A LETTER OF RECOMMENDATION (WITH CONDITIONS) FOR THE EXEMPTION OF A FULL PHASE 1 ARCHAEOLOGICAL HERITAGE IMPACT ASSESSMENT FOR THE PROPOSED CONSTRUCTION OF A PETROPORT AND ASSOCIATED INFRASTRUCTURE ON PORTIONS 86, 147 AND 148 OF FARM GEDULTS RIVER NO. 411, DIVISION UITENHAGE, EASTERN CAPE PROVINCE

Prepared for: CEN Integrated Environmental Management Unit 36 River Road Walmer Port Elizabeth 6070 Tel: 041 5812983/5817811 Fax: 041 5812983 Contact person: Dr M. Cohen email: steenbok@aerosat.co.za

Compiled by: Dr Johan Binneman On behalf of: Eastern Cape Heritage Consultants P.O. Box 689 Jeffreys Bay 6330 Tel: 042 2960399 Cell: 0728006322 email: kobusreichert@yahoo.com

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PROJECT INFORMATION

The type of development

The development will be approximately 11.5 ha in size and include the construction of a Petroport, associated infrastructure and a waste water treatment plant. An interchange will also be built with on-and off-ramps to the N2.

The Developer

Suwenda 40 (Pty) Ltd

The Consultant

CEN Integrated Environmental Management Unit 36 River Road Walmer Port Elizabeth 6070 Tel: 041 5812983/5817811 Fax: 041 5812983 Contact person: Dr M. Cohen Email: steenbok@aerosat.co.za

Terms of reference

The original proposal was to conduct a Phase 1 Archaeological Impact Assessment (AIA) for the proposed construction of a Petroport and associated infrastructure on Portion 147 of the farm Gedults River No. 411, Division of Uitenhage, Port Elizabeth, Nelson Mandela Metopole, Eastern Cape Province, to describe and evaluate;

- the importance of possible archaeological sites, features and materials,
- the potential impact of the development on these resources and,
- to propose recommendations to minimize possible damage to these resources.

DESCRIPTION OF THE PROPERTY

Map: 1:50 000 3325 CD & 3425 AB Uitenhage

Location data

The proposed site for the development for the proposed construction of a Petroport, associated infrastructure and waste water treatment works on the farm Gedults River No. 411, Division of Uitenhage, Port Elizabeth, Nelson Mandela Metopole, Eastern Cape Province, is situated approximately 30 kilometres west of Port Elizabeth next to the N2 National Road between Port Elizabeth and Humansdorp. The Petrolport will be built south of the N2 and the off-ramps on the northern side on Portions 148 and 86 of the farm Gedults River No. 411 (Maps 1-2) (General GPS reading: 34.55.12,5S; 25.17.31,34E – south; 34.55.5,00S; 25.17.30,62E - north).

ARCHAEOLOGICAL INVESTIGATION

Methodology and results

The investigation was conducted on foot and GPS readings were taken with a Garmin and all important features were digitally recorded. The proposed property for the development is covered by dense grass, alien trees and bushes. In general the properties adjacent to the N2 National Road were disturbed when the road was constructed (during the late 1960s) and there is also a large old borrow pit on the southern side next to the N2. The properties on the northern side of the N2 have been disturbed in the past by ploughing, planting of grass for grazing and general farming activities. There are two residential dwellings with associated structures, but these are younger than 60 years old (Figs 1-6). The property south of the N2 has also been disturbed in the past by bush clearing and possibly ploughing. There are also informal residential dwellings, a brick lined well and other concrete features (probably associated with the borrow pit), but are younger than 60 years old (Figs 7-10). The well was built with 'modern' bricks and cement and date most probably from the early 1960s (GPS reading: 34.55.10,92S; 25.17.27,9E). According to the landowner there are no graves on the property.

The dense grass cover and other vegetation made archaeological visibility difficult and no archaeological sites/materials were found. Nevertheless, it is unlikely that any archaeological remains will be exposed during the development.



Figs 1-4. Different views of the proposed property for development north of the N2 National Road.



Figs 5-6. Views of one of the residential dwellings and other structures on the proposed property for development north of the N2 National Road.



Figs 1-4. Different views of the proposed property for development south of the N2 National Road. The vegetation cover, the large borrow pit (middle right) and the brick lined well next to the borrow pit (bottom row).

CONDITIONS

Although it is unlikely that archaeological remains will be found *in situ*, or of any contextual significance, there is always a possibility that human remains and/or other archaeological and historical material may be uncovered during the development. Such material must be reported to the nearest museum, archaeologist or to the South African Heritage Resources Agency if exposed, so that a systematic and professional investigation can be undertaken. Sufficient time should be allowed to remove/collect such material (See Appendix B for a list of possible archaeological sites that maybe found in the area).

LETTER OF RECOMMENDATION

It is recommended that the proposed construction of a Petroport and associated infrastructure on Portion 147 of the farm Gedults River No. 411, Division of Uitenhage, Port Elizabeth, Nelson Mandela Metropole, Eastern Cape Province, is exempted from a full Phase 1 Archaeological Impact Assessment. The proposed area for development is of low cultural sensitivity and it is unlikely that any archaeological heritage remains will be found on the property. The proposed development may proceed as planned.

Note that this letter of recommendation only exempts the proposed development from a full Phase 1 Archaeological Impact Assessment, but not for other heritage impact assessments. It must also be clear that this letter of recommendation for exemption of a full Phase 1 archaeological impact assessment will be assessed by the relevant heritage resources authority. The final decision rests with the heritage resources authority, which should give a permit or a formal letter of permission for the destruction of any cultural sites.

The National Heritage Resources Act (Act No. 25 of 1999, section 35) (see Appendix A) requires a full Heritage Impact Assessment (HIA) in order that all heritage resources, that is, all places or objects of aesthetics, architectural, historic, scientific, social, spiritual linguistic or technological value or significance are protected. Thus any assessment should make provision for the protection of all these heritage components, including archaeology, shipwrecks, battlefields, graves, and structures older than 60 years, living heritage, historical settlements, landscapes, geological sites, palaeontological sites and objects.

GENERAL REMARKS AND CONDITIONS

It must be emphasised that this letter of recommendation for exemption of a full Phase 1 archaeological impact assessment is based on the visibility of archaeological sites/material and may not therefore, reflect the true state of affairs. Sites and material may be covered by soil and vegetation and will only be located once this has been removed. In the unlikely event of such finds being uncovered, (during any phase of construction work), archaeologists must be informed immediately so that they can investigate the importance of the sites and excavate or collect material before it is destroyed (see attached list of possible archaeological sites and material). The *onus* is on the developer to ensure that this agreement is honoured in accordance with the National Heritage Act No. 25 of 1999.

APPENDIX A: brief legislative requirements

Parts of sections 35(4), 36(3) and 38(1) (8) of the National Heritage Resources Act 25 of 1999 apply:

Archaeology, palaeontology and meteorites

- 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;
- (d) bring onto or use at an archaeological or palaeontological site any excavation equipment or any equipment which assist in the detection or recovery of metals or archaeological and palaeontological material or objects, or use such equipment for the recovery of meteorites.

Burial grounds and graves

- 36. (3) (a) No person may, without a permit issued by SAHRA or a provincial heritage resources authority—
- (a) destroy, damage, alter, exhume or remove from its original position or otherwise disturb the grave of a victim of conflict, or any burial ground or part thereof which contains such graves;
- (b) destroy, damage, alter, exhume, remove from its original position or otherwise disturb any grave or burial ground older than 60 years which is situated outside a formal cemetery administered by a local authority; or
- (c) bring onto or use at a burial ground or grave referred to in paragraph (a) or (b)any excavation equipment, or any equipment which assists in the detection or recovery of metals.

Heritage resources management

- 38. (1) Subject to the provisions of subsections (7), (8) and (9), any person who intends to undertake a development categorized as –
- (a) the construction of a road, wall, powerline, pipeline, canal or other similar form of linear development or barrier exceeding 300m in length;
- (b) the construction of a bridge or similar structure exceeding 50m in length;
- (c) any development or other activity which will change the character of the site
 - (*i*) exceeding $5000m^2$ in extent, or
 - (ii) involving three or more erven or subdivisions thereof; or
 - *(iii) involving three or more erven or divisions thereof which have been consolidated within the past five years; or*
 - *(iv) the costs of which will exceed a sum set in terms of regulations by SAHRA, or a provincial resources authority;*
- (d) the re-zoning of a site exceeding $10\ 000m^2$ in extent; or
- (e) any other category of development provided for in regulations by SAHRA or a provincial heritage resources authority, must as the very earliest stages of initiating such a development, notify the responsible heritage resources authority and furnish it with details regarding the location, nature and extent of the proposed development.

APPENDIX B: IDENTIFICATION OF ARCHAEOLOGICAL FEATURES AND MATERIAL FROM INLAND AREAS: guidelines and procedures for developers

Human Skeletal material

Human remains, whether the complete remains of an individual buried during the past, or scattered human remains resulting from disturbance of the grave, should be reported. In general the remains are buried in a flexed position on their sides, but are also found buried in a sitting position with a flat stone capping and developers are requested to be on the alert for this.

Fossil bone

Fossil bones or any other concentrations of bones, whether fossilized or not, should be reported.

Stone artefacts

These are difficult for the layman to identify. However, large accumulations of flaked stones which do not appear to have been distributed naturally should be reported. If the stone tools are associated with bone remains, development should be halted immediately and archaeologists notified.

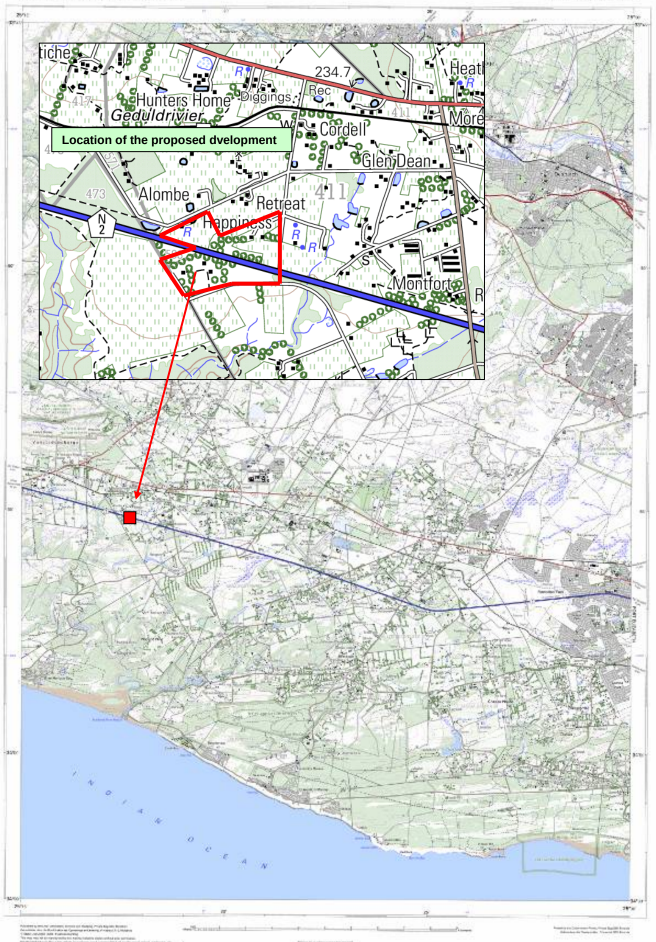
Stone features and platforms

They come in different forms and sizes, but are easy to identify. The most common are roughly circular stone walls (mostly collapsed) and may represent stock enclosures, remains of wind breaks or cooking shelters. Others consist of large piles of stones of different sizes and heights and are known as *isisivane*. They are usually near river and mountain crossings. Their purpose and meaning is not fully understood, however, some are thought to represent burial cairns while others may have symbolic value.

Historical artefacts or features

These are easy to identify and include foundations of buildings or other construction features and items from domestic and military activities.

3325CD & 3425AB UITENHAGE



Map 1. 1:50 000 maps indicate the location of the proposed Petroport development. The approximate size of the property is outline in red.

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Map 2. Aerial images of the location of the proposed Petroport development. The approximate size of the property is outline in black (insert map courtesy of CEN).