





PALAEONTOLOGICAL DESKTOP ASSESSMENT FOR THE PROPOSED ESKOM AZAADVILLE 4KM 400kV DEVIATION POWERLINE, **ESKOM WESTRAND** STRENGTHENING PHASE I, MOGALE CITY AND RAND WEST CITY LOCAL MUNICIPALITY, GAUTENG PROVINCE

**Issue Date:** 20 October 2021

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Client: GA Environment (Pty) Ltd

**PGS Project No:** 562HIA - Azaadville Based Palaeontological Impact Assessment











PO Box 32542, Totiusdal, 0134

### **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.

Palaeontological Desktop Assessment of the proposed Eskom Azaadville 4 km 400 KV Deviations Powerline
29 October 2021 Page ii

## **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.

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# **ACKNOWLEDGEMENT OF RECEIPT**

Report Title	Palaeontological Desktop Assessment for the proposed Eskom Azaadville			
	4km 400kv Deviation	on Powerline, Eskom Westr	and Strengthening Phase I,	
	Mogale City and Ra	Mogale City and Rand West City Local Municipality, Gauteng Province		
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CONTACT PERSON:	
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.

Table 1 - NEMA Table

Requirements of Appendix 6 – GN R326	Relevant section in	Comment where
EIA Regulations of 7 April 2017	report	not applicable.
	Page ii and Section 2 of	-
	Report – Contact details	
1.(1) (a) (i) Details of the specialist who	and company and	
prepared the report	Appendix A	
(ii) The expertise of that person to	Section 2 – refer to	-
compile a specialist report including a	Appendix A	
curriculum vitae	Appendix A	
(b) A declaration that the person is		-
independent in a form as may be	Page ii of the report	
specified by the competent authority		
(c) An indication of the scope of, and the		-
purpose for which, the report was	Section 4 – Objective	
prepared		
(cA) An indication of the quality and age	Section 5 - Geological	-
of base data used for the specialist	and Palaeontological	
report	history	
(cB) a description of existing impacts on		-
the site, cumulative impacts of the	Section 9	
proposed development and levels of		
acceptable change;		
(d) The duration, date and season of the		
site investigation and the relevance of	Section 1 and 10	
the season to the outcome of the		
assessment		
(e) a description of the methodology		-
adopted in preparing the report or		
carrying out the specialised process		
inclusive of equipment and modelling	Section 7 Approach and	
used	Methodology	
(f) details of an assessment of the		
specific identified sensitivity of the		
site related to the proposed activity or		
activities and its associated	Section 1 and 10	

Requirements of Appendix 6 - GN R326	Relevant section in	Comment where
EIA Regulations of 7 April 2017	report	not applicable.
structures and infrastructure,		
inclusive of a site plan identifying site		
alternative;		
		No buffers or
(g) An identification of any areas to be		areas of sensitivity
avoided, including buffers	Section 5	identified
(h) A map superimposing the activity		
including the associated structures		
and infrastructure on the		
environmental sensitivities of the site	Section 5 – Geological	
including areas to be avoided,	and Palaeontological	
including buffers;	history	
(i) A description of any assumptions	Section 7.1 –	-
made and any uncertainties or gaps	Assumptions and	
in knowledge;	Limitation	
(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	None	
in the EMPr		
(I) Any conditions for inclusion in the		
environmental authorisation	None	
(m) Any monitoring requirements for		
inclusion in the EMPr or		
environmental authorisation	None	
(n)(i) A reasoned opinion as to whether	Section 1 and 10	
the proposed activity, activities or		
portions thereof should be authorised		
and		
(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	<b>.</b>	
thereof should be authorised, any	Section 1 and 10	
avoidance, management and		
mitigation measures that should		

Requirements of Appendix 6 - GN R326	Relevant section in	Comment where
EIA Regulations of 7 April 2017	report	not applicable.
be included in the EMPr, and		
where applicable, the closure plan		
		Not applicable. A
		public
		consultation
		process will be
(o) A description of any consultation		conducted as part
process that was undertaken during		of the EIA and
the course of carrying out the study	N/A	EMPr process.
(p) A summary and copies if any		
comments that were received during		
any consultation process	N/A	
(q) Any other information requested by the		
competent authority.	N/A	Not applicable.
(2) Where a government notice by the		
Minister provides for any protocol or		
minimum information requirement to be	Section 3 compliance	
applied to a specialist report, the	with SAHRA guidelines	
requirements as indicated in such notice will		
apply.		

### **EXECUTIVE SUMMARY**

Banzai Environmental was appointed by PGS Heritage (Pty) Ltd to conduct the Palaeontological Desktop Assessment to assess the proposed Eskom Azaadville 4km 400KV Deviation Powerline, Eskom Westrand Strengthening Phase I, Mogale City and Rand West City Local Municipality, Gauteng Province. This Palaeontological Assessment forms part of a Heritage Assessment and complies with the National Heritage Resources Act (No 25 of 1999, section 38) (NHRA), stating that a Palaeontological Impact Assessment is required to determine the potential presence of fossil material within the planned development. This study is thus necessary to evaluate the effect of the construction on the palaeontological resources.

The most northern portion of the proposed Azaadville powerline deviation is underlain by the Klipriviersberg Group (Ventersdorp Supergroup) while the largest middle portion is underlain by the Turffontein Subgroup (Central Rand Group, Witwatersrand Supergroup) and the most southern tip is underlain by the Johannesburg Subgroup (Central Rand Group, Witwatersrand Supergroup). According to the South African Heritage Resources Information System, the Palaeontological Sensitivity of the Klipriviersberg Group, Turffontein Group and Johannesburg Group is Low.

It is therefore considered that the proposed development is deemed appropriate and will not lead to detrimental impacts on the palaeontological resources of the area. The construction and operation of the powerline may be authorised as the whole extent as the development footprint is not considered sensitive in terms of palaeontological resources.

It is thus recommended that no further palaeontological heritage studies, ground truthing and/or specialist mitigation are required pending the discovery of newly discovered fossils. 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: <a href="www.sahra.org.za">www.sahra.org.za</a>) so that correct mitigation (recording and collection) can be carry out by a paleontologist.

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### **TERMINOLOGY AND ABBREVIATIONS**

## **Cultural significance**

This means aesthetic, architectural, historical, scientific, social, spiritual, linguistic or technological value or significance.

# **Development**

This means any physical intervention, excavation, or action, other than those caused by natural forces, which may in the opinion of the heritage authority in any way result in a change to the nature, appearance or physical nature of a place or influences its stability and future well-being, including:

- construction, alteration, demolition, removal or change in use of a place or a structure at a place.
- carrying out any works on or over or under a place.
- subdivision or consolidation of land comprising a place, including the structures or airspace of a place.
- constructing or putting up for display signs or boards.
- any change to the natural or existing condition or topography of land; and
- any removal or destruction of trees, or removal of vegetation or topsoil

#### Fossil

Mineralized bones of animals, shellfish, plants, and marine animals. A trace fossil is the track or footprint of a fossil animal that is preserved in stone or consolidated sediment.

# Heritage

That which is inherited and forms part of the National Estate (historical places, objects, fossils as defined by the National Heritage Resources Act 25 of 1999).

### Heritage resources

This means any place or object of cultural significance and can include (but not limited to) as stated under Section 3 of the NHRA,

- places, buildings, structures, and equipment of cultural significance.
- places to which oral traditions are attached or which are associated with living heritage.
- historical settlements and townscapes.
- landscapes and natural features of cultural significance.
- geological sites of scientific or cultural importance.
- archaeological and palaeontological sites.
- graves and burial grounds, and
- sites of significance relating to the history of slavery in South Africa.

# **Palaeontology**

Any fossilised remains or fossil trace of animals or plants which lived in the geological past, other than fossil fuels or fossiliferous rock intended for industrial use, and any site which contains such fossilised remains or trace.

Table 2: Abbreviations

Abbreviations	Description	
ASAP	Association of South African Professional Archaeologists	
CRM	Cultural Resource Management	
DEFF	Department of Environmental Department of Environment, Forestry and	
	Fisheries	
ECO	Environmental Control Officer	
EIA practitioner	Environmental Impact Assessment Practitioner	
EIA	Environmental Impact Assessment	
ESA	Early Stone Age	
GPS	Global Positioning System	
HIA	Heritage Impact Assessment	
I&AP	Interested & Affected Party	
LSA	Late Stone Age	
LIA	Late Iron Age	
MSA	Middle Stone Age	
MIA	Middle Iron Age	
NECSA	Nuclear Energy Corporation of South Africa	
NEMA	National Environmental Management Act	
NHRA	National Heritage Resources Act	
PDA	Palaeontological Desktop Assessment	
PIA	Palaeontological Impact Assessment	
PHRA	Provincial Heritage Resources Authority	
PSSA	Palaeontological Society of South Africa	
SADC	Southern African Development Community	
SAHRA	South African Heritage Resources Agency	
SAHRIS	South African Heritage Resources Information System	

#### 1 INTRODUCTION

Eskom Holdings SOC Ltd, proposes to construct a 4km 400kV deviation route from the existing and authorised Hera - Westgate 400kV transmission powerline. The proposed deviation line is situated across Ward 3 and 6 of Mogale City and Ward 8 of Rand West City Local Municipality. The proposed deviation line is situated on the Remainder of Portions 0, 52, 53, 70 of the Farm Rietvalei 241 IQ and Erf 210,213 and 214 Azaadville Gardens (**Figure1-2**).

#### 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, including exploration field trips in search of new localities in the Karoo Basin. She has been a member of the Palaeontological Society of South Africa (PSSA) since 2006 and has been conducting PIAs since 2014.

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Figure 1: Locality Map of the proposed Eskom Azaadville 4 km 400 KV Deviations Powerline.

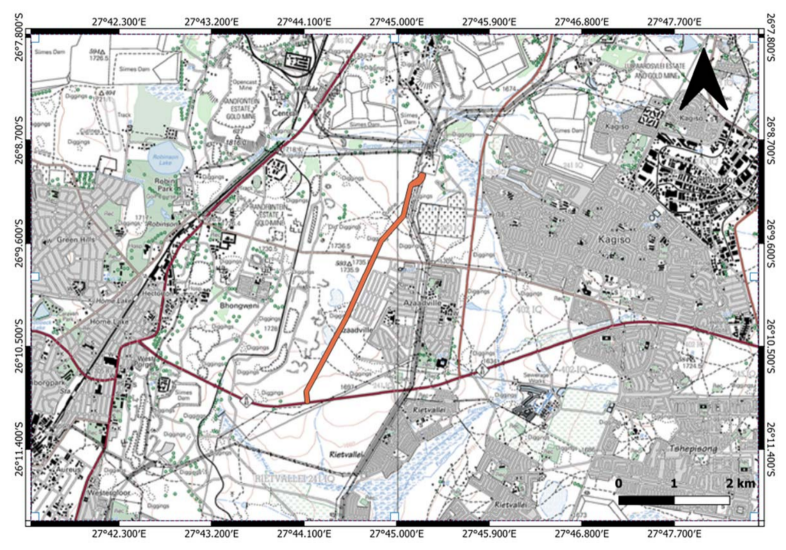


Figure 2: Location of the proposed Eskom Azaadville 4 km 400 KV Deviations Powerline.

### 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 m<sup>2</sup> 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.

Palaeontological Desktop Assessment of the proposed Eskom Azaadville 4 km 400 KV Deviations Powerline 29 October 2021

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 guantity 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 as 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).

#### 5 GEOLOGICAL AND PALAEONTOLOGICAL HISTORY

The proposed Eskom Azaadville deviation Powerline project is depicted on the 1: 250 000 2626 Wes-Rand Geological Map (1986) (Council of Geoscience, Pretoria) (**Figure 3**). The Powerline deviation is located in the southern part of the Transvaal Basin. The Transvaal Supergroup overlays the Archaean basement as well as the Witwatersrand and Ventersdorp Supergroups. The most northern portion of the powerline is underlain by the Klipriviersberg Group (Rk) (Ventersdorp Supergroup while the largest middle portion is underlain by the Turffontein Subgroup (Rt), Central Rand Group, Witwatersrand Supergroup. The most southern tip of the powerline deviation is underlain by the Johannesburg Subgroup (Rjo), Central Rand Group, Witwatersrand Supergroup. To the north, sediments of the West Rand Group (Witwatersrand Supergroup) are present while the western area is underlain by the Malmani Subgroup (Chuniespoort Group, Transvaal Supergroup) and Black Reef, Black Reef Formation of the Transvaal Supergroup. According to the South African Heritage Resources Information System, the Palaeontological Sensitivity of the Klipriviersberg Group, Turffontein Group and Johannesburg Group is Low (Figure 4).

The area west of the proposed development is underlain by Precambrian dolomites and associated marine sedimentary rocks that are allocated to the Malmani Subgroup (Chuniespoort Group) within the Transvaal Supergroup. The Malmani Subgroup carbonates of the Transvaal Basin comprise of an assortment of stromatolites (microbial laminates), ranging from supratidal mats to intertidal columns and large subtidal domes (Eriksson *et al.* 2006). Stromatolites are layered mounds, columns and sheet-like sedimentary rocks. These structures were originally formed by the growth of layer upon layer of cyanobacteria, a single-celled photosynthesizing microbe. Cyanobacteria are

prokaryotic cells (simplest form of modern carbon-bases life). Stromatolites are first found in Precambrian rocks and are known as the earliest known fossils. The oxygen atmosphere that we depend on today was generated by numerous cyanobacteria photosynthesizing during the Archaean and Proterozoic Era. The Malmani Subgroup succession is about 2 km-thick and consists of a series of formations of oolitic and stromatolitic carbonates (limestones and dolomites), black carbonaceous shales and minor secondary cherts. The Malmani Dolomites also consist of historic lime mines, and palaeocave fossil deposits. Dolomite (limestone rock) forms in warm, shallow seas from slow gathering remainders of marine microorganisms and fine-grained sediment. Dolomites of the Malmani Subgroup has a higher magnesium content than other limestones. These materials contain high levels of calcium carbonate and are often referred to as carbonates.

The Black Reef Formation (south east of the proposed development) comprises of relatively mature quartz arenites with lesser conglomerates and subordinate mudrocks mantling older successions (Eriksson and Reczko, 1995; Eriksson et al., 2006, 2012; Fuchs et al., 2016; Zeh et al., 2020). This formation forms a very extensive thin layer of sandstone, varying between a few meters to about a maximum of about 60 m occurring in the west of the basin. Currently two general models exist for the deposition of the Black Reef Formation namely initially a fluvial setting followed by shallow marine conditions or a purely fluvial model (ibid). To date no fossils have been recorded from the Black Reef Formation.

The Ventersdorp Supergroup comprise of the biggest and most wide-spread volcanic system in the Kaapvaal Craton. Some of the best exposures of the Ventersdorp Supergroup are present in Gauteng. This Supergroup consists of (from oldest to youngest) the Kliprivierberg Group (Rk, and present in the proposed development) at the base, which is overlain by the Platberg Group, followed by the sedimentary Bothaville Formation (Vb) and the volcanic Allanridge Formation (Va) (uppermost Ventersdorp unit and youngest Formation). The Klipriviersberg Group of the Ventersdorp Supergroup comprise of mafic lava and tuff from volcanic activity.

The underlying Witwatersrand Supergroup comprises of conglomerates, quartzites and shales that were deposited in an epicontinental sea. In time the basin was flexed, squeezed, metamorphosed, and mineralised and any microbial life would have been metamorphosed. The Witwatersrand Supergroup is thus unfossiliferous.

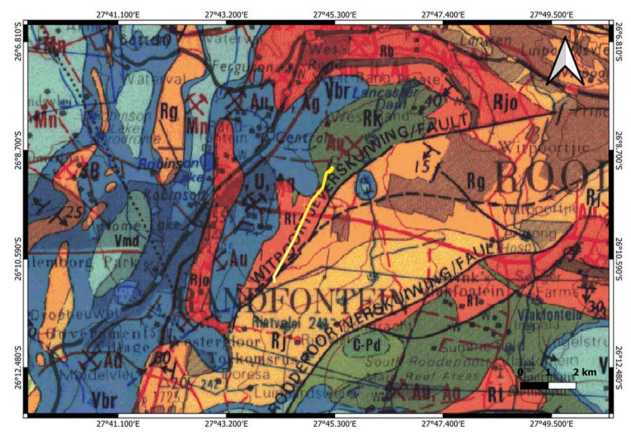


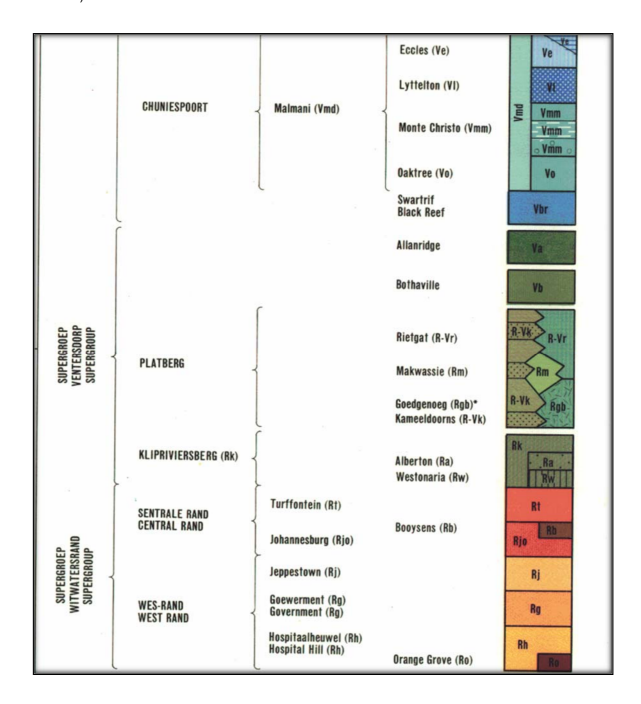
Figure 3: Extract of the 1:250 000 2626 Wes-Rand Geological Map (1986) (Council of Geoscience, Pretoria) indicating the surface geology of the proposed development.

Rk (Klipriviersberg Group, Ventersdorp Supergroup; Rt,(Turffontein Subgroup, Central Rand Group, Witwatersrand Supergroup) Rg, Government Subgroup, Wesrand Group, Witwatersramd Supergroup) Vmd, (Malmani Subgroup, Chuniespoort Group, Transvaal Supergroup) Vbr, Black Reef Formation Transvaal Supergroup) C-Pd, (Dwyka Group, Karoo Supergroup), Rjo Johannesburg Group Central Rand Group, Witwatersrand Supergroup

Table 2: Explanation of symbols for the geological map and approximate ages (Eriksson et al., 2006; van der Westhuizen et al., 2006). Fm = Formation; Ma = million years, Sediments present in the development is indicated in Bold

Symbol	Group /Formation	Lithology
Vmd	Malmani SG, Chuniespoort	Dolomite, chert
	Group, Transvaal	
	Supergroup	
Vbr	Black Reef Fm, Transvaal	Quartzite, conglomerate, shale
	Supergroup	
Rk	Klipriviersberg Group,	Mafic lava, tuff, amygaloidal or porphyritic in
	Ventersdorp Supergroup	places
Rt	Turffontein Subgroup,	Quartzite, conglomerate, shale
	Central Rand Group,	
	Witwatersrand	
	Supergroup	
Rjo	Johannesburg Subgroup,	Quartzite, conglomerate
	Central Rand Group,	
	Witwatersrand	
	Supergroup	
Rg	Government Subgroup,	Quartzite, greywacke, conglomerate, shale,
	West Rand Group,	tillites, hornfels
	Witwatersrand Supergroup	
Rh	Hospital Hill Subgroup,	Ferruginous shale, quartzite; banded ironstone
	West Rand Group,	
	Witwatersrand Supergroup	

Legend to the 1:250 000 2626 Wes-Rand Geological Map (1986) (Council of Geoscience, Pretoria)



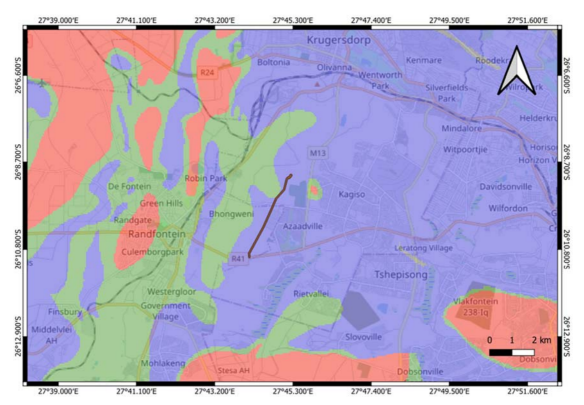


Figure 4: Extract of the 1 in 250 000 SAHRIS PalaeoMap map (Council of Geosciences) indicating the proposed development in graded colours.

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
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.

According to the SAHRIS Palaeosensitivity map (**Figure 4**) the proposed development is underlain by sediments with a Low (blue) Palaeontological Sensitivity.

The colours on the PalaeoMap indicate the following degrees of sensitivity: red = very highly sensitive; orange/yellow = high; green = moderate; blue = low; grey = insignificant/zero.

#### 6 GEOGRAPHICAL LOCATION OF THE SITE

The proposed deviation line is situated across Ward 3 and 6 of Mogale City and Ward 8 of Rand West City Local Municipality. The deviation line starts at the existing Westgate substation and turns in a south westerly direction for 4km. This powerline deviation line will affect the Remainder of Portions 0, 52, 53, 70 of the Farm Rietvalei 241 IQ and Erf 210, 213 and 214 Azaadville Gardens.

. Table 3:GPS Coordinates

Starting Point	End Point
26°08'58.43"S; 27°45'17.40"E	27°45'17.40"E

### 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.

# 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)
- 1:250 000 2626 Wes-Rand Geological Map (1986) (Council of Geoscience, Pretoria)

 A Google Earth map with polygons of the proposed development was obtained from PGS Consultants.

### 9 IMPACT ASSESSMENT METHODOLOGY

### 9.1 Introduction

#### **PLEASE NOTE:**

The impact significance rating process serves two purposes: firstly, it helps to highlight the critical impacts requiring consideration in the management and approval process; secondly, it shows the primary impact characteristics, as defined above, used to evaluate impact significance.

The impacts will be ranked according to the methodology described below. Where possible, mitigation measures will be provided to manage impacts. In order to ensure uniformity, a standard impact assessment methodology will be utilised so that a wide range of impacts can be compared with each other. The impact assessment methodology makes provision for the assessment of impacts against the following criteria:

- Significance;
- Spatial scale;
- Temporal scale;
- Probability; and
- Degree of certainty.

A combined quantitative and qualitative methodology was used to describe impacts for each of the assessment criteria. A summary of each of the qualitative descriptors along with the equivalent quantitative rating scale for each of the aforementioned criteria is given in **Table 4**.

Table 4: Quantitative rating and equivalent descriptors for the impact assessment criteria

RATING	SIGNIFICANCE	EXTENT SCALE	TEMPORAL SCALE
1	VERY LOW	Proposed site	Incidental
2	LOW	Study area	Short-term
3	MODERATE	Local	Medium/High-term
4	HIGH	Regional / Provincial	Long-term
5	VERY HIGH	Global / National	Permanent

A more detailed description of each of the assessment criteria is given in the following sections.

## 9.2 Significance Assessment

Significance rating (importance) of the associated impacts embraces the notion of extent and magnitude but does not always clearly define these since their importance in the rating scale is very relative. For example, the magnitude (i.e. the size) of area affected by atmospheric pollution may be extremely large (1 000 km2) but the significance of this effect is dependent on the concentration or level of pollution. If the concentration is great, the significance of the impact would be HIGH or VERY HIGH, but if it is diluted it would be VERY LOW or LOW. Similarly, if 60 ha of a grassland type are destroyed the impact would be VERY HIGH if only 100 ha of that grassland type were known. The impact would be VERY LOW if the grassland type was common. A more detailed description of the impact significance rating scale is given below.

Table 5: Description of the significance rating scale

RATING		DESCRIPTION
5	Very high	Of the highest order possible within the bounds of impacts which could
		occur. In the case of adverse impacts: there is no possible mitigation and/or
		remedial activity which could offset the impact. In the case of beneficial
		impacts, there is no real alternative to achieving this benefit.
4	High	Impact is of substantial order within the bounds of impacts, which could
		occur. In the case of adverse impacts: mitigation and/or remedial activity is
		feasible but difficult, expensive, time-consuming or some combination of
		these. In the case of beneficial impacts, other means of achieving this
		benefit are feasible but they are more difficult, expensive, time-consuming
		or some combination of these.
3	Moderate	Impact is real but not substantial in relation to other impacts, which might
		take effect within the bounds of those which could occur. In the case of
		adverse impacts: mitigation and/or remedial activity are both feasible and
		fairly easily possible. In the case of beneficial impacts: other means of
		achieving this benefit are about equal in time, cost, effort, etc.
2	Low	Impact is of a low order and therefore likely to have little real effect. In the
		case of adverse impacts: mitigation and/or remedial activity is either easily
		achieved or little will be required, or both. In the case of beneficial impacts,
		alternative means for achieving this benefit are likely to be easier, cheaper,
		more effective, less time consuming, or some combination of these.
1	Very low	Impact is negligible within the bounds of impacts which could occur. In the
		case of adverse impacts, almost no mitigation and/or remedial activity are
		needed, and any minor steps which might be needed are easy, cheap, and
		simple. In the case of beneficial impacts, alternative means are almost all
		likely to be better, in one or a number of ways, than this means of achieving
		the benefit. Three additional categories must also be used where relevant.

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		They are in addition to the category represented on the scale, and if used,	
		will replace the scale.	
0	No impact	There is no impact at all - not even a very low impact on a party or system.	

## 9.3 Spatial Scale

The spatial scale refers to the extent of the impact i.e. will the impact be felt at the local, regional, or global scale. The spatial assessment scale is described in more detail below.

Table 6: Description of the significance rating scale

RATING		DESCRIPTION	
5	Global/National	The maximum extent of any impact.	
4	Regional/Provincial	The spatial scale is moderate within the bounds of impacts possible and will be felt at a regional scale (District Municipality to Provincial Level).	
3	Local	The impact will affect an area up to 10 km from the proposed site.	
2	Study Site	The impact will affect an area not exceeding the Eskom property.	
1	Proposed site	The impact will affect an area no bigger than the ash disposal site.	

# 9.4 Duration Scale

In order to accurately describe the impact, it is necessary to understand the duration and persistence of an impact in the environment. The temporal scale is rated according to criteria set out in below.

Table 7: Description of the temporal rating scale

RATING		DESCRIPTION	
1	Incidental	The impact will be limited to isolated incidences that are expected to occur very sporadically.	
2 Short-term		The environmental impact identified will operate for the duration of the construction phase or a period of less than 5 years, whichever is the greater.	
3	Medium/High term	The environmental impact identified will operate for the duration of life of facility.	

Ī	4	Long term	The environmental impact identified will operate beyond the life of		
			operation.		
	5	Permanent	The environmental impact will be permanent.		

# 9.5 Degree of Probability

Probability or likelihood of an impact occurring will be described as shown in **Table 8** below.

Table 8: Description of the degree of probability of an impact occurring.

RATING	DESCRIPTION		
1	Practically impossible		
2	Unlikely		
3	Could happen		
4	Very Likely		
5	It's going to happen / has occurred		

# 9.6 Degree of Certainty

As with all studies it is not possible to be 100% certain of all facts, and for this reason a standard "degree of certainty" scale is used as discussed in table below. The level of detail for specialist studies is determined according to the degree of certainty required for decision-making. The impacts are discussed in terms of affected parties or environmental components.

Table 9: Description of the degree of certainty rating scale

RATING	DESCRIPTION
Definite	More than 90% sure of a particular fact.
Probable	Between 70 and 90% sure of a particular fact, or of the likelihood of that impact occurring.
Possible	Between 40 and 70% sure of a particular fact or of the likelihood of an impact occurring.
Unsure	Less than 40% sure of a particular fact or the likelihood of an impact occurring.
Can't know	The consultant believes an assessment is not possible even with additional research.
Don't know	The consultant cannot, or is unwilling, to make an assessment given available information.

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## 9.7 Quantitative Description of Impacts

To allow for impacts to be described in a quantitative manner in addition to the qualitative description given above, a rating scale of between 1 and 5 was used for each of the assessment criteria. Thus, the total value of the impact is described as the function of significance, spatial and temporal scale as described below:

5

An example of how this rating scale is applied is shown in Error! Reference source not found..

Table 10: Impact ratings for the proposed development

IMPACT	IMPACT DIRECTION	SIGNIFICANCE	SPATIAL SCALE	TEMPORAL SCALE	PROBABILITY	RATING
	Negative	Low	Study site	Permanent	Unlikely	4.0
		2	2	5	2	1.2

Note: The significance, spatial and temporal scales are added to give a total of 9, that is divided by 3 to give a criteria rating of 3. The probability (2) is divided by 5 to give a probability rating of 0,4. The criteria rating of 3 is then multiplied by the probability rating (0,4) to give the final rating of 1.2. The impact risk is classified according to five classes as described in the Table below.

The impact risk is classified according to five classes as described in the Table 11 below.

Table 11: Impact Risk Classes

RATING	IMPACT CLASS	DESCRIPTION
0.1 – 1.0	1	Very Low
1.1 – 2.0	2	Low
2.1 – 3.0	3	Moderate
3.1 – 4.0	4	High
4.1 – 5.0	5	Very High

Therefore, with reference to the example above, an impact rating of 1.2 will fall in the **Impact Class 2**, which will be considered to be a **low impact**.

#### 9.8 SUMMARY OF IMPACT TABLES

Only the site will be affected by the proposed development. The proposed development will have a negative impact on Fossil Heritage. The expected duration of the impact is assessed as potentially permanent to long term. The impact could occur. The significance of the impact occurring will be LOW. As fossil heritage will be destroyed the impact is irreversible. The impact on fossil heritage will be low.

#### 10 FINDINGS AND RECOMMENDATIONS

The most northern portion of the proposed Azaadville powerline deviation is underlain by the Klipriviersberg Group (Ventersdorp Supergroup) while the largest middle portion is underlain by the Turffontein Subgroup (Central Rand Group, Witwatersrand Supergroup) and the most southern tip is underlain by the Johannesburg Subgroup (Central Rand Group, Witwatersrand Supergroup). According to the South African Heritage Resources Information System, the Palaeontological Sensitivity of the Klipriviersberg Group, Turffontein Group and Johannesburg Group is Low.

It is therefore considered that the proposed development is deemed appropriate and will not lead to detrimental impacts on the palaeontological resources of the area. The construction and operation of the powerline may be authorised as the whole extent of the development footprint is not considered sensitive in terms of palaeontological resources.

It is consequently recommended that no further palaeontological heritage studies, ground truthing and/or specialist mitigation are required pending the discovery of newly discovered fossils. 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: <a href="www.sahra.org.za">www.sahra.org.za</a>) so that correct mitigation (recording and collection) can be carry out by a paleontologist.

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**APPENDIX A - ELIZE BUTLER CV** 

**ELIZE BUTLER** 

PROFESSION: Palaeontologist

YEARS' EXPERIENCE: 28 years in Palaeontology

**EDUCATION:** B.Sc Botany and Zoology, 1988

University of the Orange Free State

B.Sc (Hons) Zoology, 1991

University of the Orange Free State

Management Course, 1991

University of the Orange Free State

M. Sc. Cum laude (Zoology), 2009

University of the Free State

**Dissertation title:** The postcranial skeleton of the Early Triassic non-mammalian Cynodont *Galesaurus planiceps*: implications for biology and lifestyle

### **MEMBERSHIP**

Palaeontological Society of South Africa (PSSA) 2006-currently

**EMPLOYMENT HISTORY** 

Part time Laboratory assistant Department of Zoology & Entomology

University of the Free State Zoology

1989-1992

Part time laboratory assistant Department of Virology

University of the Free State Zoology

1992

Research Assistant National Museum, Bloemfontein 1993 –

1997

Principal Research Assistant National Museum, Bloemfontein

and Collection Manager 1998–currently

#### **TECHNICAL REPORTS**

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