

REGISTERED POST

Our Ref: HM/MILNERTON/SAM-AP 6083, 6334, 6419, 6420, 6423 & 6424
Case No.: 17022006AS0220E
Enquiries: Andrew September
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Date: 20 April 2017



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PERMIT

CASE NUMBER 17022006AS0220E

Issued in terms of Section 35(4) of the National Heritage Resources Act, 1999 (Act 25 of 1999) and Regulation 3(3)(a) of PN 298 (29 August 2003)

This permit is valid for three years from the date of issue

Your application for the destruction of archaeological material and remains was tabled at the Archaeology, Palaeontology and Meteorites meeting held on 5 April 2017.

- The permit application was approved on condition that the formal letter containing IZIKO's permission for the sampling of the hair associated with SAM-AP 608 be submitted to HWC for approval.

This permit is issued for:

Proposed Action: Destructive sampling and analysis of Holocene Later Stone Age of human remains

Site: Milnerton Beach, currently stored at Iziko Museums, Samples SAM-AP 6083, 6334, 6419, 6420, 6423 & 6424, Cape Town

Conditions applicable to this Permit:

1. If the permit holder is not to be present on the site at all times then HWC must be provided with the names and qualifications of the authorized representatives.
2. Adequate recording methods as specified in the Regulations and Guidelines pertaining to the National Heritage Resources Act must be used.
3. A final report, in both digital and hardcopy format, MUST be submitted to HWC on or before 24 10 2019. An extension to this permit can be granted on submission of a progress report (if work was initiated) and a letter stating reasons for the extension. HWC reserves the right to withhold further permits if progress is not deemed satisfactory.
4. All material collected and excavated, as well as field notes and records, will be curated by the Iziko: South African Museum.
5. Reprints of all published papers or copies of theses or reports resulting from this work must be lodged with HWC.
6. If a published report has not appeared within three years of the lapsing of this permit, the report in terms of the permit will be made available to researchers on request.
7. It is the responsibility of the permit holder to obtain permission from the landowner for each visit, and conditions of access imposed the landowner must be observed.
8. HWC shall not be liable for any losses, damages or injuries to persons or properties as a result of any activities in connection with this permit.
9. HWC reserves the right to cancel this permit by notice to the permit holder.

NOTE:

- This decision is subject to an **appeal period of 14 working days**.
- The applicant is required to inform any party who has expressed a bona fide interest in any heritage-related aspect of this record of decision. The appeal period shall be taken from the date above. It should be noted that for an appeal to be deemed valid it must refer to the decision, it must be submitted by the due date and it must set out the grounds of the appeal. Appeals must be addressed to the official named above and it is the responsibility of the appellant to confirm that the appeal has been received within the appeal period.
- **Work may NOT be initiated during this 14 day appeal period.**
- This approval does not exonerate the applicant from obtaining any necessary approval from any other applicable statutory authority.
- an export permit must be applied for from SAHRA in respect of any archaeological or palaeontological material that will be exported.
- **A copy of this permit must be displayed in a prominent place on the site until the permitted work is completed.**

Should you have any further queries, please contact the official above and quote the case number.


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Mr. Mxolisi Dlamuka

Chief Executive Officer, Heritage Western Cape

www.westerncape.gov.za/cas

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