

9/2/214/0007

## PERMIT

## No. 80/08/09/013/51

Issued under Section 36(3) of the National Heritage Resources Act, Act No. 25 of 1999. Permission is hereby given:

- to: Mr H Steyn in association with Dr W.C. Nienaber (acting as Principal Investigator),
- of: Professional Grave Solutions (Pty) Ltd, P.O. Box 14706, Hatfield, 0028 and Heritage Resources Management Solutions cc, 225 Roos Street, Meyerspark, 0184,
- for: the relocation of 5 graves from Cemetery 5 (S25.82499 and E30.63756) and 3 graves from Cemetery 6 (S25.82825 and E30.64323) belonging to the Ginindza family and 2 graves from Cemetery 10 (S25.83254 and E30.64069) belonging to the Duma family which will be affected by the construction of a tailings dam for Nkomati Mine. Reburial will be arranged by the affected families and will be conducted by Twala Ama-Afrika Funeral Directors.
- at: Nkomati Mine,
- on: the farm Onverwacht 611JT,
- in: the Carolina District, near Badplaas, Mpumalanga Province.

The following conditions apply:

- 1. If the permit holder is not to be present on the site at all times then SAHRA must be provided with the names and qualifications of the authorised representatives.
- 2. Adequate recording methods as specified in the Regulations and Guidelines pertaining to the National Heritage Resources Act must be used. Note that the position of the grave must be marked on a plan of the site, and the site marked on a 1:50 000 map.
- 3. A standard site record form must be lodged with the National Cultural History Museum.
- 4. Human remains must at all times be handled with respect and graves should not be disturbed except where unavoidable. The consultation procedures as indicated in the gazetted regulations of the National Heritage Resources Act (Act No. 25 of 1999) must be observed as appropriate. The recommendations for removal of graves and exhumations and for re-burial made in SAHRA's Policy 'What to do when graves are uncovered', section 3, must be observed as far as possible.
- 5. A report on the excavation must be submitted to SAHRA on or before 1 February 2010.
- 6. Reprints of all published papers, or copies of theses or reports resulting from this work must be lodged with the relevant Provincial Heritage Resources Authority and SAHRA.
- 7. If a published report has not appeared within three years of the lapsing of this permit, the report required in terms of the permit will be made available to researchers on request.
- 8. It is the responsibility of the permit holder to obtain permission from the landowner for each visit, and conditions of access imposed by the landowner must be observed.
- 9. It is the responsibility of the permit holder to fill in excavations and protect sites during and after excavation to the satisfaction of the SAHRA and the landowner.
- 10. 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.
- 11. SAHRA reserves the right to cancel this permit by notice to the permit holder.
- 12. 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 February 2010.

for CHIEF EXECUTIVE OFFICER .....

Date: 16 January 2009