act, Act No. 25, 1999 by a heritage resources authority.
- Environmental Impact Assessment process as required in terms of other legislation listed in s. 38(8) of NHRA;
- Environmental Management Plans (EMPs) required by the Department of Mineral Resources.

HIAs are intended to ensure that all heritage resources are protected, and where it is not possible to preserve them in situ, appropriate mitigation measures are applied. An HIA is a comprehensive study that comprises a palaeontological, archaeological, built environment, living heritage, etc specialist studies. Palaeontologists must acknowledge this and ensure that they collaborate with other heritage practitioners. Where palaeontologists are engaged for the entire HIA, they must refer heritage components for which they do not have expertise on to appropriate specialists. Where they are engaged specifically for the palaeontology, they must draw the attention of environmental consultants and developers to the need for assessment of other aspects of heritage. In this sense, Palaeontological Impact Assessments that are part of Heritage Impact Assessments are similar to specialist reports that form part of the EIA reports.

The standards and procedures discussed here are therefore meant to guide the conduct of PIAs and specialists undertaking such studies must adhere to them.

The process of assessment for the palaeontological (PIA) specialist components of heritage impact assessments, involves:

Scoping stage in line with regulation 28 of the National Environmental Management Act (No. 107 of 1998) Regulations on Environmental Impact Assessment. This involves an **initial assessment** where the specialist evaluates the scope of the project (based, for example, on NID/BIDs) and advises on the form and extent of the assessment process. At this stage the palaeontologist may also decide to compile a **Letter of Recommendation for Exemption from further Palaeontological Studies**. This letter will state that there is little or no likelihood that any significant fossil resources will be impacted by the development. This letter should present a reasoned case for exemption, supported by consultation of the relevant geological maps and key literature.

A **Palaeontological Desktop Study** – the palaeontologist will investigate available resources (geological maps, scientific literature, previous impact assessment reports, institutional fossil collections, satellite images or aerial photos, etc) to inform an assessment of fossil heritage and/or exposure of potentially fossiliferous rocks within the study area. A Desktop studies will conclude whether a further field assessment is warranted or not. Where further studies are required, the desktop study would normally be an integral part of a field assessment of relevant palaeontological resources.

A Phase 1 Palaeontological Impact Assessment is generally warranted where rock units of high palaeontological sensitivity are concerned, levels of bedrock exposure within the study area are adequate; large-scale projects with high potential heritage impact are planned; and where the distribution and nature of fossil remains in the proposed project area is unknown. In the recommendations of Phase 1, the specialist will inform whether further monitoring and mitigation are necessary. The Phase 1 should identify the rock units and significant fossil heritage resources present, or by inference likely to be present, within the study area, assess the palaeontological significance of these rock units, fossil sites or other fossil heritage, comment on the impact of the development on palaeontological heritage resources and make recommendations for their mitigation or conservation, or for any further specialist studies that are required in order to adequately assess the nature, distribution and conservation value of palaeontological resources within the study area.

A **Phase 2 Palaeontological Mitigation** involves planning the protection of significant fossil sites, rock units or other palaeontological resources and/or the recording and sampling of fossil heritage that might be lost during development, together with pertinent geological data. The mitigation may take place before and/or during the construction phase of development. The specialist will require a

Phase 2 mitigation permit from the relevant Heritage Resources Authority before Phase 2 may be implemented.

A 'Phase 3' Palaeontological Site Conservation and Management Plan may be required in cases where the site is so important that development will not be allowed, or where development is to coexist with the resource. Developers may be required to enhance the value of the sites retained on their properties with appropriate interpretive material or displays as a way of promoting access of such resources to the public.

The assessment reports will be assessed by the relevant heritage resources authority and depending on which piece of legislation triggered the study, a response will be given in the form of a Review Comment or Record of Decision (ROD). In the case of PIAs that are part of EIAs or EMPs, the heritage resources authority will issue a comment or a record of decision that may be forwarded to the consultant or developer, relevant government department or heritage practitioner and where feasible to all there

4. DETAILS OF THE STUDY AREA

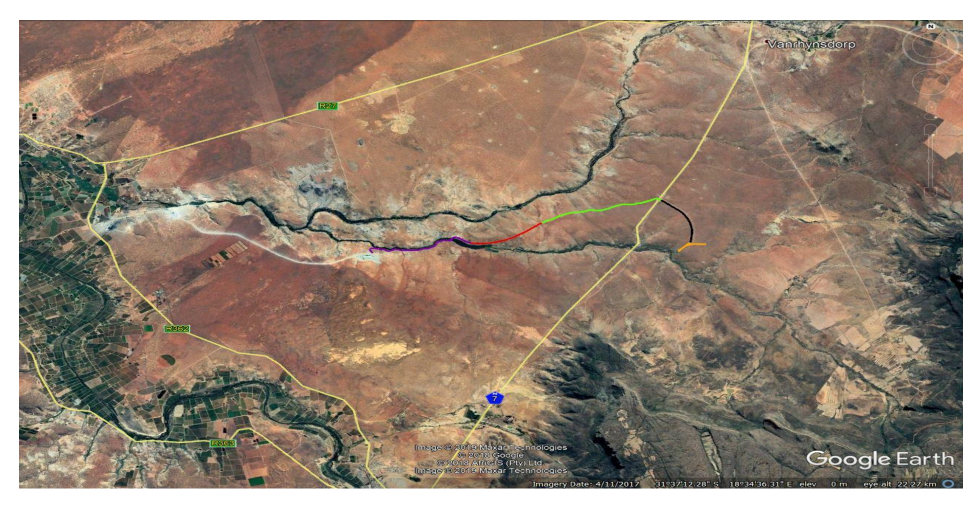


Figure 1: Google Earth photo indicating the study area

Project Scope

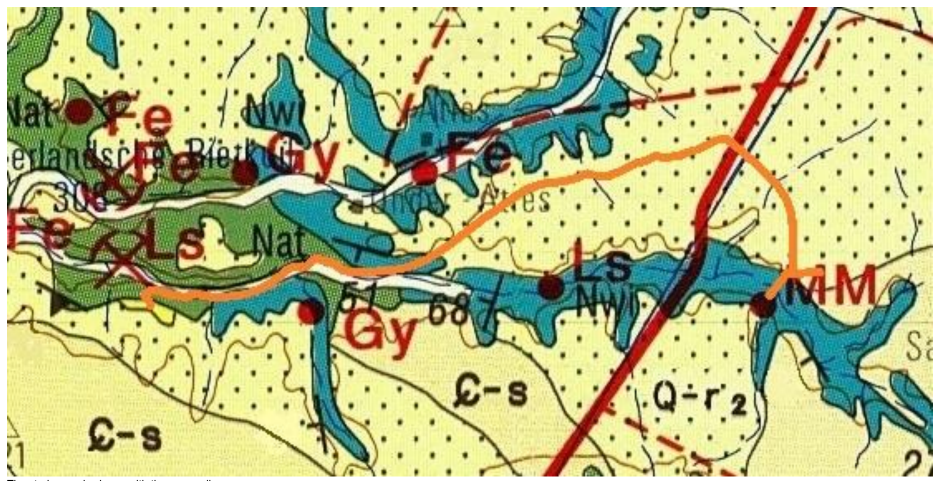
Cape Lime, a subsidiary of Afrimat Limited proposes to upgrade its EMPr in order to be compliant to the NEMA EIA Regulations 2014 as amended. The proposed EMPr upgrade will take place on Remainder of Portion 1 of the Farm Vaderlansche Rietkuil No. 308, Farm Nuwedrift No 450, Portion 162 of the farm Karoovlakte No. 299 and Portion 21 of the Farm KYS No.301 in the Vredendal Magisterial District. These properties are located ±8km southeast of Vredendal and ±300km from Cape Town in the Western Cape Province.

The study site is situated between the Troe-troe River (to the north of the study site) and the Widouw River (to the south of the study site). The western part of the line crosses the Widow River and runs along its southern bank (see Fig. 1).

The mine on the site currently mines and processes limestone and dolomite. The current activities also include crushing and screening of all mined material as well as calcination of limestone in an existing Fluid Bed Lime Kiln.

The relevant literature and geological maps for the study area, in which the development is proposed to take place, have been studied for a Desktop Report.

5. GEOLOGICAL SETTING OF THE STUDY AREA



The study area is shown with the orange line.

Figure 2 Geological Map of the study area and surroundings. Adapted from 3118 CALVINIA 1: 250 000 Geology Map (Geological Survey, 1991)

Table 1: Geological Map Legend

Symbol	Lithology	Forma-tion	Group	Supergroup	Age
	Alluvium, colluvium, eluvium				
Q-r2	Calcareous and gypsiferous soil				Cenozoic
£-s	Red aeolian sand				
Nat	Graphitic & sericitic schist, phyllite, greywacke, quartzite dolomite, limestone & marble	Aties	Gifberg	Gariep	Namibian
Nwi	Limestone, dolomite, marble, greywacke, quartzite and phyllite	Widouw	3	r	

The eastern part of the study area is underlain mostly by Cenozoic-aged calcareous and gypsiferous soils (see Fig. 2) while the dry riverbeds contain alluvium, colluvium and eluvium.

The limestone deposits of the Widow Formation that underlies the Cenozoic deposits are mined in the study area. This once fossiliferous unit has been metamorphosized in this region to such an extent that the fossils it originally contained were destroyed. This tectonic deformation and metamorphism included the recrystallization of material and the formation of marbles in places.

6. PALAEONTOLOGICAL ASSESSMENT OF THE STUDY AREA



Figure 3: Palaeontological sensitivity map of the study area and surroundings (SAHRA, 2019)

Table 2: Palaeontological sensitivity map Legend

Colour	Palaeontological Significance	Action
GREEN	MODERATE	Desktop study is required.
BLUE	LOW	No palaeontological studies are required however a protocol for finds is required.
WHITE	UNKNOWN	These areas will require a minimum of a desktop study. As more information comes to light, SAHRA will continue to populate the map.

The Widow Formation and the overlying Aties Formation are considered to be non-fossiliferous (De Beer *et al.*, 2002; Gresse et al, 2006; Frimmel, 2008) (see Fig 3). The carbonates, that constitute the Widow Formation, were set down as marine shelf deposits. These carbonates were originally probably fossiliferous like that of the sedimentologically comparable Neoproterozoic geological unit, the Bloupoort Formation, that occurs nearby and contains shelly fossils, stromatolites, trace fossils and microfossils. Similar fossils that would likely have occurred in the carbonates of the Widow Formation were destroyed through the severe pressures generated during the intense tectonic deformation and resulting metamorphism exerted on these sediments and subsequent recrystallisation.

The aeolian, alluvium, colluvium, elluvium and calcareous and gypsiferous deposits of the study site have a low to moderate potential to yield fossils and the possibility of finding fossil material cannot be ignored. The fossil record of these deposits is sparse, occurs sporadically and is low in diversity. Although no fossils have been reported for the study area, fossils such as root casts, burrows, termitaria, ostrich eggshells, mollusc shells and isolated bones have been discovered in similar deposits elsewhere (Almond & Pether 2008; Partridge *et al.*, 2009).

7. CONCLUSION AND RECOMMENDATIONS:

If fossils are exposed during construction, geological exploration or mining, the ECO must follow the Chance Palaeontological Find Procedure as stipulated below and to contact a palaeontologist for further advice.

PROCEDURE FOR CHANCE PALAEONTOLOGICAL FINDS

(Extracted and adapted from the National Heritage Resources Act, 1999 Regulations Reg No. 6820, GN: 548)

The following procedure must be considered in the event that previously unknown fossils or fossil sites are exposed or found during the life of the project:

- 1. Surface excavations should continuously be monitored by the ECO and any fossil material be unearthed the excavation must be halted.
- 2. If fossiliferous material has been disturbed during the excavation process it should be put aside to prevent it from being destroyed.
- 3. The ECO then has to take a GPS reading of the site and take digital pictures of the fossil material and the site from which it came.
- 4. The ECO then should contact a palaeontologist and supply the palaeontologist with the information (locality and pictures) so that the palaeontologist can assess the importance of the find and make recommendations.
- 5. If the palaeontologist is convinced that this is a major find an inspection of the site must be scheduled as soon as possible in order to minimise delays to the development.

From the photographs and/or the site visit the palaeontologist will make one of the following recommendations:

- a. The material is of no value so development can proceed, or:
- b. Fossil material is of some interest and a representative sample should be collected and put aside for further study and to be incorporated into a recognised fossil repository after a permit was obtained from SAHRA for the removal of the fossils, after which the development may proceed, or:
- c. The fossils are scientifically important and the palaeontologist must obtain a SAHRA permit to excavate the fossils and take them to a recognised fossil repository, after which the development may proceed.
- 7. If any fossils are found then a schedule of monitoring will be set up between the developer and palaeontologist in case of further discoveries.

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