

Our Ref: HM/ CAPE TOWN METROPOLITAN/ DISTRICT SIX/
ERVEN 177646, 10010 AND 117891-117898
Case No.: 20012914SB0131E
Enquiries: Stephanie-Anne Barnardt
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Date: 11 December 2020



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

PERMIT REPORT FOR PROPOSED RUBBLE REMOVAL AT DISTRICT SIX, PARCEL N, ERVEN 177646, 10010 & 117891-117898, CAPE TOWN IN TERMS OF SECTION 35 OF THE NATIONAL HERITAGE RESOURCES ACT (ACT 25 OF 1999)

CASE NUMBER: 20012914SB0131E

The matter above has reference.

This matter was discussed at the at Archaeology, Palaeontology and Meteorites Committee (APM) meeting held on 2 December 2020.

DECISION

The Committee endorsed the permit report dated the 25th of November 2020 and its recommendations and awaits the submission of the HIA.

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

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Colette M Scheermeyer
Acting Chief Executive Officer



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