



SOUTH AFRICAN HERITAGE RESOURCES AGENCY

111 HARRINGTON STREET, CAPE TOWN, 8000 PO BOX 4637, CAPE TOWN, 8000
TEL: (021) 462 4502 FAX: (021) 462 4509

9/2/073/59

PERMIT

No. 80/07/01/003/51

Issued under Section 35(4) of the National Heritage Resources Act, Act No. 25 of 1999. Permission is hereby given:

to: Ms R de Klerk on behalf of Transnet Limited (Trading as Transnet Projects),
of: P.O. Box 72501, Parkview, 2122,
for: the maritime archaeological removal of a historical shipwreck believed to be the "County of
Pembroke" within the harbour at Coega,
at: 33 48 0171 S, 28 41 37.45 E,
at: Coega, Eastern Cape Province.

The following conditions apply:

1. Work must be limited to the exploration and recovery of material from the "County of Pembroke".
2. The method of removal of the structure and artifacts should be guided by the archaeologist at Bayworld and the archaeologist may request that the material be recovered for study.
3. During the process of preparing the wreck for removal, and during the removal itself, divers must be aware that they may encounter artefactual material within or adjacent to the wreck's hull. All material being lifted by the water dredge used by the divers must be sieved, and any artefacts recovered must be kept, submerged in seawater until they can be passed on to Bayworld. Should artefacts that appear to be in situ within the hull be encountered, work must cease until the archaeologist has had a chance to assess the material.
4. All artefacts removed from the site must be stored submerged in seawater until they can be handed over to Bayworld.
5. The permit holder must work closely with Bayworld, and all artifacts and materials recovered must be recorded, preserved and identified in collaboration with the museum. No artifacts may be disposed of without the permission of SAHRA, and all material remains the property of the State.
6. An annual progress report on activities connected with this permit must be submitted to the SAHRA on or before 1 March 2008. Reprints of all papers, theses or reports resulting from this work must be lodged with the SAHRA.
7. The SAHRA shall not be liable for any losses, damages or injuries to persons or properties as a result of any activities in connection with this permit.
8. The SAHRA reserves the right to cancel this permit by notice to the permit holder.
9. This permit is subject to a general appeal and may be suspended should an appeal against the decisions be received by SAHRA within 14 days from the date of the permit. SAHRA may not be held responsible for any costs or losses incurred in the event of the suspension or retraction of this permit.

This permit is valid until 1 March 2008.

for CHIEF EXECUTIVE OFFICER

Date: 2 February 2007

Place: Cape Town