

# SITE SENSITIVITY VERIFICATION & AQUATIC BIODIVERSITY COMPLIANCE STATEMENT

Proposed construction and operation of the Battery Energy Storage System (BESS) and associated infrastructure for the authorised Loeriesfontein 3 PV Solar Energy Facility located near Loeriesfontein in the Hantam Local Municipality, Namakwa District in the Northern Cape Province of South Africa

#### Compiled by

Dr Bruce Scott-Shaw NatureStamp (Pty) Ltd Tel 078 399 9139 Email bruce@naturestamp.com

#### Compiled for

Liandra Scott-Shaw SiVEST Environmental Division – PMB Tel 033 3471600 Email JackieJ@sivest.co.za

October 2020



# **Table of Contents**

Speci	ialist Details & Declaration	3
1.	INTRODUCTION	4
1.1	Project Background and Description of the Activity	4
1.2	Terms of Reference	6
1.3	Identified Theme Sensitivities	6
2.	METHODOLOGY	7
3.	LIMITATIONS AND ASSUMPTIONS	7
4.	SITE DESCRIPTION	8
5.	SITE SENSITIVITY VERIFICATION	8
5.1	Preferred Site Location	8
5.2	Confirmation of Site Sensitivity	10
6.	ASSESSMENT OF IMPACTS	11
6.1	Significance of impacts	11
6.2	Environmental Management Programme (EMPr) Input	16
7.	AQUATIC COMPLIANCE STATEMENT	17

# **Specialist Details & Declaration**

This report has been prepared in accordance with Section 13: General Requirements for Environmental Assessment Practitioners (EAPs) and Specialists as well as per Appendix 6 of GNR 982 – Environmental Impact Assessment Regulations and the National Environmental Management Act (NEMA, No. 107 of 1998 as amended 2017) and Government Notice 704 (GN 704). It has been prepared independently of influence or prejudice by any parties.

The details of Specialists are as follows –

Table 1 Details of Specialist

Specialist	Task	Qualification and accreditation	Client	Signature
Bruce Scott-Shaw NatureStamp SACNASP:118673	Design, GIS & report	BSc, BSc Hon, MSc, PhD Hydrology	SiVest	Date: 28/10/2020

#### Details of Authors:

Bruce is a hydrologist, whose focus is broadly on hydrological perspectives of land use management and climate change. He completed his MSc under Prof. Roland Schulze in the School of Bioresources Engineering and Environmental Hydrology (BEEH) at the University of KwaZulu-Natal, South Africa. Throughout his university career he has mastered numerous models and tools relating to hydrology, soil science and GIS. Some of these include ACRU, SWAT, ArcMap, Idrisi, SEBAL, MatLab and Loggernet. He has some basic programming skills on the Java and CR Basic platforms. Bruce completed his PhD at the Center for Water Resources Research (UKZN), which focused on rehabilitation of alien invaded riparian zones and catchments using indigenous trees. Bruce is currently affiliated to the University of KwaZulu-Natal where he is a post-doctoral student where he runs and calibrates hydrological and soil erosion models. Bruce has presented his research around the world, including the European Science Foundation (Amsterdam, 2010), COP17 (Durban, 2011), World Water Forum (Marseille, 2012), MatLab advanced modelling (Luxembourg, 2013), World Water Week (Singapore, 2014), Forests & Water, British Colombia, (Canada, 2015), World Forestry Congress (Durban, 2015), Society for Ecological Restoration (Brazil, 2017). Conservation Symposium (Howick, South Africa, 2018) and SWAT modelling in Siem Reap (Cambodia, 2019). As a consultant, Bruce is the director and principal hydrologist of NatureStamp (PTY) Ltd. In this capacity he undertakes flood studies, calculates hydrological flows, performs general hydrological modelling, stormwater design, dam designs, wetland assessments, water quality assessments, groundwater studies and soil surveys.

# 1. INTRODUCTION

#### 1.1 Project Background and Description of the Activity

South Africa Mainstream Renewable Power Developments (Pty) Ltd appointed SiVEST to undertake a specialist surface water impact assessment for the proposed establishment of a wind farm and photovoltaic (PV) facility (12/12/20/2321/AM4) near Loeriesfontein in the Northern Cape Province of South Africa. The site is approximately 60km north of Loeriesfontein. This study formed part of a wider Environmental Impact Assessment (Scoping and Environmental Impact Assessment) undertaken by Mainstream to identify and assess all the potential environmental impacts associated with the proposed project.

The detailed surface water/aquatic assessment was undertaken by SiVest (2012) did not include a Battery Energy Storage System (BESS). Authorisation has been granted for the energy facility and will consist of the following infrastructure:

- Wind turbines
- Solar field
- Buildings
- Electrical connections
- Substation
- o Roads
- Temporary construction camp.

In accordance with Appendix 6 of the National Environmental Management Act (Act 107 of 1998, as amended) (NEMA) Environmental Impact Assessment (EIA) Regulations of 2014, a site sensitivity verification has been undertaken in order to confirm the current land use and environmental sensitivity of the proposed project area as identified by the National Web-Based Environmental Screening Tool (Screening Tool). The purpose of this report/statement is to verify the site sensitivity as identified by the screening tool and compile a statement confirming the identified impacts and any changes with the revised layout.

The BESS will be located on a previously identified buildable area. It will be contained within shipping containers placed on a raised concrete plinth. The BESS allows for the storage of electricity and supply thereof during peak-demand will mean that the facility is more efficient, reliable and electricity supply more constant. The layout of the site is indicated in Figure 1.



Figure 1 The Loeriesfontein site prior to the Energy Facility

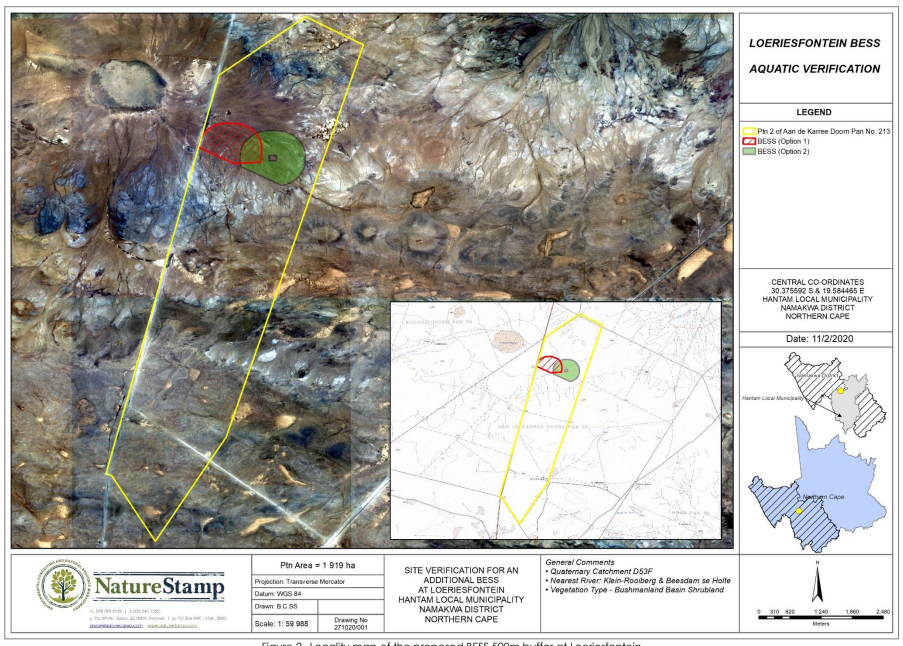


Figure 2 Locality map of the proposed BESS 500m buffer at Loeriesfontein

#### 1.2 Terms of Reference

As per the screening tool, the proposed development area environmental sensitivity is considered to have a low sensitivity for the aquatic biodiversity theme. As such, the following scope of works are required:

- i. The compliance statement must:
  - be applicable to the preferred site and the proposed development footprint;
- o confirm that the site is of "low" sensitivity for aquatic biodiversity; and
- o indicate whether or not the proposed development will have an impact on the aquatic features.
- ii. The compliance statement must contain, as a minimum, the following information:
- contact details of the specialist, their SACNASP registration number, their field of expertise and a curriculum vitae;
- a signed statement of independence by the specialist;
- o a statement on the duration, date and season of the site inspection and the relevance of the season to the outcome of the assessment;
- o a baseline profile description of biodiversity and ecosystems of the site;
- the methodology used to verify the sensitivities of the aquatic biodiversity features on the site including the equipment and modelling used where relevant;
- o in the case of a linear activity, confirmation from the aquatic biodiversity specialist that, in their opinion, based on the mitigation and remedial measures proposed, the land can be returned to the current state within two years of completion of the construction phase;
- o where required, proposed impact management outcomes or any monitoring requirements for inclusion in the EMPr;
- o a description of the assumptions made as well as any uncertainties or gaps in knowledge or data; and
- o any conditions to which this statement is subjected.
- A signed copy of the compliance statement must be appended to the Basic Assessment Report or Environmental Impact Assessment Report.

#### 1.3 Identified Theme Sensitivities

The site sensitivity as identified by the National Web-Based Environmental Screening Tool Shows that the aquatic biodiversity them is of **very high sensitivity**.

Table 2 Site sensitivity themes for Loeriesfontein BESS

	Very High	High	Medium	Low
Theme	Sensitivity	Sensitivity	Sensitivity	Sensitivity
Agriculture Theme			X	
Animal Species Theme		X		
Aquatic Biodiversity Theme	X			
Archaeological and Cultural Heritage Theme			X	
Civil Aviation Theme				X
Defense Theme				X
Paleontology Theme		X		
Plant Species Theme			X	
Terrestrial Biodiversity Theme	X			

# 2. METHODOLOGY

A detailed description of the methods has been provided. The regional context and desktop analysis were used as the point of departure. A detailed site visit was undertaken by SiVest in 2015, prior to the approval of the wind facility. Much of this information was used to confirm the sensitivity of this site.

The verification assessment of these systems considered the following databases where relevant:

Table 3 Data type and source for the site verification assessment

Data Type	Year	Source/Reference					
Aerial Imagery	2013, 2016, present	Surveyor General					
1:50 000 Topographical	2011	Surveyor General					
5m Contour	2010	Surveyor General					
River Shapefile	2011	NFEPA					
Geology Shapefile	2011	Council of Geoscience, 2015/National Groundwater Archive					
Borehole Data	Ongoing	National Groundwater Archive, WARMS					
Land Cover	2006/present	SANBI					
Water Registration	2013, 2016	WARMS - DWS					
Previous Assessments	2015	SiVest					

<sup>\*</sup>Data will be provided on request

The following methods were used to undertake the site verification:

- o General area desktop site inspection;
- Site photographs from previous studies;
- Satellite imagery (Google Earth/Landsat);
- Review of existing approvals/authorisations for the site.

The following methods were used to undertake the compliance statement:

- Assessment of alternative sites and "no go" areas;
- o summarize previous assessment and identify any areas not covered by this assessment;
- o revision of impacts as per the additional BESS; and
- o Final recommendations and compliance statement.

#### 3. LIMITATIONS AND ASSUMPTIONS

In order to apply generalized and often rigid scientific methods or techniques to natural, dynamic environments, a number of assumptions are made. Furthermore, a number of limitations exist when assessing such complex ecological systems. The following constraints may have affected this assessment –

- As an extensive site visit has already been undertaken by SiVest, an additional site visit was not required.
- The impacts for the site are specific to the BESS.
- The databases used may not, at times, be recent as is the nature of these databases.
- This statement assumes that the work undertaken by SiVest (2012) is unbiased and the methods adopted appropriately followed.

# 4. SITE DESCRIPTION

The Loeriesfontein study site is situated within the Hantam Local Municipality in the greater Namakwa District Municipality, Northern Cape Province. The town of Loeriesfontein is within a basin surrounded by mountains, and it is accessed from the N7 highway (north out of Cape Town), turning off on the R27 at Van Rhynsdorp to Nieuwoudtville, then following the R357 to Loeriesfontein (a further 65 km north). The site can be accessed via a secondary road (Granaatboskolk Rd) from Loeriesfontein Town and a railway line from Cape Town. The study site is approximately 49 km north of the town of Loeriesfontein. The study area is located in the greater Nama Karroo Biome but is more specifically located within the Bushmanland Basin Shrubland bioregion.

The climate of the bioregion depicts a rainfall pattern occurring in late summer and early autumn with the Mean Annual Precipitation (MAP) ranging from about 100-200mm. The Mean maximum and minimum monthly temperatures in Brandvlei are 39.5° C and -4.6° C respectively.

# 5. SITE SENSITIVITY VERIFICATION

The site verification aims to confirm or dispute the **very high sensitivity** identified by the screening tool. This is done through a desktop investigation using more recent databases and aerial/remote imaging.

#### **5.1 Preferred Site Location**

An extensive investigation has been undertaken at the site. The land cover is uniform throughout the site. The selected site is located from NFEPA systems. However, as per the delineation undertaken by SiVest, both alternatives fall within drainage lines. As such, these options are not considered the best location for this particular site. The nearest NFEPA wetland is 283 m from the edge of the BESS (Figure 3 & 4).

Several alternatives have been proposed for the two phases of the wind farm and the PV Power Plant. For the BESS, NatureStamp proposes a shift in the BESS area so that the site is outside of the 500 m BESS range (Figure 5). If this shift is adopted, the site could be considered to have a low sensitivity.

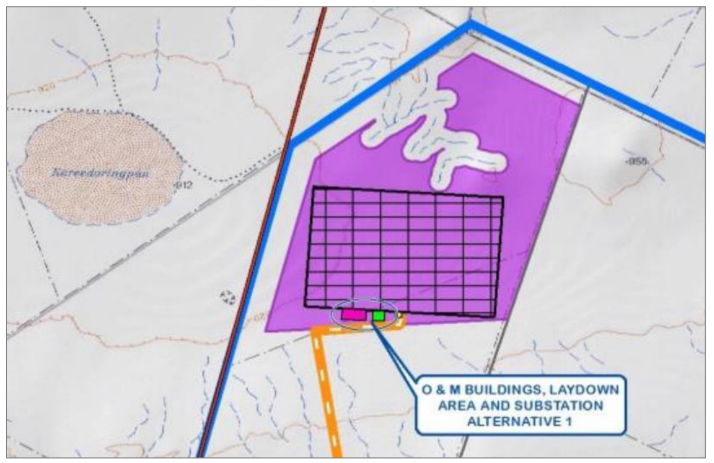


Figure 3 Previous watercourse study developable area

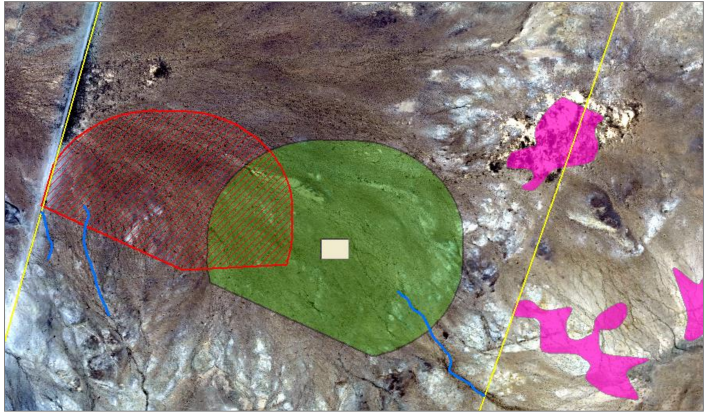


Figure 4 Proximity of NFEPA wetlands (pink) in relation to the preferred BESS site

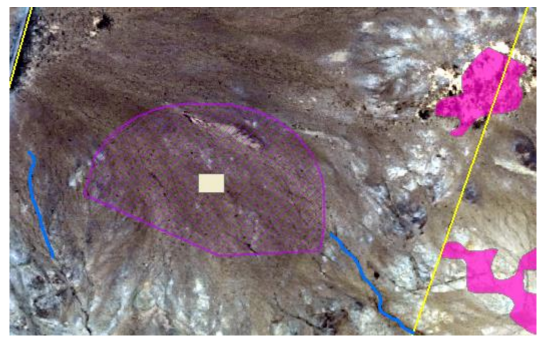


Figure 5 Proposed shift of the BESS site

The areas identified as "no go" areas by Taylor (2012), are still relevant for the additional area.

## 5.2 Confirmation of Site Sensitivity

Through the interrogation of various databases, imagery and the previous surface water assessment, and should the shifted BESS be considered, it is clear that no wetlands are present within or near the proposed footprint. As such, NatureStamp confirms that the site should be considered to have **Low Sensitivity**.

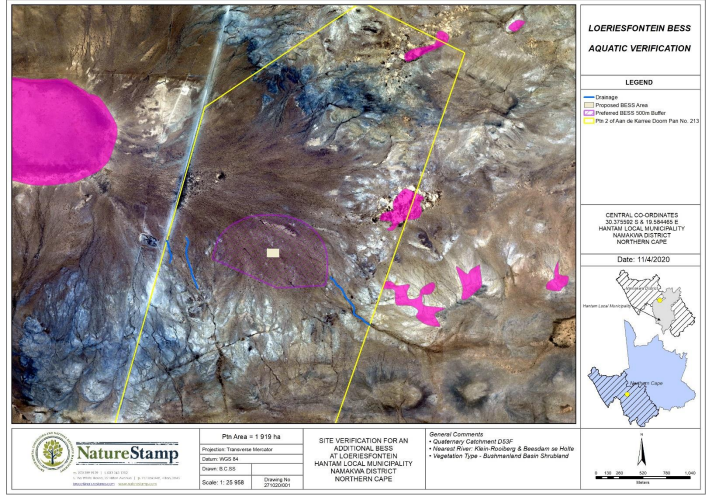


Figure 6 Aquatic verification showing the preferred Loeriesfontein BESS location

# 6. ASSESSMENT OF IMPACTS

#### 6.1 Significance of impacts

The key impacts identified for the proposed BESS are:

- Clearing of natural vegetation forming part of surface water catchment areas;
- Increase in stormwater leading to an increase of peak flows entering wetland systems;
- o Potential oil spills/leaks during construction; and
- Potential for leaks from batteries leading to contamination of watercourses.

#### **6.2 Battery Storage Options**

Two battery options are considered for the BESS. These are solid state Li-ion and Vanadium Redox flow batteries. For Li-ion batteries, prevailing site temperature instability can have an impact on these battery types which can include fire, or permanent structural damage to the batteries. The volatility of the battery system, prior to any mitigation, could result in significant fire danger. In addition to this, there is a risk associated with the chemicals contained within the actual battery storage system itself.

Redox Flow batteries can have a corrosive character, the vanadium electrolyte solution is classified as toxic and hazardous to groundwater. The electrolyte is used in a closed system and vanadium can escape solely through electrolyte leaks. There will always be a small amount of hydrogen produced during charging at high states of charge, which is a safety risk due to the possible explosive reaction with atmospheric oxygen. The amount is extremely small, but must be taken into account when installing the battery.

Both battery types were assessed separately for risk associated with surface water resources.

### The design of the Li-ion system includes:

- Insulated containers
- o High powered HVAC (Heating, Ventilation and Air-Conditioning) System, monitored centrally
- Multiple temperature sensors for both the cells and air temperature
- o Automated shut down mechanism if temperatures get too high
- o Containers sealed and douse in case of fire to prevent the spread
- o Battery management system to prevent overuse and maintain good battery condition
- o Fire detection and suppressant systems
- Gas level monitoring for several different gases (related to degradation of the batteries that increases risk of fire)
- Heat sensors
- o Battery condition monitoring
- o Dousing mechanism for emergency cooling and fire suppression
- o Density limits in the containers
- Spacing limits between containers

# The design of the Vanadium Redox Flow Battery Technology (VRFBs) includes:

- o Battery condition monitoring
- Fire detection and suppressant systems
- o Leak detection and monitoring system
- A secondary containment to prevent the escape of vanadium solution into the environment during operation (storage and refilling when required). The VRFBs will be placed within a 2.5 m high berm wall.
- Hydrogen gas is discharged from the negative tank into the environment through a simple pipe and the battery room or container is well ventilated and flushed with fresh air to prevent any build-up of hydrogen gas.
- A Major Hazards Risk Assessment must be undertaken prior to construction (should VRFBs be used),
   and the recommendations of the assessment implemented.

Table 4 Impact rating table and risk significance (after Taylor, 2015)

Table 4 Impaction	ating table and risk	Jigi	IIIC	, and					AL SIGNIFIC	ANCE						El	NVIR	ONM	ENTAL SIGNIF	ICANCE	
ENVIRONMENTAL	ISSUE / IMPACT /					В	EFO	RE A	MITIGATION			T						AFTI	R MITIGATIO	N	
PARAMETER	ENVIRONMENTAL EFFECT/ NATURE	E	Р	R	L		)	       	STATUS (+ OR -)	TOTAL	s	RECOMMENDED MITIGATION MEASURES			R	L	D	  /   M	STATUS (+ OR -)	TOTAL	s
												Construction Phase									
Aquatic Biodiversity	Clearing of vegetation for the BESS	1	4	3	3		4	3	-	45	Low	<ul> <li>The loss of vegetation is inevitable and necessary for the proposed development to take place. Hence, the impact of vegetation clearance will be definite.</li> <li>Mitigation measures primarily will relate to the cumulative impacts associated with exposed open stretches of land. Run-off is to be mitigated by the use of structures that will reduce the rate and volume of run-off so as to prevent erosion and siltation impacts affecting nearby wetlands.</li> <li>Structures can include silt nets, grass blocks and any other related structure that can prevent silt build-up and erosion.</li> <li>In terms of potential impacts associated with wind erosion, regular but light watering must take place whilst surfaces are left exposed.</li> <li>Revegetation must occur in areas outside of the operational phase footprint.</li> </ul>	1	4	3	3	4	2	-	30	Low
Hydrology	Increase in Storm Water	1	2	1	1		33	3		24	Low	<ul> <li>The mitigation measures required relates to the development and implementation of an adequate storm water management plan to be designed by an appropriate engineer.</li> <li>The engineer should account for both natural run-off (that which can be released into the natural landscape with no detrimental effect) and excess artificial run-off generated by the proposed BESS development structures.</li> <li>Attenuation dams and evaporation ponds are examples that can contain storm water run-off. Other structures that may be considered are semi-permeable surfaces that can absorb artificial run-off but releases a certain amount into the landscape. Energy dissipating structures can also be used.</li> <li>Such structures can reduce the amount and rate of excess run-off generated by the proposed development entering wetlands and thereby prevent the onset of erosion.</li> </ul>	1	2	1	1	3	1	-	8	Low
Water Quality/ Biodiversity	General spills/Leaks	1	2	3	3	. 3	3	3	-	36	Low	<ul> <li>All vehicles will need to be checked for leakage before and after entering the construction area.</li> <li>Areas where fuels are either kept or transferred will need to be bunded so as to contain spillage.</li> <li>Cement mixing sites will also need to be strategically positioned and bunded to prevent spillage.</li> <li>Ablution facilities must be provided to prevent workers urinating near or in the wetlands.</li> <li>Ablution facilities must be positioned at least 100metres away from the wetland areas and buffer zones.</li> </ul>	1	1	1	1	3	1	-	7	Low

											Operational Phase –Solid State Li-Ion
Water Quality/ Biodiversity	Battery Spills/Leaks during Operation	1	2	3	3	4	3	-	39	Low	BESS component oils/chemicals mitigation measures - Standard measures are typically accommodated in the design of the BESS to ensure that should an accidental spillage occur, it would not pollute the surrounding soils or any runoff from the BESS.  Solid State Batteries are unlikely to leak, as they are housed in containers that accommodate spills.  Should contaminated water leak from the batteries, this would typically be removed from the site, and would be recycled off-site as part of the remediation process.  It is important that such design-related mitigation measures be incorporated into the BESS design to minimise the risk of any oil/chemical spillage being transported off the site.  Implement the storm-water management plan and ensure appropriate attentions systems are put in place.  Compile (and adhere to) a procedure for the safe handling of battery cells.  Compile a meregency response plan and implement should an emergency occur.  Ensure that spill kits (if appropriate) are available on site for clean-up of spills and leaks.  Drip-trays or containment measures must be placed under equipment that poses a risk when not in use.  Immediately clean up spills and dispose of contaminated soil at a licensed waste disposal facility.  Dispose of waste appropriately to prevent pollution of soil and groundwater.  Install monitoring systems to detect leaks or emissions.  On-site battery maintenance should be done over appropriate drip trays/containment measures and any hazardous substances must be disposed of appropriately.  Record and report all fuel, oil, hydraulic fluid or electrolyte spills to the PM / Engineer / ERP so that appropriate clean-up measures can be implemented.
											Operational Phase – Redox Flow
Water Quality/ Biodiversity	Battery Spills/Leaks during Operation	2	2	4	2	4	3	-	42	Low	BESS component oils/chemicals mitigation measures - Standard measures are typically accommodated in the design of the BESS to ensure that should an accidental spillage occur, it would not pollute the surrounding soils or any runoff from the BESS.      Flow batteries are typically housed within a concrete bund that would accommodate spills within the footprint of the BESS.      Should contaminated water leak from the batteries, this would typically be removed from the site, and would be recycled off-site as part of the remediation process.      It is important that such design-related mitigation measures be incorporated into the BESS design to minimise the risk of any oil/chemical spillage being transported off the site.      Implement the storm-water management plan and ensure appropriate water diversion systems are put in place.      Compile (and adhere to) a procedure for the safe handling of battery cells.

Aquatic Biodiversity/Water Quality/ Hydrology	N/A	/	/	/	/	/	/		/	/	Low	The No-Go alternative entails no change to the status quo.  / / / / / / / / /	/	Low
	No-go options													
Aquatic Biodiversity/Water Quality/ Hydrology	Compounded impacts from surrounding development	2	2	2	1	3	1		-	10	Low	The mitigation measures required relates to the development and implementation of an adequate storm water management plan/structures to be designed by an appropriate engineer.  Such structures can reduce the amount and rate of excess run-off generated by the proposed development entering wetlands and thereby prevent the onset of erosion downstream.	8	Low
												Cumulative		
Aquatic Biodiversity/Water Quality/ Hydrology	Sediments and spills entering water resources	1	1	4	1	3	1		-	10	Low	Decommissioning Phase  All vehicles will need to be checked for leakage before and after entering the construction area.  Areas where fuels are either kept or transferred will need to be bunded so as to contain spillage.  Ablution facilities must be provided to prevent workers urinating near or in the wetlands.  Ablution facilities must be positioned at least 100metres away from the wetland areas and buffer zones.  Revegetation must occur immediately following the decommission.	10	Low
												<ul> <li>Compile an emergency response plan and implement should an emergency occur.</li> <li>Ensure that spill kits (if appropriate) are available on site for clean-up of spills and leaks.</li> <li>Drip-trays or containment measures must be placed under equipment that poses a risk when not in use.</li> <li>Immediately clean up spills and dispose of contaminated soil at a licensed waste disposal facility.</li> <li>Dispose of waste appropriately to prevent pollution of soil and groundwater.</li> <li>Install monitoring systems to detect leaks or emissions.</li> <li>On-site battery maintenance should be done over appropriate drip trays/containment measures and any hazardous substances must be disposed of appropriately.</li> <li>Record and report all fuel, oil, hydraulic fluid or electrolyte spills to the PM / Engineer / ERP so that appropriate clean-up measures can be implemented.</li> </ul>		

# 6.3 Environmental Management Programme (EMPr) Input

The objectives of the amendment to the EMPr is to ensure that any impacts remain at a low risk/sensitivity. Furthermore, this also allows for the additional battery area to be incorporated into the existing EMPr.

Table 5 Rehabilitation actions for inclusion into the EMPr

Objective	Action	Timing
Manago alion invasivo planta	Manage the invasive alien plants at any disturbed or spoil areas	With immediate effect
Manage alien invasive plants	2. Manage the invasive alien plants around the BESS during operation	With immediate effect
	Ensure appropriate storm water infrastructure is installed to dissipate flow and direct away from concentrated paths.	During winter months
Manage stormwater from the BESS	4. Ensure drip trays are used under vehicles/machinery and that impervious floor surfaces are constructed to ensure chemicals and waste do not enter the sub-surface.	With immediate effect throughout construction.
	5. Where practical, plant obligate wetland species or dissipation structures in drains around the BESS.	With immediate effect
Manage spills during construction	<ul><li>6. Ensure drip trays are used under vehicles/machinery and erosion control measures are implemented.</li><li>7. Ensure a spill contingency plan is put into place.</li></ul>	With immediate effect ECO to check every 2 months
Manage spills during operation	<ol> <li>8. Completely lined infrastructure (concrete bunded area), with the capacity to contain 120% of the total amount of chemicals stored within the BESS.</li> <li>9. Spills must be completely removed from the site.</li> <li>10. Fire extinguisher equipment installed within the BESS.</li> <li>11. Temperature of battery systems monitored continually.</li> <li>12. Ensure air circulation to prevent the buildup of chemicals.</li> <li>13. Implement the storm-water management plan and ensure appropriate water diversion systems are put in place.</li> <li>14. Compile (and adhere to) a procedure for the safe handling of battery cells.</li> <li>15. Compile an emergency response plan and implement should an emergency occur.</li> <li>16. Ensure that spill kits (if appropriate) are available on site for clean-up of spills and leaks.</li> <li>17. Drip-trays or containment measures must be placed under equipment that poses a risk when not in use.</li> <li>18. Immediately clean up spills and dispose of contaminated soil at a licensed waste disposal facility.</li> <li>19. Dispose of waste appropriately to prevent pollution of soil and groundwater.</li> <li>20. Install monitoring systems to detect leaks or emissions.</li> <li>21. On-site battery maintenance should be done over appropriate drip trays/containment measures and any hazardous substances must be disposed of appropriately.</li> <li>22. Record and report all fuel, oil, hydraulic fluid or electrolyte spills to the PM / Engineer / ERP so that appropriate clean-up measures can be implemented.</li> </ol>	With immediate effect/Ongoing

# 7. AQUATIC COMPLIANCE STATEMENT

Through the site verification, background investigation and impact assessment, the following are confirmed by the specialist:

- 1. The site was identified as very high sensitivity by the screening tool as there are watercourses within the Loeriesfontein property, which is a very large property.
- 2. The site is **low sensitivity** in an aquatic context should the BESS be shifted as per this report.
- 3. The proposed location of the BESS is the best possible location on the site.
- 4. The site is mostly flat, located on sparse vegetation and is a significant distance from wetlands/watercourse. This is confirmed by Taylor (2015) who's study covered the whole BESS area. Through an investigation undertaken in this report, it is confirmed that nothing has changed since the previous study and a reassessment is not required.
- 5. Impacts have been identified with proposed mitigation measures. Should these measures be adhered to, the additional BESS area would remain a low sensitivity.
- 6. A list of conditions has been provided that should be included in the EMPr.
- 7. For nearby wind and solar energy facilities, there have been no visible impacts from the existing lay down and PV areas, indicating that the impact of this activity is low and that the EMPr has been adhered to in such cases.
- 8. Although potential spillage from batteries has been noted, the recent technology upgrades and enclosed nature of solid state batteries further reduces the risk of contamination. Thus it is recommended that the solid state Li-ion battery be considered as the preferred choice of battery due to its lower risk.

Yours sincerely

Dr Bruce Scott-Shaw

BSc, BSc Hons (Hydrology), MSc (Hydrology), PhD (Hydrology)