



PALAEONTOLOGICAL DESKTOP ASSESSMENT

PROSPECTING RIGHT ON FARM VUURFONTEIN 117 NORTH WEST PROVINCE

REF: NC30/5/1/1/2/13245PR.

August 2022

COMPILED FOR: MILNEX CC

Declaration of Independence

I, Elize Butler, declare that -

General declaration:

- I act as the independent palaeontological specialist in this application
- I will perform the work relating to the application in an objective manner, even if this results in views and findings that are not favorable to the applicant
- I declare that there are no circumstances that may compromise my objectivity in performing such work.
- I have expertise in conducting palaeontological impact assessments, including knowledge of the Act, Regulations and any guidelines that have relevance to the proposed activity.
- I will comply with the Act, Regulations, and all other applicable legislation.
- I will take into account, to the extent possible, the matters listed in section 38 of the NHRA when preparing the application and any report relating to the application.
- I have no, and will not engage in, conflicting interests in the undertaking of the activity.
- I undertake to disclose to the applicant and the competent authority all material information in my possession that reasonably has or may have the potential of influencing - any decision to be taken with respect to the application by the competent authority; and - the objectivity of any report, plan, or document to be prepared by myself for submission to the competent authority.
- I will ensure that information containing all relevant facts in respect of the application is distributed or made available to interested and affected parties and the public and that participation by interested and affected parties is facilitated in such a manner that all interested and affected parties will be provided with a reasonable opportunity to participate and to provide comments on documents that are produced to support the application.
- I will provide the competent authority with access to all information at my disposal regarding the application, whether such information is favorable to the applicant or not
- All the particulars furnished by me in this form are true and correct.
- I will perform all other obligations as expected a palaeontological specialist in terms of the Act and the constitutions of my affiliated professional bodies; and
- I realize that a false declaration is an offense in terms of regulation 71 of the Regulations and is punishable in terms of section 24F of the NEMA.

Disclosure of Vested Interest

I do not have and will not have any vested interest (either business, financial, personal, or other) in the proposed activity proceeding other than remuneration for work performed in terms of the Regulations.

PALAEONTOLOGICAL CONSULTANT: CONTACT PERSON: Banzai Environmental (Pty) Ltd Elize Butler Tel: +27 844478759

Email: info@banzai-group.com



SIGNATURE:

This Palaeontological Impact Assessment report has been compiled considering the National Environmental Management Act 1998 (NEMA) and Environmental Impact Regulations 2014 as amended, requirements for specialist reports, Appendix 6, as indicated in the table below.

| Requirements of Appendix 6 – GN R326 EIA Regulations | | |
|---|--|--|
| of 7 April 2017 | Relevant section in report | |
| 1.(1) (a) (i) Details of the specialist who prepared the report | Page ii and Section 2 of Report – Contact details and company and Appendix A | |
| (ii) The expertise of that person to compile a specialist report including a curriculum vitae | Section 2 – refer to Appendix A | |
| (b) A declaration that the person is independent in a form as may be specified by the competent authority | Page ii of the report | |
| (c) An indication of the scope of, and the purpose for which, the report was prepared | Section 4 – Objective | |
| (cA) An indication of the quality and age of base data | Section 5 – Geological and | |
| used for the specialist report | Palaeontological history | |
| (cB) a description of existing impacts on the site, cumulative impacts of the proposed development and levels of acceptable change; | Section 9 | |
| (d) The duration, date and season of the site investigation and the relevance of the season to the outcome of the assessment | Desktop Assessment | |
| (e) a description of the methodology adopted in preparing the report or carrying out the specialised process inclusive of equipment and modelling used | Section 7 Approach and Methodology | |
| (f) details of an assessment of the specific identified sensitivity of the site related to the proposed activity or activities and its associated structures and infrastructure, inclusive of a site plan identifying site alternative; | Section 1 and 10 | |
| (g) An identification of any areas to be avoided, including | Section 5 | |
| buffers | No buffers or areas of sensitivity identified | |
| (h) A map superimposing the activity including the associated structures and infrastructure on the environmental sensitivities of the site including areas to be avoided, including buffers; | Section 5 – Geological and Palaeontological history | |
| (i) A description of any assumptions made and any uncertainties or gaps in knowledge; | Section 7.1 – Assumptions and Limitation | |

Table 1: NEMA Table

BANZAI ENVIRONMENTAL (PTY) LTD. Reg No. 2015/332235/07 |

| Requirements of Appendix 6 – GN R326 EIA Regulations | | |
|---|---------------------------------|--|
| of 7 April 2017 | Relevant section in report | |
| (j) A description of the findings and potential implications | | |
| of such findings on the impact of the proposed activity, | Section 1 and 10 | |
| including identified alternatives, on the environment | | |
| (k) Any mitigation measures for inclusion in the EMPr | Section 11 | |
| (I) Any conditions for inclusion in the environmental | Section 11 | |
| authorisation | Section 11 | |
| (m) Any monitoring requirements for inclusion in the | Section 1 and 10 | |
| EMPr or environmental authorisation | Section 1 and 10 | |
| (n)(i) A reasoned opinion as to whether the proposed | | |
| activity, activities or portions thereof should be | | |
| authorised and | Section 1 and 10 | |
| (n)(iA) A reasoned opinion regarding the acceptability of | | |
| the proposed activity or activities; and | | |
| (n)(ii) If the opinion is that the proposed activity, | | |
| activities, or portions thereof should be authorised, | | |
| any avoidance, management and mitigation | Section 1 and 10 | |
| measures that should be included in the EMPr, and | | |
| where applicable, the closure plan | | |
| (o) A description of any consultation process that was | N/A | |
| undertaken during the course of carrying out the study | | |
| (p) A summary and copies if any comments that were | N/A | |
| received during any consultation process | | |
| (q) Any other information requested by the competent | | |
| authority. | N/A | |
| (2) Where a government notice by the Minister provides for | | |
| any protocol or minimum information requirement to be | Section 3 compliance with SAHRA | |
| applied to a specialist report, the requirements as indicated | guidelines | |
| in such notice will apply. | | |

EXECUTIVE SUMMARY

Banzai Environmental was appointed by Milnex CC to conduct the Palaeontological Desktop Assessment (PDA) to assess the Proposed Prospecting Right combined with a Waste Licence application to prospect for Diamonds Alluvial (DA), Diamonds General (D) & Diamonds (DIA) near Schweizer-Reneke on Portion 15 (portion of portion 3) and a certain portion of Portion 11 (a portion of portion 3) of the farm Vuurfontein 117, excluding a 5 hectare mining permit area, Registration Division: HO, North West Province. To comply with the National Heritage Resources Act (No 25 of 1999, section 38) (NHRA), this PIA is necessary to verify if fossil material could potentially be present in the planned development area, to evaluate the potential impact of the proposed development on the Palaeontological Heritage and to mitigate possible damage to fossil resources.

The proposed development is mostly underlain by the Bothaville and Allanridge Formations as well as the Rietgat Formation (Ventersdorp Supergroup), with a small portion of Quaternary river-terrace gravel that are diamondiferous in places. According to the South African Heritage Resources Information System, the Palaeontological Sensitivity of the Quaternary river-terrace gravel is moderate, that of the Bothaville and Rietgat Formations (Ventersdorp Supergroup) is Low while that of the Allanridge Formation is Zero. A Low Palaeontological Sensitivity has thus been allocated to the proposed development. It is therefore considered that the proposed mining will not lead to detrimental impacts on the palaeontological heritage of the area.

If fossil remains are discovered during any phase of construction, either on the surface or exposed by excavations the **Chance Find Protocol** must be implemented by the Environmental Control Officer (ECO) in charge of these developments. These discoveries ought to be protected (if possible, *in situ*) and the ECO must report to SAHRA (Contact details: SAHRA, 111 Harrington Street, Cape Town. PO Box 4637, Cape Town 8000, South Africa. Tel: 021 462 4502. Fax: +27 (0)21 462 4509. Web: <u>www.sahra.org.za</u>) so that correct mitigation (recording and collection) can be carry out by a paleontologist.

It is consequently recommended that no further palaeontological heritage studies, ground-truthing and/or specialist mitigation are required pending the discovery of fossils.

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Appendix A:

Curriculum Vitae Elize Butler

1 INTRODUCTION

Milnex CC was employed by Blaze Mineral Mining (Pty) Ltd as the independent environmental consultant to commence with the Scoping and EIA process for the Prospecting Right combined with a Waste Licence application to prospect for Diamonds Alluvial (DA), Diamonds General (D) & Diamonds (DIA) near Schweizer-Reneke on Portion 15 (portion of portion 3) and a certain portion of Portion 11 (a portion of portion 3) of the farm Vuurfontein 117, excluding a 5 hectare mining permit area, Registration Division: HO, North West Province. Banzai Environment was in turn appointed to conduct the Palaeontological Desktop Assessment for this project (**Figure 1-2**).

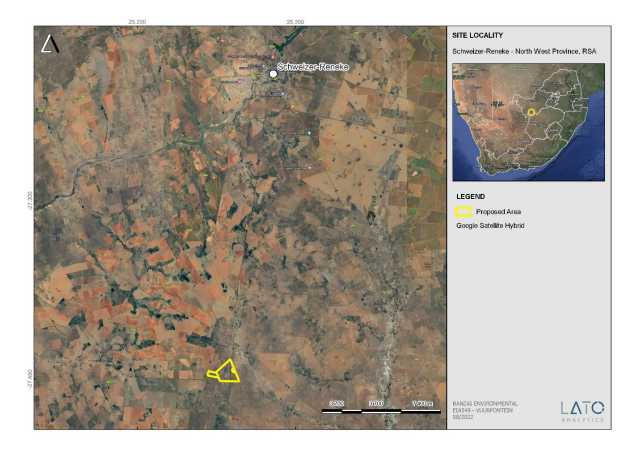


Figure 1: Google Earth (2022) image indication the regional locality of the proposed Prospecting *Right development.*

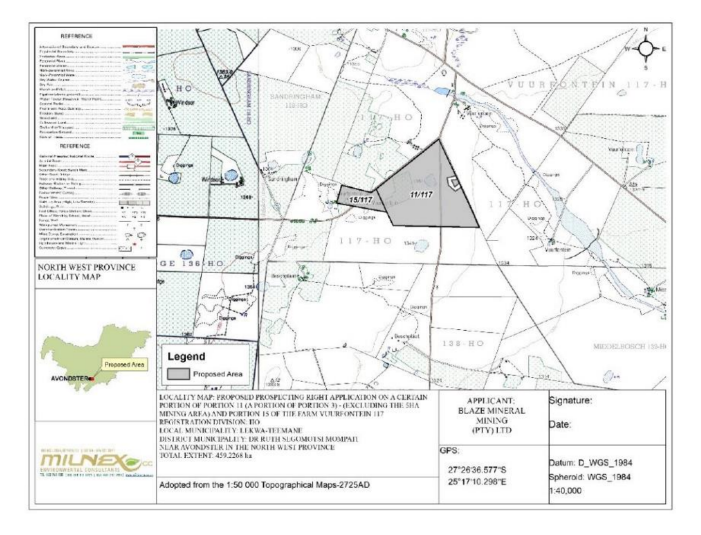


Figure 2: Locality Map of the proposed Prospecting Right development

The extensive diamondiferous gravels of the Lower Vaal, Harts, and Middle Orange River ("MOR") valleys are associated with remnants of outwash deposits formed during the retreat of the ancient Ghaap (Kaap) Valley glacial system and subsequent reworking and alluvial deposition by major rivers. These rivers included the proto- Vaal, - Orange, - Harts, and -Riet Rivers and their modem antecedents. The glacial system is identified as a prominent ice lobe emanation from the central Dwyka (Carboniferous) ice sheet of central Gondwana which utilized the structurally controlled through flanking the Ghaap Escarpment.

The geological settings of the diamondiferous gravel deposits vary from thick remnant palaeo- river terraces and channels of late- Cretaceous age through to young surface deflation or Rooikoppie deposits of 1-2 meters thick. The river deposits, which in part reworked glacial outwash deposits, all appear to have a common or similar origin as seasonal ephemeral flood deposits. Large

elongated channels containing gravel sequences were probably created initially by glacial scoring (as for example on Holpan and Klipdam). Locally, bedrock features including large boulders (glacial erratics) protruding from and released by the Dwyka diamictites of the floor rocks, and fractures and potholes found on Ventersdorp bedrock played an important role in diamond concentration of the older alluvial deposits. Well-developed splays (e.g., Windsorton and Waldecks Plant on the Vaal River), dykes, faults and contrasting rock competencies also lead to grade enhancement in younger deposits. Locally plunge and scour pools lead to high concentration of diamonds (The Southern African Institute of Mining and Metallurgy, 2007).

2 QUALIFICATIONS AND EXPERIENCE OF THE AUTHOR

This present study has been conducted by Mrs Elize Butler. She has conducted approximately 300 palaeontological impact assessments for developments in the Free State, KwaZulu-Natal, Eastern, Central, and Northern Cape, Northwest, Gauteng, Limpopo, and Mpumalanga. She has an MSc (*cum laude*) in Zoology (specializing in Palaeontology) from the University of the Free State, South Africa and has been working in Palaeontology for more than twenty-five years. She has experience in locating, collecting, and curating fossils. She has been a member of the Palaeontological Society of South Africa (PSSA) since 2006 and has been conducting PIAs since 2014.

3 LEGISLATION

3.1 National Heritage Resources Act (25 of 1999)

Cultural Heritage in South Africa, includes all heritage resources, is protected by the National Heritage Resources Act (Act 25 of 1999) (NHRA). Heritage resources as defined in Section 3 of the Act include "all objects recovered from the soil or waters of South Africa, including archaeological and palaeontological objects and material, meteorites and rare geological specimens".

The identification, evaluation and assessment of any cultural heritage site, artefact or finds in the South African context is required and governed by the following legislation:

- National Environmental Management Act (NEMA) Act 107 of 1998
- National Heritage Resources Act (NHRA) Act 25 of 1999
- Minerals and Petroleum Resources Development Act (MPRDA) Act 28 of 2002
- Notice 648 of the Government Gazette 45421- general requirements for undertaking an initial site sensitivity verification where no specific assessment protocol has been identified.

The next section in each Act is directly applicable to the identification, assessment, and evaluation of cultural heritage resources.

GNR 982 (Government Gazette 38282, 14 December 2014) promulgated under the National Environmental Management Act (NEMA) Act 107 of 1998

- Basic Assessment Report (BAR) Regulations 19 and 23
- Environmental Impacts Assessment (EIA) Regulation 23
- Environmental Scoping Report (ESR) Regulation 21
- Environmental Management Programme (EMPr) Regulations 19 and 23

National Heritage Resources Act (NHRA) Act 25 of 1999

- Protection of Heritage Resources Sections 34 to 36
- Heritage Resources Management Section 38

MPRDA Regulations of 2014

Environmental reports to be compiled for application of mining right - Regulation 48

- Contents of scoping report Regulation 49
- Contents of environmental impact assessment report Regulation 50
- Environmental management programme Regulation 51
- Environmental management plan Regulation 52

The NEMA (No 107 of 1998) states that an integrated EMP should (23:2 (b)) "...identify, predict, and evaluate the actual and potential impact on the environment, socio-economic conditions, and cultural heritage".

In agreement with legislative requirements, EIA rating standards as well as SAHRA policies the following comprehensive and legally compatible PIA report have been compiled.

Palaeontological heritage is exceptional and non-renewable and is protected by the NHRA. Palaeontological resources and may not be unearthed, broken moved, or destroyed by any development without prior assessment and without a permit from the relevant heritage resources authority as per section 35 of the NHRA.

This Palaeontological Impact assessment forms part of the Heritage Impact Assessment (HIA) and adhere to the conditions of the Act. According to Section 38 (1), an HIA is required to assess any potential impacts to palaeontological heritage within the development footprint where:

- the construction of a road, wall, power line, pipeline, canal or other similar form of linear development or barrier exceeding 300 m in length.
- the construction of a bridge or similar structure exceeding 50 m in length.
- any development or other activity which will change the character of a site—
- (Exceeding 5 000 m² in extent; or

- involving three or more existing erven or subdivisions thereof; or
- involving three or more erven or divisions thereof which have been consolidated within the past five years; or
- the costs of which will exceed a sum set in terms of regulations by SAHRA or a provincial heritage resources authority
- the re-zoning of a site exceeding 10 000 m² in extent.
- or any other category of development provided for in regulations by SAHRA or a Provincial heritage resources authority.

4 OBJECTIVE

The aim of a Palaeontological Impact Assessment (PIA) is to decrease the effect of the development on potential fossils at the development site.

According to the "SAHRA APM Guidelines: Minimum Standards for the Archaeological and Palaeontological Components of Impact Assessment Reports" the purpose of the PIA is: 1) to identify the palaeontological importance of the rock formations in the footprint; 2) to evaluate the palaeontological magnitude of the formations; 3) to clarify the impact on fossil heritage; and 4) to suggest how the developer might protect and lessen possible damage to fossil heritage.

The palaeontological status of each rock section is calculated as well as the possible impact of the development on fossil heritage by a) the palaeontological importance of the rocks, b) the type of development and c) the quantity of bedrock removed.

When the development footprint has a moderate to high palaeontological sensitivity a field-based assessment is necessary. The desktop and the field survey of the exposed rock determine the impact significance of the planned development and recommendations for further studies or mitigation are made. Destructive impacts on palaeontological heritage usually only occur during the construction phase while the excavations will change the current topography and destruct or permanently seal-in fossils at or below the ground surface. Fossil Heritage will then no longer be accessible for scientific research.

Mitigation usually precede construction or may occur during construction when potentially fossiliferous bedrock is exposed. Mitigation comprises the collection and recording of fossils. Preceding excavation of any fossils a permit from SAHRA must be obtained and the material will have to be housed in a permitted institution. When mitigation is applied correctly, a positive impact is possible because our knowledge of local palaeontological heritage may be increased

The terms of reference of a PIA are as follows:

General Requirements:

- Adherence to the content requirements for specialist reports in accordance with Appendix 6 of the EIA Regulations 2014, as amended.
- Adherence to all applicable best practice recommendations, appropriate legislation, and authority requirements.
- Submit a comprehensive overview of all appropriate legislation, guidelines.
- Description of the proposed project and provide information regarding the developer and consultant who commissioned the study.
- Description and location of the proposed development and provide geological and topographical maps.
- Provide Palaeontological and geological history of the affected area.
- Identification sensitive areas to be avoided (providing shapefiles/kml's) in the proposed development.
- Evaluation of the significance of the planned development during the Pre-construction, Construction, Operation, Decommissioning Phases and Cumulative impacts. Potential impacts should be rated in terms of the direct, indirect, and cumulative:
 - a. Direct impacts are impacts that are caused directly by the activity and generally occur at the same time and at the place of the activity.
 - b. Indirect impacts of an activity are indirect or induced changes that may occur as a result of the activity.
 - c. Cumulative impacts result from the incremental impact of the proposed activity on a common resource when added to the impacts of other past, present, or reasonably foreseeable future activities.
- Fair assessment of alternatives (infrastructure alternatives have been provided):
- Recommend mitigation measures to minimise the impact of the proposed development; and
- Implications of specialist findings for the proposed development (such as permits, licenses etc).

GEOLOGICAL AND PALAEONTOLOGICAL HISTORY 5

The proposed Prospecting Right Application is depicted on the 2724 Christiana Geological map (1993) (Council of Geoscience, Pretoria) (Figure 4). According to this map the proposed development is mostly underlain by the Bothaville Formation (Rb, brown) and the Allanridge Formation (Ra-dark green) and the Rietgat Formation (Rr, bright green) (Ventersdorp Supergroup) as well a small portion of Quaternary river-terrace gravel that are diamondiferous in places (yellow). Updated geology (Figure 5) indicates that the development is underlain by the Allanridge and Bothaville Formations (Ventersdorp Supergroup), while a small portion in the west is underlain by the Rietgat Formation (Platberg Group, Ventersdorp Supergroup). According to the South African BANZAI ENVIRONMENTAL (PTY) LTD. Reg No. 2015/332235/07 | Page 6 of 52 Heritage Resources Information System, the Palaeontological Sensitivity of the Quaternary riverterrace gravel is moderate, that of the Bothaville and Rietgat Formations (Ventersdorp Supergroup) is Low while that of the Allanridge Formation is Zero (**Figure 6**).

Quaternary alluvial gravels also known as high level gravels is mapped along both the Vaal and Orange River. These gravels have been associated with diamond mining (De Wit *et al.*, 2000). The fossil assemblages of the Quaternary Formations are generally low in diversity and occur over a wide range but has a high Paleontologically Sensitivity. These fossils represent terrestrial plants and animals with a close resemblance to living forms. Fossil assemblages include bivalves, diatoms, gastropod shells, ostracods, and trace fossils. Late Cenozoic calcrete may comprise of bones, horn corns as well as mammalian teeth. Tortoise remains have also been uncovered as well as trace fossils which includes termite and insect's burrows and mammalian trackways. Amphibian and crocodile skeletons have been uncovered where the depositional settings in the past were wetter.

Four basins developed on the Kaapvaal Craton about 3000 to 2100 million years ago. The Ventersdorp Supergroup was the third Basin to develop and provides an exceptional volcanosedimentary supracrustal record. The Ventersdorp Supergroup comprise of the biggest and most wide-spread system of volcanic rocks in the Kaapvaal Craton.

The best exposures of the Ventersdorp Supergroup are in the North West Province, Northern Cape Province as well as Gauteng and southern Botswana. This Supergroup consists of the Klipriviersberg Group (oldest) which is overlain by the Platberg Group, followed by the sedimentary Bothaville Formation (Rb) and the volcanic Allanridge Formation (Ra) (uppermost Ventersdorp unit, youngest Formation). The Allanridge Formation comprise mostly of light-greenish grey porphyritic lava, dark-green amygdaloidal lava, and pyroclastic rocks. The lavas are approximately 2700 million years old and comprise of basaltic andesites. The Allanridge Formation is not known to be fossiliferous.

The Platberg Group is subdivided in four formations i.e., the Kameeldoorns-, Goedgenoeg-, Makwassie-, and Rietgat Formations (Rr). These formations consist of heterogenous rock varying from chemical and classic sediments, to felsic and mafic volcanics. These rocks were deposited in linear vault troughs during grabed development (Visser et al, 1975-1976, Buck, 1980). These deep intermontane grabens formed in older underlying andesitic terranes and formed areas of debris and scree flows as well as alluvial fan deposits. In these fine-grained chemical and terrigenous sediments, ooids and stromatolites accumulated under lacustrine conditions (Buck, 1980). In time fluvial processes prevailed causing widespread prograding of alluvial fans across basins. The Rietgat Formation consist of alternating sedimentary and volcanic rocks which varies in thickness across the basin.

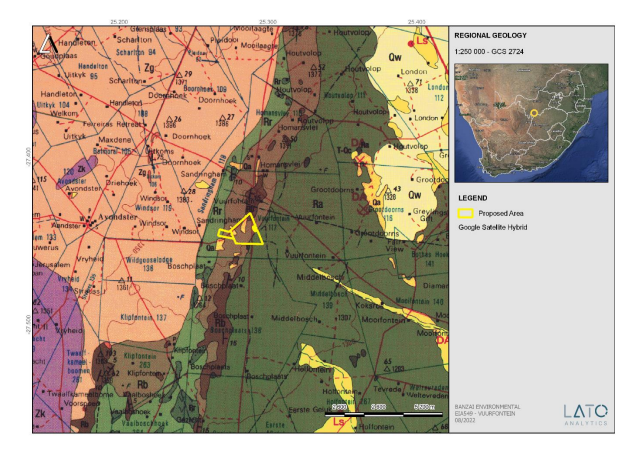


Figure 3: Extract of the 1:250 000 Christiana 2724 Geological map (1993) (Council of Geoscience, Pretoria) indicating the proposed development in yellow.

The proposed development is underlain by the Allanridge Formation (Ra-dark green), Bothaville Formation (Rb, brown) and Rietgat Formation (Ventersdorp Supergroup), with a small portion of Quaternary river-terrace gravel that are diamondiferous in places (yellow).

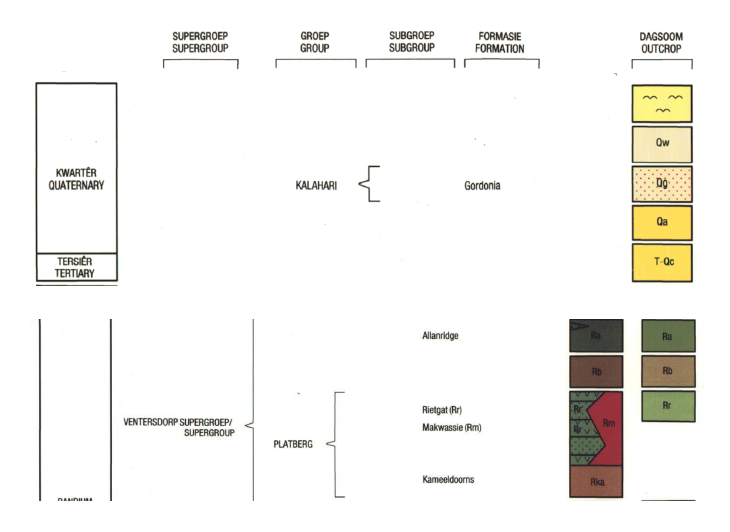
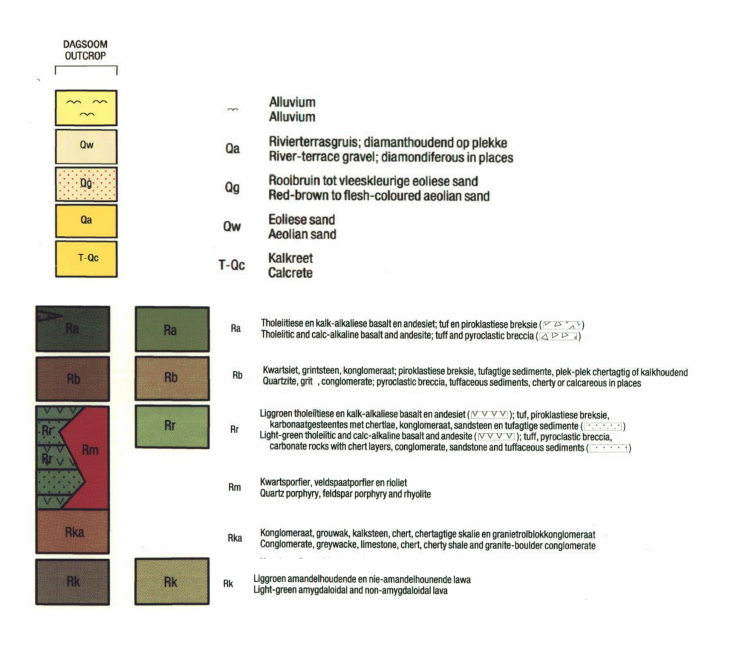


Table 2:Legend of the 1:250 000 Christiana 2724 Geological map (1993) (Council of Geoscience). Pretoria)

Table 3: Lithology



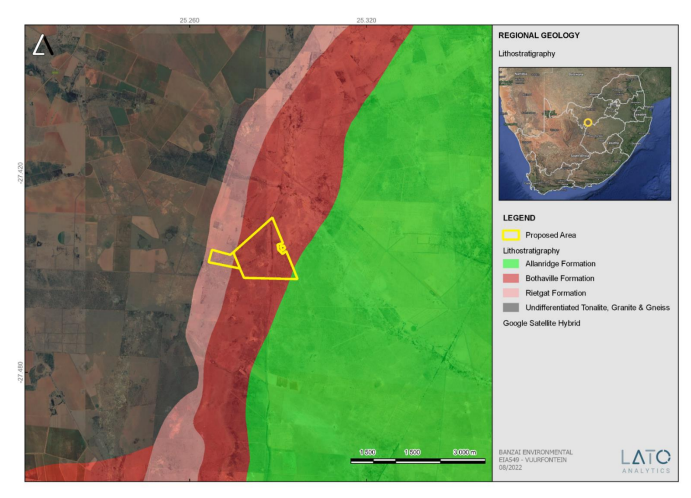


Figure 4: Recent geology (Council for Geosciences, Pretoria) of the proposed development indicates that the development is underlain by the Allanridge and Bothaville Formations (Ventersdorp Supergroup), while a small portion in the west is underlain by the Rietgat Formation (Platberg Group, Ventersdorp Supergroup).

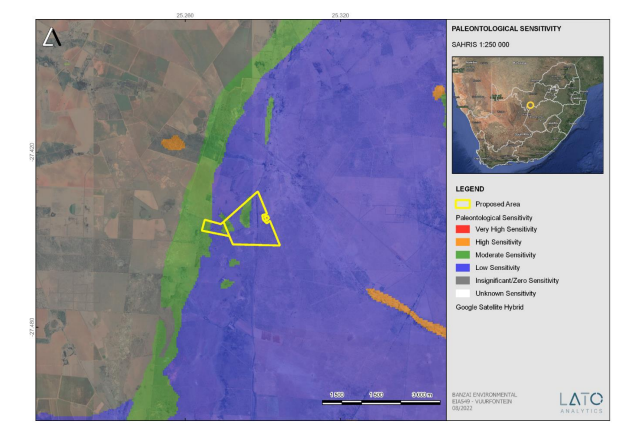


Figure 5: Extract of the 1 in 250 000 SAHRIS PalaeoMap (Council of Geosciences) indicating the location of the proposed development.

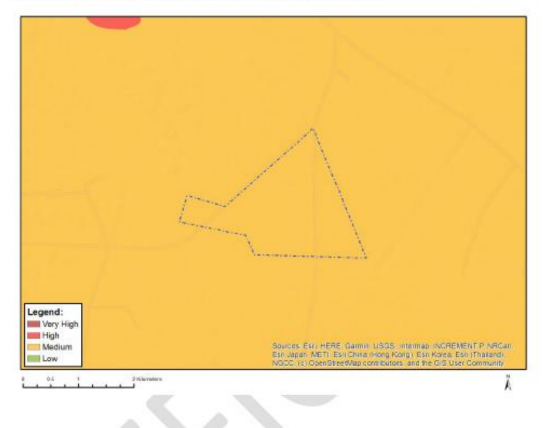
According to the SAHRIS Palaeosensitivity map (**Figure 5**) the proposed development is underlain by sediments with a Moderate (green), Low (blue), and Zero (grey) Palaeontological Significance.

| Colour | Sensitivity | Required Action | |
|---------------|-------------|---|--|
| RED | VERY HIGH | Field assessment and protocol for finds is | |
| | | required | |
| ORANGE/YELLOW | HIGH | Desktop study is required and based on the | |
| | | outcome of the desktop study; a field | |
| | | assessment is likely | |
| GREEN | MODERATE | Desktop study is required | |
| BLUE | LOW | No palaeontological studies are required however a protocol for finds is required | |

| Table 4: SAHRIS Palaeosensitivity ratings table. |
|--|
| The relevant sensitivities are highlighted |

| GREY | INSIGNIFICANT/ZERO | No palaeontological studies are | | |
|-------------|--------------------|---|--|--|
| | | required | | |
| WHITE/CLEAR | UNKNOWN | These areas will require a minimum of a | | |
| | | desktop study. As more information | | |
| | | comes to light, SAHRA will continue to | | |
| | | populate the map. | | |

MAP OF RELATIVE PALEONTOLOGY THEME SENSITIVITY



| Very High sensitivity | High sensitivity | Medium sensitivity | Low sensitivity |
|-----------------------|------------------|--------------------|-----------------|
| | | x | |

Sensitivity Features:

| Sensitivity | Feature(s) |
|-------------|--|
| Low | Features with a Low paleontological sensitivity |
| Medium | Features with a Medium paleontological sensitivity |

Figure 6: Environmental Screening tool indicates that the Palaeontological Sensitivity of the proposed development is Medium.

6

6 GEOGRAPHICAL LOCATION OF THE SITE

The property is situated about 12.7km NE of Schweizer-Reneke on the R504 towards Wolmaransstad in the North West Province

The following information was obtained from Milnex CC

Table 5: Project information

| Farm Name: | A certain portion of portion 11 (a portion of portion 3) – excluding a 5 hectare mining permit application of the farm Vuurfontein 117. Registration Division: HO Extent: 423.2660 = 428.2660 – 5 hectare mining permit hectares Title Deed: T29575/1967 Portion 15 (portion of portion 3) of the farm Vuurfontein 117 Registration Division: HO Extent: 35.9608 hectares Title Deed: T29575/1967 | | |
|--|--|--|--|
| Extent of the area required for prospecting | 459.2268 hectares | | |
| Magisterial district: | Dr Ruth Segomotsi District Municipality | | |
| Local Municipality | Lekwa-Teemane Local Municipality | | |
| Registration Division | НО | | |
| Distance and direction from nearest town | The property is located approximately 12.7km NE of Schweizer-Reneke on the R504 towards Wolmaransstad in the North West Province | | |
| 21 digit Surveyor General Code for each farm portion | 1) T0HO0000000011700015 2) T0HO0000000011700011 | | |
| Minerals Applied for | Diamonds Alluvial (DA) Diamonds General (D) Diamonds (DIA) | | |

Table 6:Farm coordinates

| Farms | Longitude | Latitude | Longitude | Latitude |
|---|-------------------|-------------------|-------------------|-------------------|
| | 25° 17' 32.389" E | 27° 26' 33.401" S | 25° 17' 47.776" E | 27° 27' 6.985" S |
| 4) A readain median of median 44 (s | 25° 17' 29.057" E | 27° 26' 36.331" S | 25° 16' 42.289" E | 27° 27' 5.599" S |
| 1) A certain portion of portion 11 (a | 25° 17' 26.548" E | 27° 26' 31.287" S | 25° 16' 37.391" E | 27° 26' 55.430" S |
| portion of portion 3) – excluding a 5 hectare mining permit application of the farm Vuurfontein 117. Portion 15 (portion of portion 3) of the farm Vuurfontein 117 | 25° 17' 31.118" E | 27° 26' 30.659" S | 25° 15' 59.112" E | 27° 26' 48.617" S |
| | 25° 17' 29.878" E | 27° 26' 27.982" S | 25° 16' 3.240" E | 27° 26' 35.182" S |
| | 25° 17' 23.197" E | 27° 26' 29.483" S | 25° 16' 25.588" E | 27° 26' 40.596" S |
| | 25° 17' 24.298" E | 27° 26' 35.145" S | 25° 16' 29.259" E | 27° 26' 37.910" S |
| | 25° 17' 29.420" E | 27° 26' 39.685" S | 25° 17' 16.981" E | 27° 26' 0.156" S |
| | 25° 17' 33.834" E | 27° 26' 36.519" S | | |

7 METHODS

The aim of a desktop study is to evaluate the risk to palaeontological heritage in the proposed development. This includes all trace fossils and fossils. All available information is consulted to

compile a desktop study and includes Palaeontological impact assessment reports in the same area, aerial photos, and Google Earth images, topographical as well as geological maps. Scientific research articles of research conducted in the area is also sourced and included in the Impact Assessment.

7.1 Assumptions and Limitations

When conducting a PIA several factors can affect the accuracy of the assessment. The focal point of geological maps is the geology of the area, and the sheet explanations were not meant to focus on palaeontological heritage. Many inaccessible regions of South Africa have not been reviewed by palaeontologists and data is generally based on aerial photographs. Locality and geological information of museums and universities databases have not been kept up to date or data collected in the past have not always been accurately documented.

Comparable Assemblage Zones in other areas is used to provide information on the existence of fossils in an area which was not yet been documented. When similar Assemblage Zones and geological formations for Desktop studies is used it is generally **assumed** that exposed fossil heritage is present within the footprint.

8 ADDITIONAL INFORMATION CONSULTED

In compiling this report the following sources were consulted:

- Geological map 1:100 000, Geology of the Republic of South Africa (Visser 1984).
- A Google Earth map with polygons of the proposed development was obtained from Milnex cc.
- 1:250 000 Christiana 2724 Geological map (1993) (Council of Geoscience, Pretoria)
- Shape files produced by the Council of Geosciences (Pretoria).

9 IMPACT ASSESSMENT METHODOLOGY

Impact assessment must take account of the nature, scale, and duration of impacts on the environment whether such impacts are positive or negative. Each impact is also assessed according to the following project phases:

- Construction.
- · Operation; and
- Decommissioning.

Where necessary, the proposal for mitigation or optimisation of an impact should be detailed. A brief discussion of the impact and the rationale behind the assessment of its significance should also be included. The rating system is applied to the potential impacts on the receiving environment and includes an objective evaluation of the mitigation of the impact. In assessing the significance of each impact, the following criteria is used:

Table 7: The rating system

| Table 7. The failing system | | | |
|---|-------------------------------------|--|--|
| NATU | NATURE | | |
| The N | lature of the Impact is the possibl | e destruction of fossil heritage | |
| GEOC | GRAPHICAL EXTENT | | |
| This is | s defined as the area over which | the impact will be experienced. | |
| 1 | Site | The impact will only affect the site. | |
| 2 | Local/district | Will affect the local area or district. | |
| 3 | Province/region | Will affect the entire province or region. | |
| 4 | International and National | Will affect the entire country. | |
| PROE | BABILITY | | |
| This d | lescribes the chance of occurrence | ce of an impact. | |
| 1 | Unlikely | The chance of the impact occurring is extremely low (Less than a 25% chance of occurrence). | |
| 2 | Possible | The impact may occur (Between a 25% to 50% chance of occurrence). | |
| 3 | Probable | The impact will likely occur (Between a 50% to 75% chance of occurrence). | |
| 4 | Definite | Impact will certainly occur (Greater than a 75% chance of occurrence). | |
| DURATION | | | |
| This describes the duration of the impacts. Duration indicates the lifetime of the impact as a result of the proposed activity. | | | |
| 1 | Short term | The impact will either disappear with mitigation or will be mitigated through natural processes in a span shorter than the construction phase (0 – 1 years), or the impact will last for the period of a relatively short construction period and a limited recovery time after construction, thereafter it will be entirely negated (0 – 2 years). | |

| 2 | Medium term | The impact will continue or last for some time after the |
|--------|------------------------------|---|
| | | construction phase but will be mitigated by direct human |
| | | action or by natural processes thereafter (2 – 10 years). |
| 3 | Long term | The impact and its effects will continue or last for the |
| | | entire operational life of the development, but will be |
| | | mitigated by direct human action or by natural processes |
| | | thereafter (10 – 30 years). |
| 4 | Permanent | The only class of impact that will be non-transitory. |
| | | Mitigation either by man or natural process will not occur |
| | | in such a way or such a time span that the impact can be |
| | | considered indefinite. |
| INTE | NSITY/ MAGNITUDE | |
| Desc | ribes the severity of an imp | act. |
| 1 | Low | Impact affects the quality, use and integrity of the |
| | | system/component in a way that is barely perceptible. |
| 2 | Medium | Impact alters the quality, use and integrity of the |
| | | system/component but system/component still continues |
| | | to function in a moderately modified way and maintains |
| | | general integrity (some impact on integrity). |
| 3 | High | Impact affects the continued viability of the system/ |
| | | component and the quality, use, integrity and functionality |
| | | of the system or component is severely impaired and may |
| | | temporarily cease. High costs of rehabilitation and |
| | | remediation. |
| 4 | Very high | Impact affects the continued viability of the |
| | | system/component and the quality, use, integrity and |
| | | functionality of the system or component permanently |
| | | ceases and is irreversibly impaired. Rehabilitation and |
| | | remediation often impossible. If possible rehabilitation |
| | | and remediation often unfeasible due to extremely high |
| | | costs of rehabilitation and remediation. |
| REVE | ERSIBILITY | |
| This o | describes the degree to wh | ich an impact can be successfully reversed upon completion of the |
| propo | osed activity. | |
| | | |

| 1 | Completely reversible | The impact is reversible with implementation of minor mitigation measures. |
|---|-----------------------|--|
| 2 | Partly reversible | The impact is partly reversible but more intense mitigation measures are required. |
| 3 | Barely reversible | The impact is unlikely to be reversed even with intense mitigation measures. |
| 4 | Irreversible | The impact is irreversible, and no mitigation measures exist. |

IRREPLACEABLE LOSS OF RESOURCES

This describes the degree to which resources will be irreplaceably lost as a result of a proposed activity.

| 1 | No loss of resource | The impact will not result in the loss of any resources. |
|---|-------------------------------|---|
| | | |
| 2 | Marginal loss of resource | The impact will result in marginal loss of resources. |
| 3 | Significant loss of resources | The impact will result in significant loss of resources. |
| 4 | Complete loss of resources | The impact is result in a complete loss of all resources. |
| | | |

CUMULATIVE EFFECT

This describes the cumulative effect of the impacts. A cumulative impact is an effect which in itself may not be significant but may become significant if added to other existing or potential impacts emanating from other similar or diverse activities as a result of the project activity in question.

| 2 Low cumulative impact The impact would result in insignificant cumulative effects. 3 Medium cumulative impact The impact would result in minor cumulative effects. | SIGNIFICANCE | | |
|--|--------------|------------------------------|---|
| 2 Low cumulative impact The impact would result in insignificant cumulative effects. | 4 | High cumulative impact | The impact would result in significant cumulative effects |
| 2 Low cumulative impact The impact would result in insignificant cumulative | 3 | Medium cumulative impact | The impact would result in minor cumulative effects. |
| | 2 | Low cumulative impact | The impact would result in insignificant cumulative effects. |
| | 1 | Negligible cumulative impact | The impact would result in negligible to no cumulative effects. |

Significance is determined through a synthesis of impact characteristics. Significance is an indication of the importance of the impact in terms of both physical extent and time scale, and therefore indicates the level of mitigation required. The calculation of the significance of an impact uses the following formula:

(Extent + probability + reversibility + irreplaceability + duration + cumulative effect) x magnitude/intensity = X.

The summation of the different criteria will produce a non-weighted value. By multiplying this value with the magnitude/intensity, the resultant value acquires a weighted characteristic which can be measured and assigned a significance rating.

| Points | Impact significance rating | Description |
|----------|----------------------------|--|
| 6 to 28 | Negative low impact | The anticipated impact will have negligible negative |
| | | effects and will require little to no mitigation. |
| 6 to 28 | Positive low impact | The anticipated impact will have minor positive effects. |
| 29 to 50 | Negative medium impact | The anticipated impact will have moderate negative |
| | | effects and will require moderate mitigation measures. |
| 29 to 50 | Positive medium impact | The anticipated impact will have moderate positive |
| | | effects. |
| 51 to 73 | Negative high impact | The anticipated impact will have significant effects and |
| | | will require significant mitigation measures to achieve an |
| | | acceptable level of impact. |
| 51 to 73 | Positive high impact | The anticipated impact will have significant positive |
| | | effects. |
| 74 to 96 | Negative very high impact | The anticipated impact will have highly significant effects |
| | | and are unlikely to be able to be mitigated adequately. |
| | | These impacts could be considered "fatal flaws". |
| 74 to 96 | Positive very high impact | The anticipated impact will have highly significant positive |

9.1 Summary of Impact Tables

Loss of fossil heritage will be a negative impact. Only the site will be affected by the proposed development. The expected duration of the impact is assessed as potentially permanent to long term. In the absence of mitigation procedures, the damage or destruction of any palaeontological materials will be permanent. Impacts on palaeontological heritage during the construction phase could potentially occur and are regarded as having a Low probability. As fossil heritage will be destroyed the impact is irreversible. The significance of the impact occurring will be low.

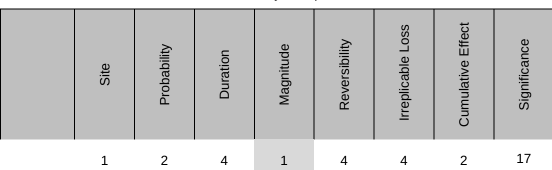


Table 8: Summary of Impact Tables

10 FINDINGS AND RECOMMENDATIONS

The proposed development is mostly underlain by the Allanridge and Bothaville Formations as well as the Rietgat Formation (Ventersdorp Supergroup), with a small portion of Quaternary river-terrace gravel that are diamondiferous in places. According to the South African Heritage Resources Information System, the Palaeontological Sensitivity of the Quaternary river-terrace gravel is Moderate, that of the Bothaville and Rietgat Formations (Ventersdorp Supergroup) is Low while that of the Allanridge Formation is Zero. A Low Palaeontological Sensitivity has thus been allocated to the proposed development. It is therefore considered that the proposed mining will not lead to detrimental impacts on the palaeontological heritage of the area.

If fossil remains are discovered during any phase of construction, either on the surface or exposed by excavations the **Chance Find Protocol** must be implemented by the Environmental Control Officer (ECO) in charge of these developments. These discoveries ought to be protected (if possible, *in situ*) and the ECO must report to SAHRA (Contact details: SAHRA, 111 Harrington Street, Cape Town. PO Box 4637, Cape Town 8000, South Africa. Tel: 021 462 4502. Fax: +27 (0)21 462 4509. Web: <u>www.sahra.org.za</u>) so that correct mitigation (recording and collection) can be carry out by a paleontologist.

It is consequently recommended that no further palaeontological heritage studies, ground-truthing and/or specialist mitigation are required pending the discovery of fossils

11 CHANCE FIND PROTOCOL

The following procedure will only be followed if fossils are uncovered during excavation.

11.1 LEGISLATION

Cultural Heritage in South Africa (includes all heritage resources) is protected by the **National Heritage Resources Act (Act No 25 of 1999) (NHRA).** According to Section 3 of the Act, all Heritage resources include "all objects recovered from the soil or waters of South Africa, including archaeological and palaeontological objects and material, meteorites and rare geological specimens".

Palaeontological heritage is unique and non-renewable and is protected by the NHRA and are the property of the State. It is thus the responsibility of the State to manage and conserve fossils on behalf of the citizens of South Africa. Palaeontological resources may not be excavated, broken, moved, or destroyed by any development without prior assessment and without a permit from the relevant heritage resources authority as per section 35 of the NHRA.

A fossil is the naturally preserved remains (or traces thereof) of plants or animals embedded in rock. These organisms lived millions of years ago. Fossils are extremely rare and irreplaceable. By studying fossils, it is possible to determine environmental conditions that existed in a specific geographical area, millions of years ago.

This informational document is intended for workmen and foremen on construction sites. It describes the actions to be taken when construction activities accidentally uncover fossil material.

It is the responsibility of the Environmental Site Officer (ESO) or site manager of the project to train the workmen and foremen in the procedure to follow when a fossil is accidentally uncovered. In the absence of the ESO, a member of the staff must be appointed to be responsible for the proper implementation of the chance find protocol as not to compromise the conservation of fossil material.

11.2 CHANCE FIND PROCEDURE

- If a chance find is made the person responsible for the find must immediately stop working and all work that could impact that finding must cease in the immediate vicinity of the find.
- The person who made the find must immediately report the find to his/her direct supervisor which in turn must report the find to his/her manager and the ESO or site manager. The ESO or site manager must report the find to the relevant Heritage Agency (South African Heritage Research Agency, SAHRA). (Contact details: SAHRA, 111 Harrington Street, Cape Town. PO Box 4637, Cape Town 8000, South Africa. Tel: 021 462 4502. Fax: +27 (0)21 462 4509. Web: <u>WWW.Sahra.org.za</u>). The information to the Heritage Agency must include photographs of the find, from various angles, as well as the GPS co-ordinates.

- A preliminary report must be submitted to the Heritage Agency within **24 hours** of the find and must include the following: 1) date of the find; 2) a description of the discovery and a 3) description of the fossil and its context (depth and position of the fossil), GPS co-ordinates.
- Photographs (the more the better) of the discovery must be of high quality, in focus, accompanied by a scale. It is also important to have photographs of the vertical section (side) where the fossil was found.
- Upon receipt of the preliminary report, the Heritage Agency will inform the ESO (or site manager) whether a rescue excavation or rescue collection by a palaeontologist is necessary.
- The site must be secured to protect it from any further damage. **No attempt** should be made to remove material from their environment. The exposed finds must be stabilized and covered by a plastic sheet or sand bags. The Heritage agency will also be able to advise on the most suitable method of protection of the find.
- If the fossil cannot be stabilized the fossil may be collected with extreme care by the ESO. Fossils finds must be stored in tissue paper and in an appropriate box while due care must be taken to remove all fossil material from the rescue site.
- Once the Heritage Agency has issued the written authorization, the developer may continue with the development on the affected area.

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