COUNCIL ASSESSMENT REPORT

Panel Reference	PSCHCC-240
DA Number	16-2023-382-1
LGA	Port Stephens
Proposed Development	Battery Energy Storage System (BESS) and associated works
Street Address	1154 Clarence Town Road, Seaham - Lot 1 DP 1265736
	1156 Clarence Town Road, Seaham - Lot 2 DP 1265736
Applicant/Owner	Applicant: Clear Energy Fund Transfer Pty Ltd
	Owner: John Leslie Fisher, Fishben Pty Ltd
Date of DA lodgement	30 August 2023
Total number of Submissions	• 6
Number of Unique Objections	• 6
Recommendation	Approval
Regional Development Criteria	Section 2.19(1) and Clause 5 of Schedule 6 of State Environmental Planning Policy
(Schedule 7 of the SEPP (State	(Planning Systems) 2021 declares the proposal regionally significant development as
and Regional Development)	private infrastructure with a CIV over \$5m
2011	
List of all relevant s4.15(1)(a)	State Environmental Planning Policy (Biodiversity and Conservation) 2021
matters	State Environmental Planning Policy (Resilience and Hazards) 2021
	State Environmental Planning Policy (Transport and Infrastructure) 2021
	State Environmental Planning Policy (Planning Systems) 2021 Dert Stophone Local Environmental Plan 2012
	 Port Stephens Local Environmental Plan 2013 Port Stephens Development Control Plan 2014
List all documents submitted	
with this report for the Panel's	Attachment 1 – Recommended Conditions of Consent
consideration	Attachment 2 – Development Plans
	 Attachment 3 – Cable Alignment Plan
	Attachment 4 – Landscape Design
	Attachment 5 – Acoustic Assessment
	 Attachment 6 – Ecological Assessment Report Attachment 7 – Visual Impact Assessment
	 Attachment 7 – Visual impact Assessment Attachment 8 – Fire Incident Management Plan
	Attachment 9 – Ausgrid Comment
	Attachment 10 – DPE – Water Concurrence
Clause 4.6 requests	N/A
Summary of key submissions	Compliance with objectives of the zone
	Consent Authority
	Visual Impacts
	Ecological Impacts Fine risk
	 Fire risk Lack of information on decommissioning
	Light spill
	• Flooding
	Project justification
Report prepared by	Rean Lourens – Consultant Town Planner
Report date	7 May 2024
Summary of s4.15 matters	
•	n to relevant s4.15 matters been summarised in the Executive Summary of the
assessment report?	Yes

Legislative clauses requiring consent authority satisfaction

Have relevant clauses in all applicable environmental planning instruments where the consent authority must be satisfied about a particular matter been listed, and relevant recommendations summarized, in the Executive Summary of the assessment report?

e.g. Clause 7 of SEPP 55 - Remediation of Land, Clause 4.6(4) of the relevant LEP

Clause 4.6 Exceptions to development standards

If a written request for a contravention to a development standard (clause 4.6 of the LEP) has been received, has it been attached to the assessment report?

Yes

Special Infrastructure Contributions

Does the DA require Special Infrastructure Contributions conditions (S7.24)? Note: Certain DAs in the Western Sydney Growth Areas Special Contributions Area may require specific Special Infrastructure Contributions (SIC) conditions

Conditions

Have draft conditions been provided to the applicant for comment?

Note: in order to reduce delays in determinations, the Panel prefer that draft conditions, notwithstanding Council's recommendation, be provided to the applicant to enable any comments to be considered as part of the assessment report

Yes