

SOUTH AFRICAN HERITAGE RESOURCES AGENCY

PROPOSED SCHEDULE OF FEES FOR PERMIT APPLICATIONS MADE TO THE SOUTH AFRICAN HERITAGE RESOURCES AGENCY (SAHRA)

In terms of section 25(2)(l) of the National Heritage Resources Act, No 25 of 1999, permit applications must be accompanied, from 1 February 2006, by appropriate payment of fees. The proposed Guideline and Schedule is listed below.

Any comment should reach the Chief Executive Officer, SAHRA (P.O. Box 4637, Cape Town 8000 or info@sahra.org.za) by 31 August 2005.

Guideline to SAHRA Fees for Permit Applications

Permit applications submitted to the South African Heritage Resources Authority SAHRA, in terms of the National Heritage Resources Act (Act No 25 of 1999) **must** be accompanied by a payment of the appropriate fee. **This** will take effect from 1 February 2006 for the following permit applications:

SCHEDULE OF FEES FOR SAHRA PERMITS	
1. Permits issued by the SAHRA Heritage Objects Unit in terms of s.32 :	
i. Application fee for the <u>export of gazetted</u>¹ types of heritage objects;	R150
ii. Fee for <u>pre-sale inspection</u>/ investigation	+/ R150
iii. Application fee for the <u>destruction, damage, alteration, restoration or repair</u> of a specifically declared heritage object	R150
2. Permits issued by the SAHRA Archaeology, Palaeontology and Meteorite Unit (APM) Unit for Grade I archaeological or palaeontological heritage resources or meteorites:	
i. Application fee for <u>destruction, damage, excavation, alteration or disturbance</u> in terms of s.35(4) for research and conservation;	R100
ii. Application fee for <u>destruction, damage, excavation, alteration or disturbance</u> in terms of s.35 (4) for mitigation or development;	R150

¹ Types of Heritage Objects (export permit required): Government Gazette, No.24116, Notice No.1313.6 December 2002