MAIDSTONE MILL EFFLUENT

Our Ref: SAH17/10518

Enquiries: Bernadet Pawandiwa

Tel: 033 394 6543

Email: bernadetp@amafapmb.co.za

CaseID: 10518

Date: Wednesday May 24, 2017

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Final Comment

In terms of Section 38(8) of the National Heritage Resources Act (Act 25 of 1999) and the KwaZulu-Natal Heritage Act (Act 4 of 2008)

Attention: Tongaat Hulett Developments

Effluent plant at Tongaat, KZN

Thank you for the opportunity to comment on this development proposal as outlined above. It is noted, from a historical and archaeological perspective that no sites were observed in the study area through the field-survey by Gavin Anderson while the Gideon Groenewald ,the paleontologist established the following as outlined in the Heritage Report:

- The EAP and ECO must be informed of the fact that a Moderate Palaeontological Sensitivity is allocated to the study area.
- If fossils are observed during.construction the HIA specialist and Palaeontologist must be informed to take immediate and appropriate action to preserve the fossils.
- These recommendations must be included in the EMPr of this project.

The APMBG Compliance unit at Amafa concurs with the recommendations by the specialists outlined in the report.

Amafa therefore has no objection to the development provided the developer takes the stipulated project specific conditions into consideration.

You are also required to adhere to the below-mentioned standard conditions:

Conditions:

- 1. Amafa should be contacted if any heritage objects are identified during earthmoving activities and all development should cease until further notice.
- 2. No structures older than sixty years or parts thereof are allowed to be demolished altered or extended without a permit from Amafa.
- 3. No activities are allowed within 50m of a site, which contains rock art.
- 4. Sources of all natural materials (including topsoil, sands, natural gravels, crushed stone, asphalt, etc.) must be obtained in a sustainable manner and in compliance with the heritage legislation.

Failure to comply with the requirements of the National Heritage Resources Act and the KwaZulu Natal Heritage Resources Act could lead to legal action being instituted against the applicant.

This decision is valid for a period of two years.

Should you have any further queries, please contact the designated official using the case number quoted above in the case header.



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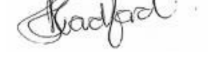
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Yours faithfully



Bernadet Pawandiwa Senior Heritage Officer Amafa/Heritage KwaZulu Natal



Annie van de Venter Radford

Deputy Director: Research, Professional Services and Compliance

Amafa/Heritage KwaZulu Natal

ADMIN:

Direct URL to case: http://www.sahra.org.za/node/384354

Terms & Conditions:

- 1. This approval does not exonerate the applicant from obtaining local authority approval or any other necessary approval for proposed work.
- 2. If any heritage resources, including graves or human remains, are encountered they must be reported to Amafa immediately.
- 3. Amafa reserves the right to request additional information as required.

