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Ecological Solutions 1
People & the Environm

3Foxes Biodiversity Solutions 23 De Villiers Road Kommetjie 7975 02 October 2020

ATT: Ethanne Soar Savannah Environmental

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# **RE: Aggeneys 1 Amendment Application**

ABO Wind Aggeneys 1 (Pty) Ltd is proposing the construction and operation of a Battery Energy Storage System (BESS) with a contracted capacity of up to 500MW/500MWh as part of the authorised Aggeneys 1 solar energy facility, on a site located 11km south-east of Aggeneys in the Northern Cape Province. The project is located within the Springbok Renewable Energy Development Zone (REDZ), within ward 4 of the Khai-Ma Local Municipality and within the greater Namakwa District Municipality in the Northern Cape Province on the Remaining Extent of Bloemhoek 61.

As part of the required amendment application, Savannah Environmental has requested comment from 3Foxes Biodiversity Solutions as to the potential impacts of the Battery Energy Storage System (BESS) on avifauna which was assessed as part of the Avifaunal Impact Assessment (March 2019). The details of the proposed amendment are described below and the implications of the potential impact of the BESS on avifauna are discussed thereafter.

An Avifaunal Impact Assessment was undertaken by 3Foxes Biodiversity Solutions in March 2019 which assessed the entire extent of the development footprint for the Aggencys 1 solar energy facility.

## **Details of the Amendment**

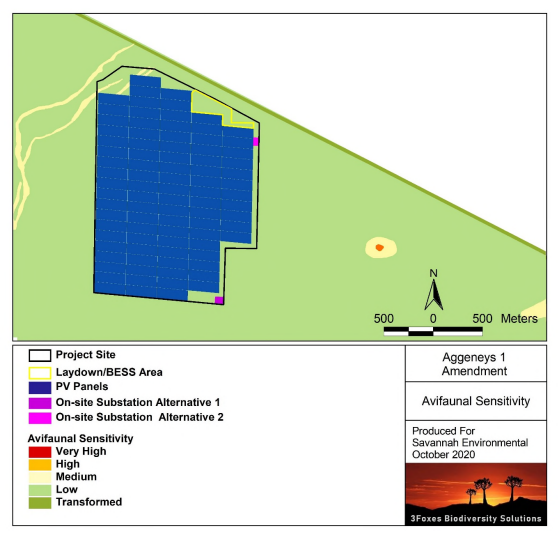
The purpose and utilisation of a Battery Energy Storage System (BESS) is to save and store excess electrical output as it is generated, allowing for a timed release when the capacity is required. BESS systems therefore provide flexibility in the efficient operation of the electricity grid through decoupling of the energy supply and demand. The development area for the battery energy storage area is  $\sim$  5ha and is proposed within the area assessed and approved for the solar PV facility, and within the authorised laydown area. The BESS will be located within the laydown area adjacent to the authorised on-site facility substation of the solar PV facility.

The following infrastructure is associated with the BESS:

- Electrochemical battery storage systems with a maximum height of 3.5m; and
- Multi-core 22kV or 33kV underground cables, to follow internal access roads of the PV facility, to connect the battery storage area to the on-site facility substation.

## Site Baseline and Potential Impacts Associated with the Amendment

The location of the BESS would be within the typical open plains of the area, within an area of Bushmanland Arid Grassland. The affected area is considered to be low avifaunal sensitivity (Figure 1) and is well outside of the red dune habitat of the Vulnerable Red Lark *Calendulauda burra* which is the key species of concern associated with the area. As it was assumed in the EIA that the laydown area would be totally transformed and would represent a 100% loss to the affected habitat. As such, the accommodation of the BESS within the laydown area would not increase habitat loss or direct impact on avifauna associated with the project. As the BESS is contained within insulated containers, the risk to the environment from potential spills is considered to be low. As such, there do not appear to be any additional impacts or changes to the significance of impact identified and assessed within the Avifaunal Impact Assessment that would be associated with the addition of the BESS to the development.



**Figure 1.** Location of the BESS within the Aggeneys 1 footprint, showing that it is located firstly within the project boundary and within an area classified as low sensitivity from an ecological perspective.

## **Cumulative Impacts**

As the BESS would be located within the project area as assessed in the original specialist study and within one of the authorised laydown areas, which would have been completely transformed during construction, there would not be an increase in the development footprint, with the result that the amendment would not add to the cumulative impacts associated with the project.

### **New or Additional Mitigation Measures**

There are no new or additional mitigation measures that need to be included in the Environmental Management Programme (EMPr) for the development of the BESS within the authorised footprint, and all of the original mitigation and avoidance measures as recommended in the original avifaunal specialist study (i.e. Avifaunal Impact Assessment) would still be applicable to the development.

#### **Conclusions and Recommendations**

The footprint of the BESS would be located with the project area as assessed within the original avifaunal specialist study. As such, the amendment would not result in an increase in avifaunal habitat loss associated with the project. Based on the BESS description, it is unlikely that the presence of the BESS would generate any additional significant avifaunal impacts or change the significance of the impacts as previously identified and assessed. As such, the BESS can be supported from an avifaunal point of view and there are no reasons to oppose the inclusion of the BESS within the Aggeneys 1 project.

Sincerely

Eric Herrmann & Simon Todd

**3Foxes Biodiversity Solutions**