



SOUTH AFRICAN HERITAGE RESOURCES AGENCY
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9/2/228/1

PERMIT
No. 80/04/11/007/51

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

to: Dr Jan Boeyens in association with Mr Wouter Fourie,
of: Dept of Anthropology & Archaeological Contracts Unit, UNISA, PO Box 392, Pretoria, 0003; Matakoma Consultants, PO Box 431, Paardekraal, 1752.
for: the mitigation of two archaeological sites and the documentation of 10 sites, prior to application for destruction. This includes excavation and collection at the Late Iron Age site, GR003 (as identified in the Scoping Report) and collection of artefacts from GR004, where lithics representative of the Early and Middle Stone Age have been documented. The sites are
at: Gardener Ross Golf and Country Estate, at approximately 25.86 S, 28.04 E,
on: Portion 332 of the farm Knoppieslaagte 385 JR (previously 140),
in: the Tshwane District, Gauteng 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. SAHRA has been notified that Mr van der Walt will form part of the team.
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 all excavations must be marked on a plan of each site.
3. Please note that archaeological material such as the artefacts identified at these sites are the property of the state and, in terms of this permit, must be accessioned and curated by the approved repository. Material collected under the current legislation may not form part of a private collection but the repository may in writing (and in consultation with SAHRA) arrange a semi-permanent loan to a local interpretive centre for the purposes of display and education.
5. Destruction of sites on the property will only be approved after recommendations of the archaeologist have been fulfilled. These include the adequate documentation of all sites, protection of graveyards and the mitigation of sites GR003 and GR004.
6. Adequate measures must be taken that during the construction phase and thereafter to protect the graves identified, as at site GR001. Any burials located during the course of development will be subject to Section 36 of the Act and its regulations, which would require that activity on the site should cease and a burial permit be applied for.
8. All mineshafts should be backfilled, for safety reasons, after documentation and after a permit has been obtained.
9. A standard site record form must be lodged with the National Cultural History Museum.
10. All material collected and excavated, as well as field notes and records, will be curated by the UNISA.
11. A report must be submitted to SAHRA on or before 1 December 2005. SAHRA reserves the right to withhold further permits if progress is not deemed satisfactory.
12. Reprints of all published papers, or copies of theses or reports resulting from this work must be lodged with SAHRA.

13. 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.
14. 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.
15. It is the responsibility of the permit holder to fill in excavations and protect sites during and after excavation to the satisfaction of SAHRA and the landowner.
16. 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.
17. SAHRA reserves the right to cancel this permit upon notice to the permit holder.

This permit is valid until 1 December 2005.

for CHIEF EXECUTIVE OFFICER

Date: 29 November 2004

Place: Cape Town