GOVERNMENT OF SOMALILAND

MINISTRY OF ENERGY AND MINERALS

SOMALI ELECTRICITY ACCESS PROJECT (SEAP)

ENVIRONMENTAL AND SOCIAL MANAGEMENT FRAMEWORK (ESMF)

FINAL

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<td>Adventist Development and Relief Agency</td>
</tr>
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<tr>
<td>CAPEX</td>
<td>Capital Expenditure</td>
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<td>CEEH</td>
<td>Candlelight for Environment, Education and Health</td>
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<td>Grant Manager</td>
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<td>Country Partnership Framework</td>
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<td>EIRR</td>
<td>Economic Internal Rate of Return</td>
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<td>ESMAP</td>
<td>Energy Sector Management Assistance Program</td>
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<tr>
<td>ESMF</td>
<td>Environmental and Social Management Framework</td>
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<td>ESRES</td>
<td>Energy Security and Resource Efficiency Programme</td>
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<td>FCV</td>
<td>Fragility, Conflict &amp; Violence</td>
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<td>GBOPA</td>
<td>Global Partnership on Output-Based Aid</td>
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<td>GDP</td>
<td>Gross Domestic Product</td>
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<td>GEEL</td>
<td>Growth, Enterprise, Employment and Livelihoods</td>
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<td>GHG</td>
<td>Greenhouse Gas</td>
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<tr>
<td>GIS</td>
<td>Geographic Information System</td>
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<td>GNI</td>
<td>Gross National Income</td>
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<td>Government of Somaliland</td>
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<td>Hands-on Expanded Implementation Support</td>
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<td>Highly Indebted Poor Country</td>
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<td>Light Emitting Diode</td>
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<td>Ministry of Energy and Minerals</td>
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<td>MPF</td>
<td>Multi Partner Fund</td>
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<td>NDP</td>
<td>National Development Plan</td>
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<td>Non-governmental Organization</td>
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<td>Nordic International Support</td>
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<td>National Procurement Procedures</td>
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<td>NPV</td>
<td>Net Present Value</td>
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<td>NRC</td>
<td>Norwegian Refugee Council</td>
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<tr>
<td>ODA</td>
<td>Overseas Development Assistance</td>
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<td>OP</td>
<td>Operational Policy</td>
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<td>OPEX</td>
<td>Operating Expenditure</td>
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<td>PAYG</td>
<td>Pay As You Go</td>
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<td>PDO</td>
<td>Project Development Objective</td>
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<td>Public Financial Management</td>
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<td>Policy and Human Resources Development</td>
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<td>Project Implementation Manual</td>
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<td>PIU</td>
<td>Project Implementation Unit</td>
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<td>PP</td>
<td>Procurement Plan</td>
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<td>Project Procurement Strategy for Development</td>
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<td>Systematic Country Diagnostic</td>
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<td>SDG</td>
<td>Sustainable Development Goal</td>
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<td>Somalia Development and Reconstruction Facility</td>
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<td>SEAP</td>
<td>Somali Electricity Access Project</td>
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<td>SET</td>
<td>Somali Energy Transformation Project</td>
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<td>SFMIS</td>
<td>Somalia Financial Management Information System</td>
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<td>SHS</td>
<td>Solar Home System</td>
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<td>Sida</td>
<td>Swedish International Development Cooperation Agency</td>
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<td>SORT</td>
<td>Systematic Operations Risk-rating Tool</td>
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<td>Systematic Tracking of Exchanges in Procurement</td>
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<td>Technical Assistance</td>
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<td>Task Team Leader</td>
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<td>Use of Country Systems</td>
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<td>United States Agency for International Development</td>
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EXECUTIVE SUMMARY

Introduction
This document presents the Environmental and Social Management Framework (ESMF) for the Somali Electricity Access Project (SEAP) for the Government of Somaliland (GoSl). The ESMF ensures that the project activities are compliant with the relevant requirements of national policies, regulations and legislations as well as the World Bank Safeguard Policies and Procedures. The objective of this ESMF is to set out the principles, rules, guidelines and procedure to assess the environmental and social impacts and monitoring to ensure that environment and social aspects are duly considered.

This ESMF only applies to those activities that will be financed, either directly or indirectly, by SEAP, and not to any other activities that a supported beneficiary may be otherwise involved in; all language in this ESMF should be interpreted under this light.

Project Development Objective
The Project Development Objective is to expand access to electricity in targeted urban, peri-urban, and rural communities in Somaliland.

The Project consists of three components as indicated below:

➢ Component 1: Electrification of households and small businesses through standalone solar home systems
➢ Component 2: Analytical work for enabling electrification through solar powered/hybrid mini-grids
➢ Component 3: Technical assistance, capacity building and project management

Project Description
Component 1: Electrification of households and small businesses through standalone solar home systems
This component aims to reduce market barriers for the private sector to provide modern energy access through solar home systems and targets (i) poorer households and small businesses in areas that cannot afford to connect to mini-grid services; (ii) households and businesses in these areas that are not sufficiently close to a mini-grid to be economically connected; (iii) isolated villages and smaller settlements where mini-grids do not make economic sense; and (iv) nomadic pastoralists whose livelihoods do not lend themselves to a fixed electricity connection.

This component will fund a range of market-building supply- and demand-side interventions in response to these challenges. The proposed interventions (indicative allocations to each intervention are shown based on initial analysis performed during project preparation, but are intended to remain flexible to react to changing market needs) are:

a. Results-based Expansion Grants: (Results-based grants to off-grid solar distributors, with payment based on the number of new Lighting Global-approved units sold. These grants will provide distributors with much-needed capital to build internal capabilities, invest in sales and distribution infrastructure, pilot new and innovative businesses and customer service models (including pay-as-you-go models that enable customers to pay in installments, thus spreading out payment over longer periods of time and improving affordability), and build up liquidity to act as collateral for future debt finance from local banks. Expansion Grants will be primarily targeted
at businesses specializing in solar home system distribution, but could also be available to MFIs, local savings cooperatives, or other institutions looking to enter the solar distribution market.

b. **Upfront Seed Grants**¹: Since effective results-based financing requires that recipients have access to sufficient inventory, funding, and capacity to self-finance initial sales, a complimentary window will offer small upfront (i.e. paid in advance rather than results-based) Seed Grants to support the relatively long tail of smaller or less experienced Somali distributors who are either already active in the solar market or who might enter the market given additional incentives. Seed grants will enable these businesses to build up a minimum of inventory and infrastructure to launch sales and access the results-based Expansion Grant above. In addition, Seed Grant funding will be used to provide a range of business development services (mostly through external consultants) to early-stage Somali business in the off-grid solar sector, including support on designing and implementing off-grid business models (especially pay-as-you-go), preparing financial statements and projections, and connecting and negotiating with international off-grid solar equipment suppliers, industry bodies, and other service providers. Application for Seed Grant eligibility will be streamlined but will nonetheless entail a more rigorous evaluation process since funding is awarded before results are achieved. The funding for Seed Grants is expected to be made available by the Japan Policy and Human Resources Development (PHRD) technical assistance program window.

c. **Quality assurance**: Interventions to limit the availability of and demand for poor-quality and/or counterfeit products, including TA activities for national and regional governments, potentially in preparation for eventual adoption of Lighting Global quality standards. The prolonged conflict in Somali region and absence of quality control regulations, standards and policies has turned the country into a hotbed of counterfeit products and dumping site of sub-standard goods. This component will support the recently established Somali Bureau of Standards as well as quality control initiatives in Somaliland, among others.

d. **Consumer awareness**: Comprehensive consumer awareness campaigns with the objective of improving household understanding of how off-grid solar technology works, its benefits, how to operate, maintain and dispose of the products, and the importance of quality in solar products and how to identify them.

Component 2: **Analytical work for enabling electrification through solar powered/hybrid mini-grids**

This component will support the mini-grid sector in Somaliland. The objective of this Component is to focus on supporting activities that will establish a pipeline of mini-grid projects and define delivery/business models for their implementation. This component is expected to include the following activities:

a. Detailed geospatial mapping to undertake a more comprehensive inventorying of the current mini-grid situation in Somaliland, identify potential future sites, and estimate future location-specific demand

b. Review of property rights and land issues pertaining to energy infrastructure investment;

¹ The financing of this sub activity would be provided in a separate grant under the Japan PHRD
c. Pre-feasibility studies for hybridization, operational enhancements, and densification of brownfield (existing) mini-grid sites
d. Pre-feasibility studies for greenfield (new) sites identified in geospatial mapping
e. Developing structuring options for the financing, operation, and ownership of new mini-grids
f. Defining legal, institutional and financing arrangements for developing mini-grids.

**Component 3: Technical assistance, capacity building and project management**

This component will support a range of activities to strengthen the capacity of the Ministry of Energy and Water Resources of the Federal Government of Somalia and the Ministry of Energy and Minerals in Somaliland for overall energy sector management, power and access planning, and implementation of future development projects. These activities will include targeted technical assistance in the form of: (i) energy sector studies; (ii) development of energy sector strategies; (iii) review/finalization of energy policies; (iv) additional analytical work; (v) improvement of respective internal ministry infrastructure and systems; (vi) capacity building through trainings, workshops, and study tours; and (vii) supporting the establishment of Project Implementation Units (PIUs) in the respective ministries to oversee Component 2 and potential future IDA-funded projects (see Annex 2 for more details on implementation arrangements and PIUs).

Capacity building activities funded under this component will be preceded by a detailed needs assessment exercise in the first year of the project to identify priority interventions. This assessment will build on initial capacity building and TA needs identified during project preparation and as part of the Power Sector Master Plan currently under preparation. These include TA to develop national engineering standards for power generation and distribution, developing a power sector regulatory framework, and training ministry staff on key policy issues, including:

i. Preparing energy sector policy and planning;
ii. Preparing and promulgating tariff setting and licensing regulations for mini-grid operators;
iii. Establishing engineering standards such as electrical wiring and installation codes;
iv. Setting health and safety standards for workers and consumers in the electricity sector;
v. Conducting feasibility studies;
vi. Performing resource mapping and working with GIS;
vii. Environment and safeguards; and
viii. Fiduciary/Procurement processes.

**Project Beneficiaries**

The Project aims to provide unelectrified Somali households and small businesses in urban, peri urban and rural areas with affordable and reliable energy access. The project is expected to reach 41,000 households, equivalent to around 246,000 people, around 22.5% of the current off-grid population. Of this number, 122,000 are expected to be women. The project further aims to support the private standalone solar sector, which has become the main agent of energy service provision, with little or no support from the government. Lastly, the project supports the development of SMEs contributing to job creation in a nascent economy.

**Project Environmental and Social Baseline**

The specific locations of all SEAP related activities are not known at this time but it is expected that SEAP related activities will be implemented in urban, peri-urban and rural areas of Somaliland. Chapter 4 of...
this report describes the overall baseline condition of Somaliland in terms of biophysical environment and the socio-economic context. Existing environmental and socio-economic conditions will, in many cases, provide a basis for predicting impacts of the project components and sub-components. The project activities will be implemented within premises of existing firms and will therefore not have any direct interactions with indigenous people lands and territories.

Policy, Legal and Institutional Frameworks
Policy, legal and institutional frameworks with respect to the environment are currently under development in Somaliland. Assessing the potential impact of such policies and regulations on the environment, and how they could contribute to environmental conservation and sustainable livelihood improvement, will therefore be ongoing.

In recent years Somaliland has effected a constitution within which article 12 addresses: Public Assets, Natural Resources and Indigenous production. Although there are no Environmental Policy and Act in place, an Environmental and Social Assessment Framework has been produced through the SDF program. Protection and use of Somaliland water resources is the responsibility of the Ministry of Water Resources that has put a policy, act and regulatory framework in place.

Safeguard Policies and Triggers
The project has been assigned “Category B Partial Assessment “as it is likely to have limited and reversible environmental impacts, that can readily be mitigated. There are no significant and/or irreversible adverse environmental issues anticipated from the activities to be financed under SEAP. The ESMF has therefore been prepared to guide the selection and implementation of subprojects that will require precautionary measures related to EA (OP/BP 4.01). Further, the project will comply with the World Bank’s safeguard policy on Environmental Assessment (OP/BP 4.01), where potential risks and impacts are anticipated. In this case, the project will implement alternative measures to avoid, minimize, mitigate, manage or compensate adverse environmental impacts. Avoidance measures will be prioritized over mitigatory or compensatory measures. Additionally the project will enhance positive impacts in project selection, location, planning, design, implementation and management

Potential Environmental and Social Impacts of the Project
The core issue in regards to increasing the uptake of solar home systems (SHS) is the long-term implication of the increased number of battery energy storage systems (BESS). This impact requires a strategic solution through a program for battery disposal/recycling, in which SHS distributors play a role. The entire management process including de-manufacturing, collection, storage, recycling, transport and disposal may present a challenge to this project, given the scope of these management operations.

Additional risks would include weak labor practices among SHS companies, such as possible use of child or forced labor, or inadequate occupational health and safety (OHS) practices.

Other project activities do not pose such or additional risks, since they relate to analytical work, technical assistance, capacity building and training.

Monitoring and Mitigation Measures
In order to address the aforementioned potential adverse impacts, an environmental and social screening process has been proposed under this ESMF, and will be applied in such a way as to ensure that potential
negative impacts of the project are prevented and/or mitigated appropriately, and positive impacts are enhanced.

The activities envisaged under SEAP are low-risk. All products to be procured under the project must adhere to the quality standards and testing methods developed by Lighting Africa/Global\(^2\). Criteria for the selection of SHS companies to participate in the project will be developed and Lighting Africa/Global compliance clauses will be included in funding agreements with the private sector. The criteria and compliance to Lighting Africa/Global quality assurance frameworks will form the E&S requirements to be established by the Grant Manager under component 1 of the project.

The Grant Manager will ensure qualified SHS companies sell and/or install SHS as per the funding agreement and will be required to have an ESMS that will focus on key risks for this component (labor issues, battery/waste management, and OHS issues).

The project will also be monitored to ensure that it puts adequate safeguards in place to address governance issues. The project’s Task Teams will be required to consider as best practice, putting in place transparent and accessible selection criteria that will ensure that companies owned by women, youth and people with disabilities, have equal chance for consideration for funding under the project through the Grant Manager.

The ESMF incorporates aspects related to solid waste from solar PV systems and a project-specific environmental code of practice (ECOP) has been developed as a guidance on approach for the collection, transport, storage and disposal of spent batteries, with the aim of ensuring that risks to the environment and human health are prevented or mitigated. Apart from providing approaches to the management of spent PV batteries, the ECOP also seeks to inform discussion and build awareness of all stakeholders, including rural community members, vendors/suppliers of products and service providers, around safe management of used batteries.

**ESMF Implementation Arrangements**

The project will be implemented by The Ministry of Energy and Minerals (MoEM), Government of Somaliland (GoSL). GoSL will competitively procure independent Grant Managers to manage the Expansion Grants and Seed Grants under Component 1a and Component 1b. GoSL will be fully responsible for procurement activities in order to foster project ownership, including preparation of Terms of References, developing evaluation criteria for selection of firms, and review of deliverables. The Grant Manager to be procured by the respective PIUs to manage Component 1a and Component 1b will have a qualified Environmental and Social Management Specialist in his/her team in accordance with the minimum qualifications provided for in Annex 4 of the ESMF. The E & S Specialist of the Grant Manager will be responsible for the E & S screening of proposals for Component 1a and Component 1b and in ensuring that the E & S requirements set forth in the ESMF for the grant recipients are complied with.

Project Implementation Units (PIUs) will be established within the Department of Energy at the Ministries of Energy and Minerals in Hargeisa. They will have the overall responsibility for project management, coordinating project implementation, monitoring and evaluation and reporting of results to stakeholders and developing environment and social safeguards frameworks and plans. PIU staff for the project will either be seconded from government or hired as consultants, through a competitive process. Short-term

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\(^2\) [https://www.lightingglobal.org/where-we-work/lighting-africa/](https://www.lightingglobal.org/where-we-work/lighting-africa/)
local and international consultants will be recruited to support the PIU as needed. The capacity in the PIUs will be enhanced through on-the-job training and mentoring by the Bank’s technical staff working on fiduciary and safeguards and the task team leader. In areas such as procurement, it may be a challenge to find a specialist already familiar with Bank policies and guidelines; as such, a procurement specialist from an existing Bank-assisted project, SCORE, will be used in the interim while the project procures a specialist. During implementation, an individual consultant will be hired for the first year of the project to build capacity of the new specialist. The implementing entities will develop a Project Implementation Manual (PIM) to govern technical, financial and procurement functions of the project at the implementing agencies level.

Safeguard arrangements have been developed for all Components 1, 2 and 3.

**Component 1: Electrification of households and small businesses through standalone solar home systems**

Safeguard arrangements for component 1 will be implemented by the Grant Manager (GM). The GM will screen and approve proposals for funding. The GM will set environmental and social (E&S) standards to be met by grant recipients implementing activities under SEAP; and ensure the requirements are met during the grant application, selection, agreement, and operationalization stage. During the grant agreement stage the GM will ensure Environmental and Social Management Systems (ESMS), clean E&S track records, and exclusion criteria are incorporated. During the operationalization stage, the GM will also conduct periodic reviews and performance checks as needed, on a sample of the SHS companies, to assess their ESMS and capacity to implement the safeguards arrangements.

The minimum E&S qualifications for the safeguard arrangements under component 1 are attached in Annex 4 of the ESMF.

**Component 2: Analytical work for enabling electrification through solar powered/hybrid mini-grids**

Component 2 will be implemented by the Project Implementation Units (PIUs). The minimum E&S qualifications for the safeguard arrangements for this component are similar to those under component 1. The minimum E&S qualifications for the safeguard arrangements under component 2 are attached in Annex 4 of the ESMF.

**Component 3: Technical assistance, capacity building and project management**

Component 3 will be implemented by the Project Implementation Units (PIU) which will implement safeguard arrangement to ensure:

1) Safeguards-related support including setting health and safety standards for workers and consumers in the electricity sector is provided;
2) World Bank safeguard policy requirements and World Bank Group Environmental, Health, and Safety (EHS) Guidelines are met;
3) Short-term local and international consultants are recruited to support the PIU as needed; and
4) The capacity of the PIU is enhanced through on-the-job training and mentoring by the World Bank’s technical staff working on fiduciary and safeguards, and the task team leader.
Public Consultations and Disclosure
The World Bank Safeguards Operational Policy/Bank Procedures OP/BP 4.01 Environmental Assessment requires public consultation with affected groups and other stakeholders about the project environmental/social impacts and take their view into account.

During the project preparation process, discussions were held on May 22, 2018 at the Ministry of Energy and Minerals Main Conference Room in Hargeisa; and the main discussion points was the potential positive and negative environmental and social impacts. Minutes of the consultations are documented in Annex 5. The ESMF report will be disclosed on the ministry website as well as the World Bank InfoShop.

Cost Implications of the ESMF
Low capacity within the implementing agencies (Ministries of Energy) risks undermining the ability of recipient-executed project activities to be rolled out in a timely and effective manner. To mitigate this risk, the project will contribute to developing capabilities of sector institutions to oversee private-sector led delivery of energy services. Technical capacities in the ministries are extremely limited; as such, a third-party firm will need to be hired to administer the bulk of project activities on behalf of the government under Component 1.

The ESMF has assessed the implementing agencies capacities and has proposed measures to enhance safeguards capacity to improve environmental and social performance during project implementation; this will include safeguards training for PIU. The budget proposed to enhance safeguard capacity is a total of USD 110,000 for GoSl.

The budget will cater for capacity building of the PIU related to safeguard compliance, incorporate E&S requirements (ESMS, clean track E&S record, applies Exclusion Criteria for SHS Companies, and Contractors) into application, grant agreements and conduct review of SHS companies ESMSs, Monitoring & Evaluation and Implementation of ESMF.

Grievance Redress Mechanism
The PIU will establish and manage a Grievance Redress Mechanism (GRM) to enable beneficiaries to communicate their concerns regarding the Project. More specifically, the GRM will detail the procedures that communities and individuals, who believe they are adversely affected by the Project or a specific subproject, can use to submit their complaints. Further, it will also detail the procedures to be used by the PIU and their implementing partners, to systematically register, track, investigate and promptly resolve complaints.

The GRM is provided in section 9.
1 INTRODUCTION AND PROJECT CONTEXT

1.1 PROJECT CONTEXT

The Somali energy sector is one of the most underdeveloped in the region. Low electrification rates, especially in rural areas, high cost of power, high technical and commercial losses, dependency on imported petroleum products for electricity generation, and dependency on imported biomass resources for cooking mean that only a very small fraction of the Somali population has access to affordable, safe, reliable, and predictable energy services. Both public and private sector energy actors are highly capacity constrained, and weak legal and regulatory frameworks, limited financing and investment, and lack of data for effective decision making continue to hold back sector development.

The electricity access rate is estimated at 15 percent, meaning that around 11 million Somalis lack access to electricity services. Access depends significantly on demographic variables, with urban access estimated at 33 percent, and rural access at 4 percent. With an average household size of 5.9, this translates to approximately 1.7 million un-electrified households nationwide. Private sector players supply more than 90 percent of power in urban and peri-urban areas using local private mini-grids, having invested in diesel-based systems of between 500 kVA to 5000 kVA installed capacity per mini-grid. These mini-grids are usually zoned, with each operator building, owning, and operating the generation, transmission, distribution and maintenance, as well as collecting tariffs. Thus, more than 68 percent of urban/peri urban households receive electricity service, though at a high cost that might reach a maximum of $1/kWh, making Somali region one of the costliest places in the world to buy power. The latest ESMAP Regulatory Indicators for Sustainable Energy (RISE) report found that Somali region ranks in the upper 5% globally for power cost, and in the upper 15% globally for power expenditure as a share of GNI per household. As a result, access levels remain low despite many households living near mini-grid power lines.

The proposed project aims to focus on improving energy access via standalone solar solutions for both households and small enterprises given the country and sector context, as well as the modest financing envelope. This will take the form primarily of providing a package of incentives to support local entrepreneurs to develop new ventures or scale up existing activities. The project will especially target existing “first movers” who have already demonstrated independent interest and capability in the solar home systems sector. A smaller allocation for mini-grid activities will focus on studies aimed to complement and build upon ongoing DFID and EU-led initiatives around this technology, and the findings of the Master Plan that is currently under preparation with World Bank financing. The project will also focus on building capacity within government agencies, while recognizing the need for robust third-party support to deliver the project activities.

In addition to providing increased energy access, the project will set an invaluable precedent for Somali energy sector development as well as international donor engagement. The project design draws on a number of current best-practice off-grid interventions, including: (i) it constitutes a pilot engagement on standalone solar home systems that is anticipated to further prove and develop the market for future public and private sector engagement; (ii) it brings a public sector intervention to scale-up private sector delivery of energy services; (iii) it contributes to the further scaling up the World Bank / IFC ‘Lighting Africa’ model.
for achieving off-grid electrification, particularly on quality assurance; and (iv), by mobilizing external debt from private-sector financial institutions, it provides an important example of Maximizing Finance for Development (MFD) implementation in a fragile context.

1.2 PROJECT DESCRIPTION

The Project will be implemented across the entire Somaliland. While there are tremendous needs with respect to energy access, the fragile and complex operating environment necessitates a selective approach to supporting the effective delivery of affordable and sustainable energy services. Somali’s private sector has impressively stepped up to deliver basic energy services in the aftermath of the protracted conflict of the 1990s. Nevertheless, these enterprises often lack the capital and latest technical, financing, and business model insights to scale their businesses. The core proposition of this project is that by leveraging these incumbent capabilities and activities, the overall quality of services they offer to their customers will be improved, especially as they are provided with technical and financial resources needed to deepen and broaden their geographic footprints.

1.3 PROJECT DEVELOPMENT OBJECTIVES

The Project Development Objective is to expand access to electricity in targeted urban, peri-urban, and rural communities in Somaliland.

The PDO-level indicators are the following:

- People provided with new or improved electricity service (Core Indicator; 246,000 people); and
- Generation capacity of energy constructed or rehabilitated (Core indicator, 0.34 MW).

1.4 PROJECT BENEFICIARIES

The Project aims to provide unelectrified Somaliland households and small businesses in urban, peri-urban and rural areas with affordable and reliable energy access. The project is expected to reach 41,000 households, equivalent to around 246,000 people, around 22.5% of the current off-grid population. Of this number of beneficiaries, 122,000 are expected to be women. These numbers would increase substantially with co-financing from other donors, i.e. from the Japan Policy and Human Resources Development (PHRD) technical assistance program window. Technology funded through the project will provide an average of around 8W of generation capacity to each household reached, amounting to a total of around 0.344 MW in expected new capacity. Rural areas in Somali regions are characterized by low density of population, high levels of poverty, and nomadic lifestyles. These areas have extremely low or no connectivity to electricity as they are not deemed economically feasible targets for grid extension.

The project aims to support the private standalone solar sector, which has become the main agent of energy service provision, with little or no support from the government. There is very limited financing or credit offered along the energy supply chain. Importers are unable to access loans and therefore buy goods with cash up front, limiting their ability to scale and reach new market segments. Manufacturers and
foreign-based distributors perceive Somali businesses as high risk, and do not typically offer supplier credit. For consumers, finance for solar off-grid products is undeveloped.

The project supports the development of SMEs contributing to job creation in a nascent economy. Somali region has the building blocks in place to develop a strong private sector-based market for off-grid solar products. There is a demonstrated demand and need for electricity and off-grid solar products, and a variety of companies have already demonstrated strong capacity to reach off-grid consumers. Moreover, there is also a strong foundation of entrepreneurial capacity among Somali business people and leaders that can drive this initiative. Therefore, public resources will be used to harness private sector efficiencies by creating appropriate incentives to mitigate the risks of doing business in the country. Such an initiative can also create jobs directly contributing to economic productivity and security in the region.

1.5 PROJECT COMPONENTS

The proposed Project comprises of the following components and subcomponents:

- Component 1: Electrification of households and small businesses through standalone solar home systems
- Component 2: Analytical work for enabling electrification through solar powered/hybrid mini-grids
- Component 3: Technical assistance, capacity building and project management

1.5.1 Component 1: Electrification of households and small businesses through standalone solar home systems

This component aims to reduce market barriers for the private sector to provide modern energy access through solar home systems and targets (i) poorer households and small businesses in areas that cannot afford to connect to mini-grid services; (ii) households and businesses in these areas that are not sufficiently close to a mini-grid to be economically connected; (iii) isolated villages and smaller settlements where mini-grids do not make economic sense; and (iv) nomadic pastoralists whose livelihoods do not lend themselves to a fixed electricity connection.

The market for solar home systems in Somali region has significant potential. A study conducted in preparation for this project estimated current demand at around 140,000 – 180,000 units for a total value of around US$ 14 million per year. The total potential (non-annualized) market size for solar home systems up to 500W was estimated at US$ 108.4 million, corresponding to around 1.1 million units, and US$ 79.6 million for systems up to 100W. This demand is further expected to rise as populations grow, off-grid mobile phone usage increases, and more and more Somalis become aware of the potential benefits of solar technology as a substitute or complement to conventional lighting sources such as candles, kerosene, flashlights, and unreliable (mini-)grid connections.

Nonetheless, the current market situation remains well below its potential. The vast majority of sales to date have come from low-quality, unreliable, and unsustainable imitation products. These are typically brought in via the UAE or Oman as part of general goods orders by informal, non-specialized traders with limited knowledge of quality solar products and few incentives to promote quality in a highly informal, unregulated, and price-driven market. A small but growing supply side for quality-approved solar devices has begun to
emerge as local entrepreneurs have started to capitalize on growing demand for more durable, higher-performing products. To date, these distributors have managed to sell on the order of a few hundred systems (partnering with subsidiaries of established providers of Lighting Global-certified off-grid solar home system products), and have in some cases launched small initial pilots for alternative consumer financing arrangements such as pay-as-you-go to tackle consumer affordability constraints for their products. In addition to these dedicated off-grid distributors, a long tail of more generalist distributors continues to offer off-grid lighting products of variable quality on a more opportunistic basis.

Though the early activity of these companies shows promise for the Somali off-grid market, local distributors continue to face significant barriers to scale, including: (i) competition and market spoilage from low-quality imitation products; (ii) low levels of consumer awareness around solar technology, particularly regarding the long-term benefits of high-quality products and how to identify these; (iii) low affordability among end-consumers, exacerbated by limited access to consumer finance; (iv) high costs of rural distribution due to Somaliland’s large size, low population density, and poor transport infrastructure; and (v) limited access to capital for inventory and investing in business infrastructure, as local banks still prefer lower-risk, safer returns from more established industries.

Neither local nor international credit is currently available to Somali solar distributors due to the perceived high risk of doing business in the country. There are several reasons for this, including: (i) unfavorable loan terms and conditions; (ii) lack of capacity and limited understanding of customer needs amongst financial institutions; and (iii) lack of competition among banks. Many individuals and businesses report that they do not have enough or sufficiently reliable information for banks to assess their credit worthiness and cannot meet banks’ strict collateral requirements to manage credit risk. As a result, businesses and individuals are largely self-financing and circumvent the formal sector for their financial needs.

This component will fund a range of market-building supply- and demand-side interventions in response to these challenges. The proposed interventions (indicative allocations to each intervention are shown based on initial analysis performed during project preparation, but are intended to remain flexible to react to changing market needs) are:

a. **Results-based Expansion Grants:** Results-based grants to off-grid solar distributors, with payment based on the number of new Lighting Global-approved units sold. These grants will provide distributors with much-needed capital to build internal capabilities, invest in sales and distribution infrastructure, pilot new and innovative businesses and customer service models (including pay-as-you-go models that enable customers to pay in installments, thus spreading out payment over longer periods of time and improving affordability), and build up liquidity to act as collateral for future debt finance from local banks. Expansion Grants will be primarily targeted at businesses specializing in solar home system distribution, but could also be available to MFIs, local savings cooperatives, or other institutions looking to enter the solar distribution market.

b. **Upfront Seed Grants:** Since effective results-based financing requires that recipients have access to sufficient inventory, funding, and capacity to self-finance initial sales, a complimentary window will offer small upfront (i.e. paid in advance rather than results-based) Seed Grants to support the relatively long tail of smaller or less experienced Somali distributors who are either already active in the solar market or who might enter the market given additional incentives. Seed grants will
enable these businesses to build up a minimum of inventory and infrastructure to launch sales and access the results-based Expansion Grant above. In addition, Seed Grant funding will be used to provide a range of business development services (mostly through external consultants) to early-stage Somali business in the off-grid solar sector, including support on designing and implementing off-grid business models (especially pay-as-you-go), preparing financial statements and projections, and connecting and negotiating with international off-grid solar equipment suppliers, industry bodies, and other service providers. Application for Seed Grant eligibility will be streamlined but will nonetheless entail a more rigorous evaluation process since funding is awarded before results are achieved. The funding for Seed Grants is expected to be made available by the Japan Policy and Human Resources Development (PHRD) technical assistance program window.

c. Quality assurance: Interventions to limit the availability of and demand for poor-quality and/or counterfeit products, including TA activities for national and regional governments, potentially in preparation for eventual adoption of Lighting Global quality standards. The prolonged conflict in Somalia and absence of quality control regulations, standards and policies has turned the country into a hotbed of counterfeit products and dumping site of sub-standard goods. This component will support the recently established Somali Bureau of Standards as well as quality control initiatives in Somaliland, among others.

d. Consumer awareness: Comprehensive consumer awareness campaigns with the objective of improving household understanding of how off-grid solar technology works, its benefits, how to operate, maintain and dispose of the products, and the importance of quality in solar products and how to identify them.

The bulk of grant funding to businesses will be deployed in the form of results-based financing (RBF) under the Expansion Grant. Well-administered RBF schemes are increasingly popular tools for both catalyzing and cleaning up off-grid solar markets. They work by offering clear financial incentives to distributors for the sale of high-quality (i.e., Lighting Global quality-verified) products on a first-come, first-served basis. This incentivizes distributors to shift away from the sale of ineligible low-quality products, and to expand their distribution networks to capture a larger share of the available funding. Distributors are also incentivized to expand as rapidly as possible as funding is capped and not pre-allocated. There are a variety of customization options available, including the specific formula for incentive calculations, the eligibility criteria for firms and product sales, and reporting and after-sales service requirements. For instance, the size of the incentive might be linked to the size of the system (as defined by SE4ALL’s multi-tier energy access tracking framework) or whether sales are in urban or rural areas. Firms will be required to keep and share complete records of product sales and commit to providing after-sales service that meets Lighting Global requirements. An independent verification agent (IVA) will be tasked with ensuring companies meet their obligations to customers and correctly report sales submitted to the Expansion Grant.

The Expansion Grants and Seed Grants will be managed by a single Grant Manager, but separate Grant Managers will be procured for Somalia and Somaliland. Eligibility for grant funding will reflect regional considerations (e.g. accessing RBF funds in one region will require evidence that the sale occurred in that region). Procuring independent and experienced third-party Grant Managers will address Government technical capacity gaps, regional and clan dynamics, and the need to remain impartial and neutral in delivering a successful project. Separate Grant Managers for the two territories will ensure ownership and
capacity building for each of the respective governments. Grant Managers will also be required to provide basic ongoing business development services to grant applicants to help strengthen applications and business models and ensure grant funds are being used effectively. Grant Managers for both regions will be expected to cooperate, exchanging market intelligence and information on prospective grant recipients as needed.

Outcomes under these activities will be complemented and strengthened by the Somalia Capacity Advancement, Livelihoods and Entrepreneurship through Digital Uplift Program (SCALED-UP)-P168115, currently under preparation by the World Bank’s Finance, Competitiveness & Innovation (FCI) Global Practice. SCALED-UP will work with local Somali banks to stimulate commercial lending to underserved sectors (including the off-grid energy sector) through the provision of credit enhancement in the form of guarantees and/or low-cost lines of credit. This enhancement will unlock private debt by buying down lender risk in Somalia’s still nascent off-grid solar market. In addition, SCALED-UP activities will include assistance to local banks in building a pipeline of both potential lenders and borrowers, making introductions and linkages between banks and businesses, supporting distributors in making loan applications, and supporting financial institutions in performing diligence and evaluating loan applications. As limited access to debt for working capital is a crucial constraint for Somali off-grid companies, SEAP will benefit greatly from enhanced participation of Somali banks in the off-grid sector. Conversely, funding provided through the SEAP grants is expected to strengthen the financial position and growth prospects of local solar distributors, thereby making them less risky clients for local banks. The SEAP team will closely collaborate with FCI during SCALED-UP preparation and implementation to provide technical inputs and ensure harmonization of approaches.

1.5.2 Component 2: Analytical work for enabling electrification through solar powered/hybrid mini-grids

This component will support the mini-grid sector in Somaliland. The information available on existing mini-grids is scant, even though they are the default energy provider throughout the country. While the ongoing Power Master Plan Study (Master Plan), financed by the World Bank, will provide some clarity regarding the status quo, additional sector studies will be required to define the appropriate way forward for mini-grid technology. While the Master Plan will provide the long-term vision for the sector, key development partners already have activities underway to support the scale up of mini-grids in Somaliland. For instance, DfID supports the £20M Somalia. These include DfID’s £20 million ESRES Program, which in its first phase is supporting the hybridization of six mini-grid sites with a £5 million budget. Phase 2 will kick off in 2018 and will deploy the remaining £15 million. The EU has just completed another 6 community micro grid installations via the ADRA-implemented Somali Energy Transformation (SET) Project. With the considerable activities currently underway by other donors, the objective of this Component is to focus on supporting activities that will establish a pipeline of mini-grid projects and define delivery/business models for their implementation.

To this end, this component is expected to include the following activities:

a. Detailed geospatial mapping to undertake a more comprehensive inventorying of the current mini-grid situation in Somaliland, identify potential future sites, and estimate future location-specific demand
b. Review of property rights and land issues pertaining to energy infrastructure investment;

c. Pre-feasibility studies for hybridization, operational enhancements, and densification of brownfield (existing) mini-grid sites
d. Pre-feasibility studies for greenfield (new) sites identified in geospatial mapping

e. Developing structuring options for the financing, operation, and ownership of new mini-grids

f. Defining legal, institutional and financing arrangements for developing mini-grids.

1.5.3 Component 3: Technical assistance, capacity building and project management

This component will support a range of activities to strengthen the capacity of the Ministry of Energy and
Minerals in Somaliland for overall energy sector management, power and access planning, and
implementation of future development projects. These activities will include targeted technical assistance
in the form of: (i) energy sector studies; (ii) development of energy sector strategies; (iii)
review/finalization of energy policies; (iv) additional analytical work; (v) improvement of respective
internal ministry infrastructure and systems; (vi) capacity building through trainings, workshops, and study
tours; and (vii) supporting the establishment of Project Implementation Units (PIUs) in the respective
ministries to oversee Component 2 and potential future IDA-funded projects.

Capacity building activities funded under this component will be preceded by a detailed needs assessment
exercise in the first year of the project to identify priority interventions. This assessment will build on
initial capacity building and TA needs identified during project preparation and as part of the Power Sector
Master Plan currently under preparation. These include TA to develop national engineering standards for
power generation and distribution, developing a power sector regulatory framework, and training ministry
staff on key policy issues, including:

ix. Preparing energy sector policy and planning;

x. Preparing and promulgating tariff setting and licensing regulations for mini-grid
operators;

xi. Establishing engineering standards such as electrical wiring and installation codes;

xii. Setting health and safety standards for workers and consumers in the electricity sector;

xiii. How to conduct feasibility studies;

xiv. Performing resource mapping and working with GIS;

 xv. Environment and safeguards; and

xvi. Fiduciary/Procurement processes.

1.6 PROJECTS EXCLUDED FROM FINANCING

There are a number of other World Bank Environmental and Social Safeguards policies and procedures in
place to ensure identification and management of environment and social risks and impacts in the projects.
For the purposes of this project the companies involved in the following activities will not be supported by
the project.

- Proposals that will involve land acquisition, physical and economic displacement
- Production or activities involving forced labor
- Production or activities involving child labor
- Cross-border trade in waste and waste products, unless compliant to the Basel Convention and the
  underlying regulations.
2 SCOPE AND METHODOLOGY OF THE ESMF

2.1 ESMF JUSTIFICATION

The Environmental and Social Management Framework (ESMF) clarifies E&S management policies, processes, and mitigation principles, organizational arrangements and design criteria to be applied to subprojects, which are to be prepared during project implementation by PIU, Grant Manager and private sector companies participating in the project.

PIU and the Grant Managers will use and refer to this ESMF during implementation of the Project. Where appropriate, Environmental and Social Management Plans (ESMPs) will be prepared during project implementation following guidelines in the ESMF. It remains the responsibility of the safeguards officers of PIU and Grant Managers to ensure that the necessary mitigation plans are developed and adhered to by the beneficiaries.

The specific objectives of this ESMF are:

- To ensure that the implementation of the project, for which the exact locations of the subproject sites are not definitively identified at this stage, will be carried out in an environmentally and socially sustainable manner.
- To provide information about scope of adverse E&S risks and impacts expected during subproject planning, construction and operation; describe the approach to mitigation and monitoring actions to be taken; and cost implications.
- To clarify the roles and responsibilities of PIU, Grant Managers and private sector companies and operators for components 1 and 2 and other stakeholders with regard to E&S due diligence, management of risks and impacts, and monitoring.
- To provide the project implementers with an E&S screening process and risk management procedures that will enable them to identify, assess and mitigate potential E&S impacts of subproject activities, including through the preparation of a site-specific Environmental and Social Impact Assessments (ESIA) and/ or Environmental and Social Management Plans (ESMP) where applicable.

2.2 ESMF PRINCIPLE

This ESMF will guide the PIU in implementing the Project in line with World Bank and Somaliland Government environmental and social management precepts. The ESMF will also guide the selection of the GM and the implementation of safeguards under Component 1 by the GM.

2.3 METHODOLOGY

The ESMF was prepared through literature review and stakeholder discussions. The consultant undertook a review of the Project Appraisal Document and Integrated safeguard datasheet (ISDS) for the SEAP, as well as a review and analysis of relevant national legislation, policies, and guidelines, including the World Bank Operational and Safeguards Policies related to this Project.
Consultation with key stakeholders in the application and implementation of the ESMF for the Project was conducted on May 22, 2018. The main points outlined in the consultative meetings with key stakeholders are in chapter 5 and documentation in Annex 5.
3 POLICY, LEGISLATIVE AND INSTITUTIONAL FRAMEWORKS

3.1 SOMALILAND LAWS AND LEGISLATIONS

In all Somali territories policy and legislation with respect to the environment is evolving, in terms of assessing the potential impact of such policies on the environment, or how they could contribute to environmental conservation and sustainable livelihood improvement.

In recent years Somaliland has effected a constitution within which article 12 addresses: Public Assets, Natural Resources and Indigenous production. Although there are no Environmental Policy and Act in place, an Environmental and Social Assessment Framework has been produced through the SDF program. Protection and use of Somaliland water resources is the responsibility of the Ministry of Water Resources that has put a policy, act and regulatory framework in place.

For Somaliland the institutions at National, Regional and District Levels responsible for the implementation and monitoring compliance of both national and international agreements are shown below and include:

- The Minister, in consultation with the Parliamentary Environment committee and civil society organizations working in the environment shall establish Environmental Watch Councils at National level (NEWC).
- The Ministry of Environment and Rural Development (MoERD) in Somaliland in consultation with Regional Authorities, the civil society at the Regional level and communities, shall establish the Regional Watch Councils (REWC).
- The MoERD in consultation with the Local Government Councils/ District Governor, local Community-Based Organizations (CBOs) and the community shall establish the District Environment and Environment Watch Council (DEWC).
- The members of the Council shall come from both genders and should be Somaliland citizens in good standing in the community and are environmentally conscientious. The council shall serve five-year terms at a time and can be re-appointed.

The environmental licensing process in Somaliland is regulated by the Ministries. The key principles are:

- a. The MOERD (Somaliland) or any person authorized by him/her may grant any of the licenses enumerated. Every license shall be subject to such conditions as may be specified therein.
- The Minister or any person authorized by him/her may at any time cancel or suspend any license granted by or on behalf of the Minister, the holder of which has been on reasonable grounds suspected by the Minister or such other authorized person, to have infringed any of the conditions upon or subject to which said license has been granted, and may at any time vary the conditions of any such license.
- Any person aggrieved by any order under this Article may appeal to the Minister of MOERD for Somaliland whose decision shall be final.

The scope of activities requiring licenses include charcoal production, mining and quarrying, collection of plants and grasses, collection of gums and resins, and investment projects including sectors such as waste, wastewater, roads, and energy infrastructure.
For the project implementation the E&S management will fully rely on WBG environmental and social standards.

Table 3.1 gives a brief overview on roles and responsibilities on environmental management.

**Table 3-1 Institutional Arrangements in Environmental Decision Making**

<table>
<thead>
<tr>
<th>Institution</th>
<th>Mandate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Council of Ministers</td>
<td>Approves National Strategic Climate Strategy</td>
</tr>
<tr>
<td>Parliament</td>
<td>Approval of Environment Acts and Laws</td>
</tr>
<tr>
<td><strong>Central Level</strong> MoERD (Somaliland)</td>
<td></td>
</tr>
<tr>
<td>• Preparers Strategic Climate, Environment and Social Strategy</td>
<td></td>
</tr>
<tr>
<td>• Environmental Policies / Plans</td>
<td></td>
</tr>
<tr>
<td>• Guidelines - Approves EAs</td>
<td></td>
</tr>
<tr>
<td>• Liaison with Regional level Institutions</td>
<td></td>
</tr>
<tr>
<td>• Monitoring and Evaluation</td>
<td></td>
</tr>
<tr>
<td><strong>Regional Level:</strong> Regional Environmental Watch Councils (Somaliland)</td>
<td>• Implement Regional Policies</td>
</tr>
<tr>
<td>• Implement Sectoral Laws (National or State Laws) - Approval of all development activities</td>
<td></td>
</tr>
<tr>
<td><strong>Local Level:</strong> District Environmental Watch Council and Villages/ Pastoralist Community Environmental Watch Councils (DEWC/ PEWC)</td>
<td>• Implement local orders on Public Health, District natural resources</td>
</tr>
<tr>
<td>• Implement Regional Laws</td>
<td></td>
</tr>
<tr>
<td>• Approval of projects at District Level</td>
<td></td>
</tr>
<tr>
<td>• Mobilize local communities</td>
<td></td>
</tr>
<tr>
<td>• Submit requests for development activities to REWC</td>
<td></td>
</tr>
</tbody>
</table>
3.2 **WORLD BANK SAFEGUARDS OPERATIONAL POLICIES**

Relative to World Bank Environmental Safeguards, under Operational Policy (OP/BP) 4.01 the Bank undertakes environmental screening and proposed projects are classified into one of four categories, depending on the type, location, sensitivity, and scale of the project and the nature and magnitude of its potential environmental impacts:

- **Category A** projects are likely to have significant adverse environmental impacts that are sensitive, diverse, or unprecedented. These impacts may affect an area broader than the sites or facilities subject to physical works.
- **Category B** projects may have potential adverse environmental impacts on human populations or environmentally important areas but are less significant than those of Category A projects. These impacts are site specific; few if any of them are irreversible; and in most cases mitigation measures can be designed readily with standard methods.
- **Category C** projects are likely to have minimal or no adverse environmental impacts, and there are no further environmental requirements.
- **Category FI** projects involve investment of Bank funds through a financial intermediary, in subprojects that may result in adverse environmental impacts.

The Project is classified as Environmental Assessment Category B and triggers OP/BP 4.01 given that potential impacts associated with financing of small-scale activities under components 1a and 1b. The project receives this classification since project activities have the potential to cause localized negative environmental impacts, which can be identified and managed using standard approaches. Projects and activities have yet to be fully defined.

Under the Project, only one World Bank safeguard policy was triggered, namely the Environmental Assessment Operational Policy (OP/BP 4.01).

<table>
<thead>
<tr>
<th>Safeguard Policies</th>
<th>Triggered</th>
<th>Description and applicability</th>
</tr>
</thead>
<tbody>
<tr>
<td>Environmental Assessment (OP/BP 4.01)</td>
<td>Yes</td>
<td>The principal objective of OP/BP 4.01 is to ensure that World Bank financed projects are environmentally sound and sustainable. The policy is triggered if a project is likely to have potential (adverse) environmental risks and impacts in its area of influence. OP/BP 4.01 covers impacts on the natural environment, human health and safety, and trans-boundary and global environment.</td>
</tr>
</tbody>
</table>

In accordance with OP/BP4.01, This ESMF sets out the principles, rules, guidelines and procedures to assess the environmental and social impacts. It contains measures and plans to reduce, mitigate and/or offset adverse impacts and enhance positive impacts, provisions for estimating and budgeting the costs of such measures, and information on the agency or agencies responsible for addressing project impacts.

No social impacts related to IPs or involuntary resettlements are anticipated under any of the activities proposed for implementation under the three components of the project. This is because the activities will...
be implemented within the premises of existing firms. For this reason, the project has not triggered the Social Safeguard Policies, OP/BP 4.10 (Indigenous Peoples) and OP/BP 4.12 (Involuntary resettlement).

3.3 WORLD BANK GROUP EHS GUIDELINES

WBG has guidelines for Environment, Health and Safety (EHS) that serve as useful references for general issues as well as sector-specific activities. Projects financed by the World Bank Group are expected to comply with this guideline as required by the policies and the standards. The EHS guidelines are mainly on occupational health and safety, community health and safety as well as on construction and decommissioning. It contains guidelines cross cutting on environmental (waste management, ambient air quality, noise and water pollution), occupational health and safety issues among others, applicable to all the industry sectors.
4 PROJECT BIOPHYSICAL AND SOCIOECONOMIC SETTING

4.1 CLIMATE

The Somali climate is hot, arid to semi-arid. There are two wet seasons (Gu April to June, and Deyr October to November) with approximately 500 mm rainfall annually in the northern highlands, 50-150mm along coast, and 300-500 mm in the southwest. With the impact of climate change extreme weather patterns such as droughts and floods (see also natural disasters) are likely to increase in frequency and magnitude.

4.2 ENERGY RESOURCE

Somaliland is rich in energy resources, having unexploited reserves of oil and natural gas, untapped hydropower, extensive geothermal energy resources, many promising wind sites, and abundant sunshine, which can produce solar power. The major obstacles to development of these potentially available energy resources are political, financial and institutional. Traditional biomass fuels such as firewood and charcoal, primarily used in rural and poor communities, account for over 80% of the country’s total energy consumption.

4.3 SOLAR ENERGY

Solar energy is abundant in Somaliland and is an increasingly popular option for rural communities, individual businesses, and facilities. Horizontal solar energy is at least 200 W/m² over most of the Somali region, equalling roughly 200 kW/ km². The Somali region gets on average 2,900 to 3,100 hours of sunlight per year. It has one of the highest daily averages of total solar radiation in the world. The yearly average solar radiation for Hargeisa is 6.4 kWh/m²/day and the average yearly temperature in the country is 27°C, a reasonable temperature to permit a satisfactory operation life of solar PV systems³.

4.4 ENERGY ACCESS

The electricity access rate is estimated at 15 percent. Access depends significantly on demographic variables, with urban access estimated at 33 percent, and rural access at 4 percent. With an average household size of 5.9, this translates to approximately 1.7 million un-electrified households nationwide. Private sector players supply more than 90 percent of power in urban and peri-urban areas using local private mini-grids, having invested in diesel-based systems of between 500 kVA to 5000 kVA installed capacity per mini-grid. These mini-grids are usually zoned, with each operator building, owning, and operating the generation, transmission, distribution and maintenance, as well as collecting tariffs. Thus, more than 68 percent of urban/peri urban households receive electricity service, though at a high cost that might reach a maximum of $1/kWh, making Somali region one of the costliest places in the world to buy power. The latest ESMAP Regulatory Indicators for Sustainable Energy (RISE) report found that Somali region ranks in the upper 5% globally for power cost, and in the upper 15% globally for power expenditure as a share of GNI per household. As a result, access levels remain low despite many households living near mini-grid power lines.

5 CONSULTATION AND PUBLIC DISCLOSURE

The World Bank Safeguards Operational Policy /Bank Procedures (OP/BP 4.01 on Environmental Assessment requires public consultation with relevant stakeholders (potential project beneficiaries, affected groups and local non-governmental organizations (NGOs) about the project environmental/social impacts and take their view into account. Below is the process followed in stakeholder engagement and disclosure plans.

Stakeholder engagement is important because it will give the project stakeholders and the potentially Project Affected Person(s) the opportunity to contribute input and feedback information, aimed at strengthening the development process and avoiding negative impacts or mitigating them where they cannot be avoided. Effective and close consultation with them is a pre-requisite for the successful running and execution of the SEAP.

The PMU will establish a grievance redress mechanisms (GRM) that will allow general public in the project area, affected communities or individuals to file complaints and to receive responses in a timely manner. The system will also record and consolidate complaints and their follow-up. This system will be designed for handling complaints perceived to be generated by the project or its personnel. It may also include disagreements about compensation and other related matters.

Stakeholder’s engagement and public consultation would be an on-going activity taking place throughout the entire project process. Public participation and consultation would take place through meetings, radio programs, requests for written proposals/comments, filling in of questionnaires, explanations of project to the locals, making public documents available at the local levels.

During the project preparation process, discussions were held with the project implementing agency (MoEM) on the project activities and components.

Minutes of the stakeholders consultations are documented in Annex 5

Consultations with stakeholders will be held continuously with the beneficiaries throughout the course of project implementation.

5.1 ESMF DISCLOSURE

The Ministry of Energy and Minerals (MoEM), Government of Somaliland (GoSl) conducted meetings with key stakeholders, SHS distributors’ representatives, household representatives, women, and the communities. The objective of the meetings was to identify key issues and determine how the concerns of all parties will be addressed.

The ESMF will be disclosed to stakeholders in Somaliland and on the World Bank’s external website, after the World Bank review, as final draft versions. In-country disclosure of the ESMF will utilize appropriate communication channels such as on the websites of the implementing agencies and/or as hard-copies in a location and format easily accessible to public, and other public places of project intervention areas) as well as on the World Bank external website.
6 KEY RISK AND IMPACT MITIGATION

6.1 INTRODUCTION

The proposed activities under component 1 will involve plug and play solar systems as well as installed solar systems where panels will be placed on the rooftops and within the existing property of households, small business premises, or firms. These activities are expected to have limited, temporary and for the most part reversible environmental and social impacts. No physical displacement or potential impact on livelihoods is anticipated. Therefore, the World Bank Operational Policy on Involuntary Resettlement (OP 4.12) is not triggered, and the project will exclude any activity that will require land acquisition.

Component 2 activities will only focus on analytical work where a consultancy firm will be engaged to carry out a pre-feasibility study that will identify and develop a pipeline of mini-grid projects to be financed in the future.

Overall, the project will undertake consultations for broader stakeholder support, buy-in and ensure social and gender-related considerations are met.

Specific E&S risks for each project component are mainly linked to processes and capacities of key stakeholders for E&S risk management.

Table 6-1  Key E&S Challenges and Mitigation

<table>
<thead>
<tr>
<th>Challenges</th>
<th>Approach to mitigation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Decentralized project design with a large number of small subprojects</td>
<td>• Environmental and Social Management Systems (ESMS) requirements for SHS companies;</td>
</tr>
<tr>
<td>prepared by private sector implementing entities</td>
<td>differentiate ESIA and ESMP requirements based on E&amp;S risk categorization;</td>
</tr>
<tr>
<td></td>
<td>detailed and step by step E&amp;S responsibilities for key players for each project</td>
</tr>
<tr>
<td></td>
<td>component</td>
</tr>
<tr>
<td>Lack of awareness on E&amp;S risks and impacts (communities, SHS customers)</td>
<td>• Sensitization and dialogue via various methods of stakeholder engagement</td>
</tr>
<tr>
<td></td>
<td>• An ECOP (Annex 7) has been developed specifically for all equipment to be financed</td>
</tr>
<tr>
<td></td>
<td>under the project, namely solar PV systems of generally in the range of 5 Watts.</td>
</tr>
<tr>
<td></td>
<td>The key environmental issue associated with the project is the appropriate</td>
</tr>
<tr>
<td></td>
<td>management and disposal/recycling of used Ni-Cad and Lead Acid Batteries.</td>
</tr>
<tr>
<td></td>
<td>• The ECOP also covers health and safety during installation and the, avoidance of</td>
</tr>
<tr>
<td></td>
<td>land conflicts by requiring land owner approvals for any use of third party land</td>
</tr>
<tr>
<td>Lack of capacity among private sector implementing entities</td>
<td>• Training for SHS companies</td>
</tr>
<tr>
<td>Battery disposal and recycling</td>
<td>• Development of a strategic approach to SHS companies in putting in place coherent</td>
</tr>
<tr>
<td></td>
<td>battery storage, recycling, and disposal practices (See Annex 2)</td>
</tr>
</tbody>
</table>
Challenges | Approach to mitigation
---|---
The core issue with the SHS component is the potential long-term implications of the increased number of the energy storage units (containing batteries) that need to be recycled. | • Labor and OHS practices of SHS companies would need to be compliance with the World Bank EHS guidelines and good practice.

Given the fragile context of the country, the low capacity of the Borrower particularly on safeguards, and the potential social risks that might result from weak labor practices (child and forced labor) and OHS risks; the overall E & S risk for the project is rated substantial.

Table 6.2 summarizes potential negative E&S impacts for each SEAP component. Beyond the mitigation measures discussed below it will be important to adopt waste management principles (Source reduction, reuse and recycling) at all time

**Table 6-2 Potential E&S risks and impacts**

<table>
<thead>
<tr>
<th>Environmental Receptor/ Medium</th>
<th>Comment</th>
<th>Impact Indicators</th>
<th>Project components impacts are relevant for</th>
<th>Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>Battery disposal</td>
<td>End of life battery disposal remains the major risk</td>
<td>OHS impacts on workers handling battery recycling, uncertified facilities, inadequate waste disposal practices</td>
<td>1</td>
<td>High</td>
</tr>
<tr>
<td>Demography</td>
<td>Demography of community in the Project's AoI</td>
<td>Changes in demography, gender ratio, age distribution, socio-economic structure, etc. of the local community</td>
<td>1</td>
<td>Low</td>
</tr>
<tr>
<td>Utilities</td>
<td>The existing utilities (e.g. power supply.) in the Project's AoI</td>
<td>Changes in existing utilities</td>
<td>1</td>
<td>Moderate</td>
</tr>
<tr>
<td>Environmental Receptor/ Medium</td>
<td>Comment</td>
<td>Impact Indicators</td>
<td>Project components impacts are relevant for</td>
<td>Impact</td>
</tr>
<tr>
<td>------------------------------------------------</td>
<td>-------------------------------------------------------------------------</td>
<td>----------------------------------------------------------------------------------</td>
<td>---------------------------------------------</td>
<td>----------</td>
</tr>
<tr>
<td>Infrastructure</td>
<td>The existing infrastructure such as road, waste handling facilities, etc. within the Project's AoI</td>
<td>Potential damage to road infrastructure; road traffic and accidents; increased pressure on waste management facilities</td>
<td>1</td>
<td>Moderate</td>
</tr>
<tr>
<td>Employment/income</td>
<td>The employment situation in the Project's AoI</td>
<td>Opportunities for local employment; changes in income level</td>
<td>1, 2, and 3</td>
<td>Moderate</td>
</tr>
<tr>
<td>General public/project communities</td>
<td>Labor influx and GBV</td>
<td>Increase in the demand for basic services due to temporary influx of workers. Increased crime (including prostitution, theft and substance abuse) to increase in proposed sub project areas as influx of people increases Increased risk of communicable diseases (including STI/ HIV/AIDs)</td>
<td>1, 2 and 3</td>
<td>Low</td>
</tr>
<tr>
<td>Construction workers</td>
<td>Health and safety of SHS Provider employees.</td>
<td>Accident, injury, fatality, exposure to nuisance (dust, noise), fire, etc.</td>
<td>1</td>
<td>Low</td>
</tr>
<tr>
<td>Workplace health and safety</td>
<td>Health and safety of employees involved in SHS installation.</td>
<td>Accident, injury, fire, explosion, etc.</td>
<td>1, 2 and 3</td>
<td>Low</td>
</tr>
<tr>
<td>General public / communities</td>
<td>Health and safety of the general public</td>
<td>Accident, fire, explosion</td>
<td>1, 2 and 3</td>
<td>Low</td>
</tr>
</tbody>
</table>
6.2 SOCIAL BENEFITS, RISKS, AND IMPACTS

The project will have broad social benefits for households in rural, urban and peri-urban areas, as improving households’ access to modern energy is central to restoring livelihoods and mitigating the impacts of the crisis on the poor and most vulnerable.

Social risks associated with the potential exclusion of poor and vulnerable households, including female-headed households and internally displaced people (IDP), will be mitigated by targeting rural and peri-urban areas with particular attention paid to reaching first-time borrowers and by ensuring that beneficiaries’ eligibility criteria will be transparent and part of the communication campaign. Risks associated with the potential exclusion of small retailers from lists of prequalified suppliers will be mitigated by relying as much as possible on the local supply chain and by targeting SMEs.

6.3 POSITIVE E&S IMPACTS

- **Reduced lighting costs to project beneficiaries**: Electricity access will replace kerosene lamps which are expensive to operate. Kerosene is costly both for low income households that buy it, and for governments that subsidize it. In parts of Africa, for instance, kerosene costs make up 10-25% of household monthly budgets according to a report by Lighting Africa market trends report 2013. Comparing to these costs, the consumption electricity bills seem to be cheaper than using kerosene for lighting significantly. Therefore, this project means greater savings on the part of the households.

- **Positive expected impact on poverty alleviation**: With more affordable and stable electricity in the otherwise off-grid areas, the beneficiaries will be engaging in income generating activities hence improving their economic status.

- **Provision of employment**: Although minimal this project will have a positive impact on both direct and indirect employment levels in the country translating into incomes at the household levels which will trigger other spending and demand in the local economy.

- **Improved standard of living**: The implementation of this project will result in connecting about 28,700 to the off grid electricity. Access to electricity will change the standard of living of the people as they can use domestic appliances like, fridges, television sets, to mention but a few. Use of electricity for lighting implies that the people will not be exposed to smoke arising from use of kerosene lamps which predisposes people to respiratory diseases.

- **Communications**: Access to electricity will lead to improved communication for the beneficiaries. This will be enabled by the fact that charging of mobile phones will be easier and cheaper. Access also to mass media like radio and T.V will provide opportunity for the households to access a wide range of information which is useful for decision making.

- **Gender Considerations**: Electricity is a basic service especially for lighting but is still a luxury for many rural women and men. Access to modern electricity will go a long way towards alleviating the daily household burdens of women, giving them more time, improving their health and enhancing their livelihoods. Available literature on gender and energy suggests that providing electricity to communities and homes will promote gender equality, women’s empowerment, and women’s and girls’ access to education, health care, and employment. Indeed, most gender benefits of the project will occur because women tend to spend more time at home, are responsible for household chores that can be carried out more productively with electricity, and because certain

Environmental and Social Management Framework (ESMF)
tasks are culturally defined as women's work. The first and strongest impacts of the project shall occur via lighting and TV.

Electricity will definitely displace more expensive candles and kerosene lamps, thereby reducing indoor air pollution, fire, burn risk and providing higher quality light. Women and girls will benefit more from air pollution of kerosene lamps because they spend more time in the kitchen. Lighting and television will improve access to information, the ability to study, and extend the effective working day. This is more so because children can have extended time of study. The women will also benefit more due to access of information, especially on health and nutrition since they also spend more time at home. The project will also enhance security in the rural areas as most homes will be lit up, a benefit that is more appreciated by women.
7 ROLES AND RESPONSIBILITIES OF IMPLEMENTING ENTITIES

The successful implementation of the ESMF depends on the commitment of PIU, the private sector and related institutions, and the capacity within the institutions to apply or use the ESMF effectively, and the appropriate and functional institutional arrangements, among others. The sections below describe the detailed roles and responsibilities of the key institutions involved in the implementation of the ESMF by project components.

7.1 PROJECT IMPLEMENTATION ARRANGEMENTS

Management of the Grant will be executed by GoSl. GoSl will competitively select a firm or consortium of firms to provide the services under the scope of work of the Grant Manager. The individual subcomponents under the Grants would be awarded to a single firm or a consortium. Consumer awareness and quality assurance will be implemented by GoSl Somaliland. The Grant Manager will be expected to provide inputs and guidance to these activities as necessary. The Grant Manager to be procured by the respective PIUs to manage Component 1a and Component 1b will have a qualified Environmental and Social Management Specialist in his/her team in accordance with the minimum qualifications provided for in Annex 4 of the ESMF. The E & S Specialist of the Grant Manager will be responsible for the E & S screening of proposals for Component 1a and Component 1b and in ensuring that the E & S requirements set forth in the ESMF for the grant recipients are complied with.

Project Implementation Unit (PIU) will be established within the Department of Energy at the Ministry of Energy and Minerals in Hargaisa. The PIU will have the overall responsibility for project management, coordinating project implementation, monitoring and evaluation, and reporting of results to stakeholders and developing environment and social safeguards frameworks and plans. PIU staff for the project will either be seconded from government or hired as consultants, through a competitive process. Short-term local and international consultants will be recruited to support the PIU as needed. Each PIU will have a qualified E & S Specialist selected in accordance with the minimum qualifications set forth in Annex 4 of the ESMF.

The capacity in the PIU will be enhanced through on-the-job training and mentoring by the Bank’s technical staff working on fiduciary and safeguards and the task team leader.

PIU will also provide overall responsibility for safeguards due diligence, and compliance monitoring. Further, PIU will be responsible for the overall coordination of the project implementation and oversight. Grant Manager.

7.2 PROJECT IMPLEMENTATION ARRANGEMENTS BY COMPONENT

7.2.1 E&S Management Process for Component 1: Electrification of households and small businesses through standalone solar home systems

This component aims to reduce market barriers for the private sector to provide modern energy access through solar home systems to some of the households and small businesses in the Somali region without electricity. The activity targets (i) poorer households and small businesses in areas that cannot afford to connect to mini-grid services; (ii) households and businesses in areas that are not sufficiently close to a mini-grid to be economically connected; (iii) isolated villages and smaller settlements where mini-grids do not make economic sense; and (iv) nomadic pastoralists whose livelihoods do not lend themselves to a fixed electricity connection.
This component will support the deployment of stand-alone solar systems ranging in different sizes and levels of service. SHS standards are described in the SHS Operations Manual in detail.

Based on the qualification criteria established by Grant Manager GoSl submitted to the World Bank for clearance; which include E&S requirements, SHS distributors will need to be qualified before they can submit application for grants under this component. Once a SHS distributor becomes a qualified distributor, it can then submit grant application, which once approved, will cover aspects of increase enterprise liquidity by investments into business functions such as marketing, training, and after-sales support. Once the grant agreement has been signed, the distributor will start the installation/distribution. Grant Manager is responsible for verifying distributors ‘qualification, installation performance, overall compliance and maintaining a GRM for both the public and the distributors for project related feedback.

The project will ensure that terms of reference for hiring the Grant Manager for implementation of Component 1 contain clauses that relate to safeguards and occupational health and safety competencies and specific tasks related to safeguard monitoring and enforcement. This will ensure safeguard capacity within GM team to review beneficiary, applications, review and monitor the grants, and work in close collaboration with the PIU safeguard focal person to manage the execution of the ESMF. The minimum staffing qualification for GM safeguard capacity is provided in annex 4 of the ESMF. The selected grant manager will be responsible for coordinating and supporting the implementation of safeguards and will prepare a Project Implementation Manual (PIM) that will include a checklist for project activities including potential threats, and mitigation measures as well as capacity building for safeguards implementation and compliance monitoring. The Grant Manager will submit the PIM to the GoSl for review, who will be required to submit to the Bank for clearance. Thus, any bidders for any of the funding available under this component will have to indicate, in their respective bids, how they intend to address environmental and social sustainability issues that could be associated with the provisions of those services. The selected bidders will be responsible for implementing the safeguards on the ground, including ensuring compliance with occupational health and safety imperatives and dealing with de-manufacturing of out-of-use solar devices, e-waste disposal, and recycling.

Specifically, in terms of E&S risk management under component 1, the Grant Manager will be responsible for:

- Overall oversight of the E&S risk assessment, management, and monitoring processes component 1 tools safeguard tools provided in this ESMF;
- Putting in place and implementing a reporting system from private sector entities to PIU on implementation of E&S requirements;
- Ensuring that the private sector entities are implementing E&S component 1 requirements as set out in the ESMF consistently;
- Assuming responsibility for citizen engagement, maintaining adequate stakeholder engagement and grievance redress mechanism and ensuring that private sector entities maintain the same at their level. The Grant Manager facilitate liaise with CBOs, NGOs and project affected communities;
- Designing, organizing and implementing capacity building programs SHS distributors;
- Defining, jointly with the respective states and local governments, the project priorities based on technical and policy development priorities;
- Resolving in consultation with the federal and regional governments challenges requiring high level intervention facing the project; and
- Monitoring the implementation of the project in consultation with the federal and regional governments.

The select Grant Manager will have safeguard capacity within its team to review beneficiary, applications, review and monitor the grants. The GM will report to the PIU and the PIU will request for Bank clearance on the implementation of safeguard requirement under component 1 by preparing regular consolidated report on E&S performance of all subprojects.

The key players for ESMF implementation under component 1 will be the GM and the standalone solar system (plug and play solar home system, or installed SHS) companies. GM roles during grant application and operation stages are described in the sections below.

a) SHS DISTRIBUTORS Qualification Process

The Grant Manager will establish and publish the qualification criteria for SHS distributors to apply to become —Qualified Distributor under this project component. Specific E&S requirements are:

- Have a good E&S track record, meaning no E&S related fines, violation record, litigation, or pending litigations in the past three years;
- Have an institutional ESMS that meets GM requirements – ESMS here is defined as a number of key policies and procedures prepared and implemented by an SHS Provider (see Annex 2);
- Have the intuitional capacity to implement such ESMS; and
- Be willing to participate in E&S capacity building activities hosted by Grant Manager should GM deems necessary.

Interested distributors can submit its completed Qualification Application Form and supply all required documentation for application, including E&S documents, as part of application. Grant Manager will review and verify the application before making the decision.

- Verify the adequacy of information submitted; and
- Maintain and address project related GRM issues

After verification, GM and the SHS distributor would sign the Grant Agreement, which should include clear E&S requirements, such as:

- Distributor ‘s responsibility to maintain required policies in good standing; and
- Distributor will notify Grant Manager of any E&S issues affecting its compliance.
b) SHS Distributor Operation
With the signed agreement, distributor will start install SHS per its terms as long as its operation remains in good compliance with laws and all other E&S requirements. Grant Manager will pay for qualified claims and maintain any project related GRM issues.

c) Post-Installation
After the SHS has been installed and is in use, the distributor is still responsible to maintain in good compliance to overall requirements, provide good customer service, and participate in battery disposal/recycle program.

Grant Manager’s duty to monitor operation and verify compliance include:

• Monitoring E&S compliance by independent company (under TOR for general monitoring of SHS companies);
• Maintain project related GRM issues; and
• Prepare strategy for battery disposal / recycling (Lithium ion).

7.2.2 E&S AREAS FOR COMPONENT 2: Analytical Work for Enabling Electrification Through Solar Powered/Hybrid Mini-grids

This component will support the mini-grid sector in Somaliland. The objective of this Component is to focus on supporting activities that will establish a pipeline of mini-grid projects and define delivery/business models for their implementation.

To this end, this component is expected to include the following activities:

• Detailed geospatial mapping to undertake a more comprehensive inventorying of the current mini-grid situation in SomalilandSomalia, identify potential future sites, and estimate future location-specific demand
• Review of property rights and land issues pertaining to energy infrastructure investment;
• Pre-feasibility studies for hybridization, operational enhancements, and densification of brownfield (existing) mini-grid sites
• Pre-feasibility studies for greenfield (new) sites identified in geospatial mapping
• Developing structuring options for the financing, operation, and ownership of new mini-grids
• Defining legal, institutional and financing arrangements for developing mini-grids.

The consultant to be engaged for component 2 must have a safeguard capacity within its team. The minimum safeguard staffing qualification within the consultant’s team is provided in annex 4 of the ESMF. The role of the safeguard consultant under component 2 is, among others, to detail an E&S scope that will mainstream following into the analytical work and output documents:

• E&S risks
• Potential mini grid placing or siting
- Land acquisition
- Access
- Site selection process
- E&S Issues to be taken up during the subsequent phases
7.3 E&S AREAS FOR COMPONENT 3: Technical Assistance, Capacity Building and Project Management

Implementation of safeguards under component 3 will be the responsibility of the Project Implementation Units (PIUs). To ensure the safeguards-related support, including setting health and safety standards for workers and consumers in the electricity sector and the Bank safeguard policy requirements and WBG EHS Guidelines are met, short-term local and international consultants will be recruited to support the PIU as needed. The capacity in the PIU will also be enhanced through on-the-job training and mentoring by the Bank’s technical staff working on fiduciary and safeguards and the task team leader.

7.4 ROLE OF THE WORLD BANK

World Bank will lay the benchmarks for all environmental and social safeguard issues concerned with the development and implementation of SEAP. It will provide overall supervision, facilitation and coordination of SEAP. It will also monitor funds and funds allocations; and project performance indicators. The World Bank will assess the implementation of the ESMF and recommend additional measures for strengthening the management framework and implementation performance, where need be. The reporting framework, screening procedures and preparation of management and mitigation plans shall be discussed and agreed by the Bank team and PIU during the early part of project implementation.

The GoSI will be responsible for the preparation of the ToRs that will be used during the implementation of SEAP, and GoSI will be required to submit ToRs to the Bank for clearance, particularly including the selection of the Grant Manager. As guided by ESMF, the ToR for GM will outline E&S actions to be implemented by the GM against a proposed timeframe, and this will be reviewed by the PIUs.
8 SUB PROJECT SCREENING

8.1.1 Step 1. Applicability

Project activities include works, as well as the purchase of goods and services. All works contracts that will be supply and install, and all infrastructure goods, such as solar panels, will be installed by contractors that are funded by the Project under a works’ contract.

The first step of screening is for the Grant Manager to determine the extent of potential direct and indirect environmental and social impacts for each subproject. No further attention is required if the subproject is unlikely to have direct or indirect environmental or social impacts.

8.1.2 Step 2. Eligibility (Negative List)

The second step is to determine if the subproject is eligible for financing under the Project. The Grant Manager will identify, analyze and assess if the subproject is likely to have any of the following attributes:

<table>
<thead>
<tr>
<th>Category A attributes, such as:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Activities with significant adverse impacts that are sensitive, diverse, or unprecedented, or that affect an area broader than the sites or facilities subject to physical works</td>
</tr>
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<td>Major resettlement</td>
</tr>
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</table>

<table>
<thead>
<tr>
<th>Solid Waste</th>
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<td>New disposal site</td>
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<tr>
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<tr>
<td>• Activities requiring the involuntary taking of private land and relocation of PAPs</td>
</tr>
<tr>
<td>• Activities that require the relocation of encroachers or squatters</td>
</tr>
</tbody>
</table>

Subprojects with any of the above attributes will not be eligible for support under the Project.

8.1.3 Possible Environmental and Social Impacts

The Grant Manager will screen every subproject for environmental and social impacts using the following checklist:

- **Zoning and Land Use Planning**
  - Will the subproject affect land use zoning and planning or conflict with prevalent land use patterns?
o Will the subproject involve significant land disturbance or site clearance?
o Will the subproject land be subject to potential encroachment by urban or industrial use
or located in an area intended for urban or industrial development?

- Utilities and Facilities
  o Will the subproject require the setting up of ancillary production facilities?
  o Will the subproject require significant levels of accommodation or service amenities to
    support the workforce during construction (e.g., contractor will need more than 20
    workers)?

- Water and Soil Contamination
  o Will the subproject require large amounts of raw materials or construction materials?
  o Will the subproject generate large amounts of residual wastes, construction material
    waste or cause soil erosion?
  o Will the subproject result in potential soil or water contamination (e.g., from oil, grease
    and fuel from equipment yards)?
  o Will the subproject lead to an increase in suspended sediments in streams affected by
    road cut erosion, decline in water quality and increased sedimentation downstream?
  o Will the subproject lead to the destruction of vegetation and soil in the right-of-way,
    borrow pits, waste dumps, and equipment yards?

- Noise and Air Pollution Hazardous Substances
  o Will the subproject increase the levels of harmful air emissions?
  o Will the subproject increase ambient noise levels?
  o Will the subproject involve the storage, handling or transport of hazardous substances?

- Destruction/Disruption of Land and Vegetation
  o Will the subproject lead to unplanned use of the infrastructure being developed?
  o Will the subproject lead to long-term or semi-permanent destruction of soils in cleared
    areas not suited for agriculture?
  o Will the subproject lead to the interruption of subsoil and overland drainage patterns (in
    areas of cuts and fills)?
  o Will the subproject lead to landslides, slumps, slips and other mass movements in road
    cuts?
  o Will the subproject lead to erosion of lands below the roadbed receiving concentrated
    outflow carried by covered or open drains?
  o Will the subproject lead to long-term or semi-permanent destruction of soils in cleared
    areas not suited for agriculture?
  o Will the subproject lead to health hazards and interference of plant growth adjacent to
    roads by dust raised and blown by vehicles?

- Expropriation and Social Disturbance
  o Will the subproject impact internally displaced persons (IDP) negatively?
Will the subproject lead to induced settlements by workers and others causing social and economic disruption?

Will the subproject lead to environmental and social disturbance by construction camps?

Will the subproject cause economic displacement?

Will the subproject temporarily displace squatters, economically or physically, or other informal groups?

Will the subproject cause a loss in productive assets or income source?

Will the subproject restrict access to resources?

Will the subproject affect the livelihoods or vulnerable people, such as persons with disabilities, widows or the elderly?

Will the subproject create social conflict over the distribution of benefits or resources?

The Grant Manager or the focal points in the implementing partners might need to conduct field visits to determine if any of the above impacts might be triggered. Any subproject triggering any of the above impacts will require an Assessment of the triggered impacts, and a Plan to mitigate the specific impacts.

8.1.4 Management of E& S Impacts and Risk

Environmental and social safeguards instruments will be prepared where the screening checklist identifies existence of the itemized risk in 8.1.3 above. Findings of this instruments will be collated together and included in the project ESMP and C-ESMP. The implementing agency will be obligated to review and comply with the developed ESMP and C-ESMP. These will be also be referenced and included in the bidding document and the contracts to be executed between the implementing agencies and the grantees and suppliers. The Bank and the implementing agency’s safeguards team will support and monitor the ESMP and C-ESMP compliance through the project cycle and ensure it remains responsive to the project risk.

8.2 SCREENING FORM

Within one week of receiving a draft subproject proposal, the Grant Manager will prepare and sign a screening form (Template in Annex 1.) indicating if the ESMF is applicable to the subproject and if the subproject triggers any of the attributes in the negative list.

The signed screening form will be passed on by the Grant Manager to the Program Manager and the relevant subproject engineer for further processing.
9 GRIEVANCE REDRESS MECHANISM

This chapter describes the Grievance Redress Mechanism (GRM) that the PIU and GM will establish and manage to enable beneficiaries to communicate their concerns regarding the Project. More specifically, the GRM details the procedures that communities and individuals, who believe they are adversely affected by the Project or a specific subproject, can use to submit their complaints, as well as the procedures to systematically register, track, investigate and promptly resolve complaints.

The PIU and GM will have the overall responsibility to address Project activity-related complaints from Project affected communities or individuals regarding any environmental or social impacts due to subproject activities. PIU/GM will recruit a dedicated focal point in its Office to handle Project activity-related complaints. Each of the Implementing Partners will designate a GRM focal point.

9.1 PROCEDURES FOR COMPLAINTS

9.1.1 Registering Complaints

Access points for GRM focal point for beneficiaries to voice their concerns will be provided at the project office. These access points will be advertised at subproject level, and include: complaint box with mail, telephone, email and website.

Grievances can be brought up by affected people in case of: (i) non-fulfillment of contracts or agreements; (ii) compensation entitlements; (iii) types and levels of compensation; (iv) disputes related to destruction of assets or livelihoods; (v) disturbances caused by construction activities, such as noise, vibration, dust or smell. Anonymous complaints will be admissible.

The Implementing Partners and Project contractors will also keep a log of issues brought directly to their attention verbally or in writing by Project affected communities or individuals, and relay these concerns in writing to PIU/GM on a next day basis. PIU/GM will determine if these concerns rise to the level of a complaint.

PIU/GM will register the complaint in a dedicated log, including a copy of the complaint and supporting documents. A draft template for registering grievances is found in Annex 6.

PIU/GM will record and document complaints received in the subproject file and the subproject progress reports, including the number and type of complaints and the results of their resolution.

9.1.2 Tracking, Investigating and Resolving Complaints

The GRM log maintained by PIU/GM will track the date the complaint was received, date responded to, the type of response, and if the complaint was resolved to the satisfaction of the plaintiff.

The GRM Focal Point will coordinate with implementing partners, local field staff and local government officials to ensure prompt follow up action in response to each complaint. More specifically, the GRM focal point will for named complaints:
i. inform the plaintiff if the complaint is accepted or rejected within one week of receiving the complaint; any technical input from Project engineers; if necessary the response will require input from Project engineers

ii. if the complaint is accepted, send the plaintiff an officially stamped review card indicating:
   - plaintiff name or legal representative
   - plaintiff address
   - complaint title
   - review date
   - list of annexes submitted with the complaint

iii. work with engineers, implementing partners, and contractors to resolve the complaint within 28 days of its submission

PIU/GM will include the log of complaints to the World Bank as part of PIU/GM quarterly reporting to the World Bank.

9.1.3 Gender sensitivity

PIU/GM will make the GRM gender sensitive by recruiting female staff to:
   - inform women about the Project and its possible benefits to women, in a culturally sensitive manner
   - inform women of the Project’s GRM and its procedures
   - receive any project-related complaints from women

9.1.4 Activating the GRM mechanism

PIU/GM will conduct a kick off workshop involving the implementing partners and beneficiary representatives to inform them on GRM procedures.

9.2 Grievance Redress Service


The World Bank’s Grievance Redress Service (GRS) provides an additional, accessible way for individuals and communities to complain directly to the World Bank if they believe that a World Bank-financed project had or is likely to have adverse effects on them or their community. The GRS enhances the World Bank’s responsiveness and accountability by ensuring that grievances are promptly reviewed and responded to, and problems and solutions are identified by working together.

The GRS accepts complaints in English or the official language of the country of the person submitting the complaint. Submissions to the GRS may be sent by:

   Email: grievances@worldbank.org
   Fax: +1-202-614-7313
   Letter: The World Bank
   Grievance Redress Service (GRS)
   MSN MC 10-1018
   1818 H St NW
   Washington, DC 20433, USA
9.3 WORLD BANK INSPECTION PANEL


The Inspection Panel is an independent complaints mechanism for people and communities who believe that they have been, or are likely to be, adversely affected by a World Bank-funded project. The Board of Executive Directors created the Inspection Panel in 1993 to ensure that people have access to an independent body to express their concerns and seek recourse. The Panel assesses allegations of harm to people or the environment and reviews whether the Bank followed its operational policies and procedures.

The Panel has authority to receive Requests for Inspection, which raise issues of harm as a result of a violation of the Bank’s policies and procedures from:

- Any group of two or more people in the country where the Bank financed project is located who believe that, as a result of the Bank’s violation of its policies and procedures, their rights or interests have been, or are likely to be adversely affected in a direct and material way. They may be an organization, association, society or other group of individuals;
- A duly appointed local representative acting on explicit instructions as the agent of adversely affected people;
- In exceptional cases, a foreign representative acting as the agent of adversely affected people;
- An Executive Director of the Bank in special cases of serious alleged violations of the Bank’s policies and procedures.

The Panel may be contacted by:

email at ipanel@worldbank.org
phone at +1-202-458-5200
fax at +1 202-522-0916 (Washington, D.C.)
mail at: Inspection Panel, Mail Stop MC 10-1007, 1818 H Street, N.W., Washington, D.C. 20433, U.S.A.

9.4 GRIEVANCE MECHANISM FOR WORKERS

SHS as part of their ESMS will put in place a Grievance Mechanism for their workers that is proportionate to their workforce, according to the following principles:

Provision of information. All workers should be informed about the grievance mechanism at the time they are hired, and details about how it operates should be easily available, for example, included in worker documentation or on notice boards.

Transparency of the process. Workers must know to whom they can turn in the event of a grievance and the support and sources of advice that are available to them. All line and senior managers must be familiar with their organization's grievance procedure.

Keeping it up to date. The process should be regularly reviewed and kept up to date, for example, by referencing any new statutory guidelines, changes in contracts or representation.
Confidentiality. The process should ensure that a complaint is dealt with confidentially. While procedures may specify that complaints should first be made to the workers’ line manager, there should also be the option of raising a grievance first with an alternative manager, for example, a human resource (personnel) manager.

Non-retribution. Procedures should guarantee that any worker raising a complaint will not be subject to any reprisal.

Reasonable timescales. Procedures should allow for time to investigate grievances fully but should aim for swift resolutions. The longer a grievance is allowed to continue, the harder it can be for both sides to get back to normal afterwards. Time limits should be set for each stage of the process, for example, a maximum time between a grievance being raised and the setting up of a meeting to investigate it.

Right of appeal. A worker should have the right to appeal to PIU or national courts if he or she is not happy with the initial finding.

Right to be accompanied. In any meetings or hearings, the worker should have the right to be accompanied by a colleague, friend or union representative.

Keeping records. Written records should be kept at all stages. The initial complaint should be in writing if possible, along with the response, notes of any meetings and the findings and the reasons for the findings.

Relationship with collective agreements. Grievance procedures should be consistent with any collective agreements.

Relationship with regulation. Grievance processes should be compliant with the national employment code.
10 ESMF CAPACITY BUILDING AND TRAINING

The counterpart’s capacity in planning, implementing and supervising any due diligence measures (environmental, social, technical and overall quality) is currently deemed very low. There is very limited capacity in terms of staffing, financial resources and skills on the World Bank's safeguard policies. In Somaliland, capacity within the Ministry of Energy and Minerals, which is responsible for energy sector policy and oversight, and Ministry of Public Works, which supervises the Somaliland Electricity Agency (SEA) have limited capacity to provide sector management, including in safeguards.

Despite the current low level of safeguard capacity within the agencies responsible for the power sector in Somaliland, there is some nascent capacity in those government’s agencies responsible for environmental matters. Given the relatively low to minimal level of environmental and social impacts anticipated by small-scale solar installations under this project, the addition of one or two knowledgeable and engaged safeguard specialists to a dedicated PIU or the staff of agencies responsible for electricity sector oversight could adequately cover safeguard requirements for this project. Under Component 3, additional capacity building for safeguard focal points and implementing agencies' technical staff could also serve as the base for strengthening their safeguards oversight capacity for possible future larger power projects. The frameworks will assess in more detail the staffing and capacity of the implementing agencies and propose a course of action to fill the staffing and capacity gaps during implementation.

The ESMF has assessed the implementing agencies capacity and has proposed measures to enhance safeguards capacity to improve environmental and social performance during project implementation; this will include safeguards training for MOEM (SL). The budget proposed to enhance safeguard capacity is 110,000USD for GoSl.

The budget will cater for Capacity building of the PIU related to safeguard compliance, strengthening E&S capacity, community engagement and sensitization, gender action implementation, battery recycling and Implementation of ESMF.

The budget remains open for revision and improvement as and when needed. A breakdown of the budget for GoSl is provided below.

Table 10-1 Estimated budget for technical assistance & implementation of ESMF

<table>
<thead>
<tr>
<th>Activity</th>
<th>Estimated Budget (USD)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Strengthening PIU Safeguard capacity</td>
<td>20,000</td>
</tr>
<tr>
<td>Battery recycling, Waste management, and more specifically, battery storage and recycling; and need for harmonization of E&amp;S standards among SHS distributors</td>
<td>20,000</td>
</tr>
<tr>
<td>Community engagement and sensitization campaigns</td>
<td>30,000</td>
</tr>
<tr>
<td>Activity</td>
<td>Estimated Budget (USD)</td>
</tr>
<tr>
<td>------------------------------------------------------------------------</td>
<td>------------------------</td>
</tr>
<tr>
<td>Gender actions implementation. Implementing gender strategy for the project by taking action for women to be seen and engaged as valuable partners along the entire value chain—in the design, marketing, sales, and after-sale services</td>
<td>40,000</td>
</tr>
<tr>
<td></td>
<td><strong>110,000</strong></td>
</tr>
</tbody>
</table>
11 ANNEXES

ANNEX 1: TEMPLATE FOR SUBPROJECT SCREENING

<table>
<thead>
<tr>
<th>Subproject name</th>
<th>Subproject location</th>
</tr>
</thead>
<tbody>
<tr>
<td>Implementing Partner</td>
<td></td>
</tr>
<tr>
<td>Is OP 4.01 applicable?</td>
<td></td>
</tr>
<tr>
<td>Is the subproject eligible (yes/no)?</td>
<td></td>
</tr>
<tr>
<td>Field Visit (yes/no; include date)</td>
<td></td>
</tr>
<tr>
<td>Observations/comments</td>
<td></td>
</tr>
<tr>
<td>Signature of Grant Manager</td>
<td></td>
</tr>
</tbody>
</table>

Applicability

Is the subproject likely to have direct or indirect environmental or social impacts?

- **Yes**  Continue to Step 2
- **No**  Go to bottom of page and sign the screening form

Eligibility (Negative List)

*The subproject is ineligible if it has any of the following attributes. If this is the case, complete the form and sign it.*

<table>
<thead>
<tr>
<th>Yes</th>
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<td>• Activities a high risk of significant adverse impacts related to labor influx, child or forced labor.</td>
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</tr>
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</table>
### Physical Cultural Resources, World Bank OP 4.11
Damage to cultural property, including but not limited to activities that affect:

- Archaeological and historical sites
- Religious monuments, structures, and cemeteries

### Involuntary Resettlement, World Bank OP 4.12
- Activities requiring the involuntary taking of private land and relocation of PAPs
- Activities that require the relocation of encroachers or squatters

### Environmental or Social Impacts
*Is the subproject likely to cause any of the following environmental or social impacts?*

<table>
<thead>
<tr>
<th></th>
<th>YES</th>
<th>NO</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>A. Zoning and Land Use Planning</strong></td>
<td></td>
<td></td>
</tr>
<tr>
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<tr>
<td>9. Will the subproject lead to contamination of ground and surface waters by herbicides for vegetation control and chemicals (e.g., calcium chloride) for dust control?</td>
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<td>11. Will the subproject involve the use of chemicals or solvents?</td>
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<tr>
<td>12. Will the subproject lead to the destruction of vegetation and soil in the right-of-way, borrow pits, waste dumps, and equipment yards?</td>
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<tr>
<td>13. Will the subproject lead to the creation of stagnant water bodies in borrow pits, quarries, etc., encouraging for mosquito breeding and other disease vectors?</td>
<td></td>
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<tr>
<td><strong>D. Noise and Air Pollution Hazardous Substances</strong></td>
<td></td>
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<tr>
<td>14. Will the subproject increase the levels of harmful air emissions?</td>
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<td>Question</td>
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<td>-------------------------------------------------------------------------</td>
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<tr>
<td>15.</td>
<td>Will the subproject increase ambient noise levels?</td>
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<tr>
<td>16.</td>
<td>Will the subproject involve the storage, handling or transport of hazardous substances?</td>
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<tr>
<td><strong>E. Destruction/Disruption of Land and Vegetation</strong></td>
<td></td>
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<tr>
<td>17.</td>
<td>Will the subproject lead to unplanned use of the infrastructure being developed?</td>
<td></td>
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<tr>
<td>18.</td>
<td>Will the subproject lead to long-term or semi-permanent destruction of soils in cleared areas not suited for agriculture?</td>
<td></td>
</tr>
<tr>
<td>19.</td>
<td>Will the subproject lead to the interruption of subsoil and overland drainage patterns (in areas of cuts and fills)?</td>
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<td>20.</td>
<td>Will the subproject lead to landslides, slumps, slips and other mass movements in road cuts?</td>
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<tr>
<td>21.</td>
<td>Will the subproject lead to erosion of lands below the roadbed receiving concentrated outflow carried by covered or open drains?</td>
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<tr>
<td>22.</td>
<td>Will the subproject lead to long-term or semi-permanent destruction of soils in cleared areas not suited for agriculture?</td>
<td></td>
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<tr>
<td>23.</td>
<td>Will the subproject lead to health hazards and interference of plant growth adjacent to roads by dust raised and blown by vehicles?</td>
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<td><strong>F. Expropriation and Social Disturbance</strong></td>
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<td>24.</td>
<td>Will the subproject impact internally displaced persons (IDP) negatively?</td>
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<td>25.</td>
<td>Will the subproject lead to induced settlements by workers and others causing social and economic disruption?</td>
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<tr>
<td>26.</td>
<td>Will the subproject lead to environmental and social disturbance by construction camps?</td>
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<td>27.</td>
<td>Will the subproject cause economic displacement?</td>
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<td>28.</td>
<td>Will the subproject temporarily displace squatters, economically or physically, or other informal groups?</td>
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<tr>
<td>29.</td>
<td>Will the subproject cause a loss in productive assets or income source?</td>
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<td>30.</td>
<td>Will the subproject restrict access to resources?</td>
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<tr>
<td>31.</td>
<td>Will the subproject affect the livelihoods or vulnerable people, such as persons with disabilities, widows or the elderly?</td>
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<tr>
<td>32.</td>
<td>Will the subproject create social conflict over the distribution of benefits or resources?</td>
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</table>
ANNEX 2: SHS DISTRIBUTOR ENVIRONMENTAL AND SOCIAL MANAGEMENT SYSTEM: BASIC REQUIREMENTS

This document provides basic requirements for the institution’s Environmental and Social Management System (ESMS) for SHS distributors who are interested in being qualified for the SEAP Component 1. There are three basic requirements for the institutional management of E&S issues, which also requires the SHS Provider to commit sufficient resources and capacity to implementation.

**Human Resources Policy**

SHS Provider will have in place an HR policy that expresses its commitments, at a minimum to: (1) comply with all relevant national labor laws and regulations; (2) promote the fair treatment, non-discrimination, and equal opportunity for workers; (3) establish, maintain, and improve the worker-management relationship; (4) allow workers’ organizations and collective bargaining; (5) have in place a grievance mechanism for workers; (6) not to employ forced labor or child labor, including not hiring workers below minimum age, as defined by national law and not employ children in hazardous work.

SHS Provider will adopt and implement human resources policies and procedures appropriate to its size and workforce that set out its approach to managing workers consistent with the requirements of national law. It will provide workers with documented information that is clear and understandable, regarding their rights under national labor and employment law and any applicable collective agreements, including their rights related to hours of work, wages, overtime, compensation, and benefits upon beginning the working relationship and when any material changes occur. It will provide and inform workers of an internal grievance process to raise their workplace concerns.

**Collection of Batteries by SHS Companies:** SHS Provider representatives will make arrangement to collect the battery units from the consumer and store it in the local offices. SHS Provider will take necessary measures to ensure safe storage of the batteries. It may be feasible for SHS Provider to send the warranty expired batteries to a central location.

**Potential battery disposal / recycling options can be as follows:**

**Buy-back arrangements with manufacturers:** SHS Provider can put in place buy-back arrangements with the battery manufacturers and ensure safe transportation of the batteries to the manufacturer. SHS

---

4 Employees may only be taken if they are at least 15 years old, as defined in the ILO Minimum Age Convention (C138, Art. 2). Children under the age of 18 will not be employed in hazardous work. Children will not be employed in any manner that is economically exploitive, or is likely to be hazardous to, or to interfere with, the child's education, or to be harmful to the child's health, or physical, mental, spiritual, moral, or social development.
Provider and manufacturers can mutually decide on cost sharing of collection and transportation of expired batteries, for example sign a Memorandum of Understanding signed between them;

**Recycling at own facilities:** SHS companies may consider establishing their own recycling facilities. Recycling of lithium ion batteries is possible but, according to research and practice, makes little economic sense. Lithium ion batteries can be recycled, but only at specified locations. Projects are currently underway in Europe, the United States and Japan to develop effective and feasible recycling technologies with a complete life cycle analysis of recycling;

**Recycling at centralized locations in the country:** If recycling facilities for lithium ion batteries exist, SHS companies must use those that meet Lighting global SHS quality standards and are considered safe and complainant with national regulations and World Bank standards;

**Disposal:** Lithium ion batteries may qualify as household hazardous waste. SHS Provider will ensure that the batteries are disposed in a particular designated area ensuring environmental and occupational health and safety in line with World Bank E&S standards and Environmental, health, and Safety Guidelines of the World Bank Group. SHS Provider will also comply with the government regulations, if any, regarding disposal of any of the components used in the battery units.
ANNEX 3 SAMPLE QUESTIONNAIRE FOR LITHIUM BATTERIES MANAGEMENT

Name of Respondent:
Location:
Phone Number:

QUANTITIES AND COSTS OF LIBs:

a) How many LI batteries do you need to power a solar panel?
b) How do you intend to process used LI batteries?
c) How much do you buy?
d) Do you supply to others in the sector?
e) How do you sell and to whom?
f) How are LI batteries delivered to you?
g) How are they transported and what is your storage capacity?
h) How much does it costs to store LIB?

END PRODUCT OF LIB RECYCLING:

a) What products do you intend to extract from the LI battery?
b) Do you have already established process that could be applied?
c) Do you intend to sell the end product locally or internationally?
d) To whom do you intend to sell these end products?

3. HEALTH, SAFETY AND POLLUTION CONTROL

a) Would you consider this business dangerous to your health and environment?
b) How long have you been in this business?
c) Have you observed any health challenges?
d) What other waste does the business produce?
e) How do you intend to dispose or manage the (se) other waste(s)?

4. WILLINGNESS TO INNOVATE AND MODERNIZE

a) Do you think your current practice meet international best practice?
b) Are you in discussion with your supplier for a buy back mechanism?
c) What aspects of your business particularly the end of life battery management do you think can be developed further to assist you?
d) In your estimation, how big do you think LIB recycling would become?
e) How many persons do you employ currently?
f) What are your major challenges
ANNEX 4 MINIMUM E & S REQUIREMENTS AND QUALIFICATIONS FOR SAFEGUARD CAPACITY UNDER COMPONENT 1 AND 2

The below criteria will be included in the ToRs for component 1 and component 2 for minimum safeguard staffing qualifications within the consultants’ teams.

The safeguard resource shall have at least a Masters’ degree in Environmental Science/Environment Studies/Environmental Engineering or related discipline with a minimum of 5 years of experience in environmental management and report preparation; thorough understanding of the legislative and regulatory requirements of Somaliland, World Bank operational policies and proven report writing skills.

The candidate should also have:

- Experience in implementing the international environmental risk management policies/standards and well conversant with multilateral agencies requirements;
- Knowledge and/or familiarity with the country’s geography and specifically the issues in the project’s area;
- Thorough and proven knowledge and practical experience of assessing environmental issues related to renewable projects, and more specifically solar projects;
- Ability to work well with Government officials and community personnel;
- Deep knowledge in environmental management framework of local governments;
- Strong and demonstrated capacity for organization, management with excellent reporting and coordination skills;
- Strong leadership, technical competence and professional skills for timely implementation, coordination and management of activities;
- Ability to work in a team, develop synergies and establish effective working relations with various stakeholders;
- Strong interpersonal and communications skills, resourcefulness, initiative, tact and ability to cope with challenging situations;
- Excellent command in English language (both spoken and written) and communication skills (Somali language prowess will be an added advantage)
- Have robust knowledge of institutional systems for the environmental review and approval of development projects in the country;
## ANNEX 5 STAKEHOLDER CONSULTATION, HARGEISA

### MINUTES OF ENVIRONMENTAL SOCIAL MANAGEMENT FRAMEWORK (ESMF) CONSULTATION FOR SOMALI ELECTRIFICATION ACCESS PROJECT (SEAP)

<table>
<thead>
<tr>
<th>Date</th>
<th>22nd May 2018</th>
<th>Time</th>
<th>9:00 am to 11:00 am</th>
</tr>
</thead>
<tbody>
<tr>
<td>Venue</td>
<td>Ministry of Energy and Minerals Main Conference Room</td>
<td></td>
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<tr>
<td>Agenda</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1. Remarks</td>
<td></td>
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<tr>
<td>2. Concerns/ Issues from participants</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3. Responses</td>
<td></td>
<td></td>
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</tbody>
</table>

### Conclusions
- 4. No follow up actions identified

### Topic | Comments
--- | ---
**Min 1/18** | H.E DG Abdirahman acknowledged to the Department of energy for developing and organizing the ESMF presentation and stakeholder consultation. The DG introduced the ESMF and its importance for the Somali Electricity Access Project which is going to start in 2018.

ESMF Expectations and Outcomes were described and **participants** invited to provide their feedback and recommendations.

Some of the expectation of the ESMF included:
1. To provide information about scope of adverse E&S risks and impacts expected during subproject planning, construction and operation, describe the approach to mitigation and monitoring actions to be taken; and cost implication, provide the project implementers with an E&S screening process and risk management procedures that will enable them to identify, assess and mitigate potential E&S impacts of subproject activities

**Eng. Guled Ahmed**
**Energy Technical Consultant**

Eng. Ahmed presented the ESMF and elaborated in greater detail the major issues as follows:
1. Environmental and social management framework purpose
2. The specific objective of the ESMF
3. Somaliland electricity access project components and beneficiaries
4. Safeguard policy and triggers
5. Positive impacts of the project
6. Negative impacts of the project
7. ESMF implementation
8. Grievance and redress mechanism
<table>
<thead>
<tr>
<th>Min 2/18</th>
<th>Concerns / Issues and suggestions shared by the participants</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Shared that they have collection points for e-waste for disposal by companies in the recycling industry.</td>
</tr>
<tr>
<td>2.</td>
<td>Commented on their experiences in projects where environmental impact assessments are conducted prior to project implementation and on the importance of these assessments.</td>
</tr>
<tr>
<td>3.</td>
<td>Concerns from previous projects was that a negative environmental impact was the large land area dedicated to solar system installations. Specifically, some projects fence large areas of land while using much less land area for the solar PV installation.</td>
</tr>
<tr>
<td>4.</td>
<td>The need to build the understanding and capacity of project participants and beneficiaries on the solar systems and their use in order to prevent environmental risks were highlighted.</td>
</tr>
<tr>
<td>5.</td>
<td>There was a query on whether there is a budget to mitigate environmental impacts during project implementation.</td>
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<tr>
<td></td>
<td>Some participants indicated their willingness to participate in the project in line with any environmental and social requirements for project implementation.</td>
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</table>

<table>
<thead>
<tr>
<th>Min 3/18</th>
<th>Responses given</th>
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<tbody>
<tr>
<td>1. Budget – the budget amount required for implementation of the ESMF had been identified</td>
<td></td>
</tr>
<tr>
<td>2. Environmental and social safeguards: arrangements and processes have been outlined in the SEAP implementation youth and women groups will be given priority at the procurement and recruitment process.</td>
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<tr>
<td>3. Battery and other waste materials recycling and/or disposal will be handled as per ESMF and the capacity to implement the arrangements will be developed over time.</td>
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<tr>
<td>4. Dissemination: The documents will subsequently be shared by email to the participants.</td>
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<tr>
<td>5. Land Use: There will be no land acquisition or land use for solar PV installation as the mini-grid component of SEAP will only focus on analytic work.</td>
<td></td>
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<tr>
<td>6. Awareness creation: The project will implement activities to raise awareness of the community in terms of economic growth and improvement in living standards through sustainable use of solar PV systems.</td>
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</tbody>
</table>
**Response from the Ministry of Environment:** The Ministry concluded that the potential negative impact of this project is very limited. The Ministry expressed its appreciation of renewable energy projects and particularly SEAP’s focus on sola because it doesn’t have any environmental impact. The Ministry is encouraging environmentally friendly projects which reduce pollution and carbon emissions.

<table>
<thead>
<tr>
<th>Closing remarks: Eng. Liban Mohamed</th>
<th>The DG thanked participants for taking the time to attend the productive and fruitful consultative meeting.</th>
</tr>
</thead>
<tbody>
<tr>
<td>A. O. B</td>
<td>The DG will contact participants and invite them to an induction meeting for SEAP, after June 2018.</td>
</tr>
</tbody>
</table>
The Environmental Social Management Framework (ESMF) consultation meeting for Somali Electrification Access Project (SEAP)

Attendance sheet

Date: 22/05/2018
Venue: Ministry of Energy and Minerals Main Conference Room
Start time: 9.00 am
Meeting ended: 11.00 am
<table>
<thead>
<tr>
<th>No.</th>
<th>Participant Name</th>
<th>Location</th>
<th>Gender</th>
<th>Organization</th>
<th>Phone #</th>
<th>Email:</th>
<th>Signature</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Abdirizak Abdi</td>
<td>Dbo</td>
<td>M</td>
<td>MoEM</td>
<td>06347428682</td>
<td></td>
<td></td>
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<tr>
<td>2</td>
<td>Liban Mohamed</td>
<td>DKE</td>
<td>M</td>
<td>MoEM</td>
<td>063360528</td>
<td><a href="mailto:libammm@gmail.com">libammm@gmail.com</a></td>
<td></td>
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<tr>
<td>3</td>
<td>Mustafa Abdi</td>
<td>Staff</td>
<td>M</td>
<td>MoEM</td>
<td>06347428681</td>
<td><a href="mailto:egalim@hotmail.com">egalim@hotmail.com</a></td>
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<tr>
<td>4</td>
<td>Faduma Hayiye</td>
<td>Hargeysa</td>
<td>F</td>
<td>CheE</td>
<td>0633582805</td>
<td><a href="mailto:Faduma.Hayiye@esogeel.org">Faduma.Hayiye@esogeel.org</a></td>
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<td>5</td>
<td>Ravanna Norraman</td>
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<td>Mohied Shirey</td>
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<td><a href="mailto:m.shile@hotmail.com">m.shile@hotmail.com</a></td>
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<td>7</td>
<td>Ahmed Ismail</td>
<td>Las-And</td>
<td>M</td>
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<td><a href="mailto:Sonyareqas2@gmail.com">Sonyareqas2@gmail.com</a></td>
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<td><a href="mailto:saiyedha.yol@hotmail.com">saiyedha.yol@hotmail.com</a></td>
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<td>Abdirahman Hassen</td>
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<td>M</td>
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<td>11</td>
<td>Dr. Abdi H. Gass</td>
<td>Hargeysa</td>
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<td>12</td>
<td>Abduratar Oma</td>
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<td>Faduma Ahmed</td>
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<td>Said Ahmed</td>
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<td>M</td>
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<td>4596128</td>
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<td>Dr. Abdirahman M. Abdi</td>
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<td>MOHAMED DAHIR</td>
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ANNEX 6 GRIEVANCE AND RESOLUTION FORM

SAMPLE GRIEVANCE AND RESOLUTION FORM

Name (Filer of Complaint): ____________________________________
ID Number: ____________________________________ (PAPs ID number)
Contact Information: ____________________________________ District/Community mobile phone)

Nature of Grievance or Complaint:
_____________________________________________________________________________________
_____________________________________________________________________________________

<table>
<thead>
<tr>
<th>Date</th>
<th>Individuals Contacted</th>
<th>Summary of Discussion</th>
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Signature_______________________ Date: ____________

Signed (Filer of Complaint): ____________________________________
Name of Person Filing Complaint: __________________________ (if different from Filer)
Position or Relationship to Filer: ______________________________

Review/Resolution
Date of Conciliation Session: ______________________________
Was Filer Present? Yes No
Was field verification of complaint conducted? Yes No
Findings of field investigation:
_____________________________________________________________________________________
_____________________________________________________________________________________

Summary of Conciliation Session Discussion:
_____________________________________________________________________________________
_____________________________________________________________________________________

Issues:
_____________________________________________________________________________________

Was agreement reached on the issues? Yes No
If agreement was reached, detail the agreement below:
If agreement was not reached, specify the points of disagreement below:
_____________________________________________________________________________________
_____________________________________________________________________________________

Signed (Conciliator): ____________________________ Signed (Filer): ________________
Signed: ____________________________

Independent Observer

Date: ____________________________

Environmental and Social Management Framework (ESMF)
ANNEX 7 ENVIRONMENTAL CODE OF PRACTICE (ECOP) REQUIREMENTS

Batteries and potential environmental impacts

A central component of any remote solar power system such as those used in ‘plug and play’ systems and proposed under Component I of the Project is the use of rechargeable batteries. These batteries store the power generated during the daylight hours for later use. Rechargeable batteries include lithium ion (Li-ion), nickel metal hydride (NiMH), nickel cadmium (Ni-Cad) and lead acid batteries (LAB).

Accordingly, this ECOP applies specifically to LAB and Ni-Cad batteries. These batteries, if improperly transported, stored and disassembled/recycled, can create long lasting environmental impacts due largely to the chemical and heavy metals such as mercury, lead, cadmium and nickel which are central components of these batteries. If released into the environment (via incineration and/or leakage and leeching etc.) these chemicals and heavy metals can create a number of health impacts including headaches, abdominal discomfort, seizures and comas. The main components of a lead-acid battery are lead (Pb) electrodes and lead dioxide (PbO2) electrodes immersed in a solution of water and sulphuric acid. These are generally contained in a plastic case made from polypropylene. In addition to lead which can create to a wide range of biological effects (including upon the kidneys, gastrointestinal tract, reproductive system and the nervous system) and is a recognized developmental and reproductive toxicant, lead acid batteries also contain sulfuric acid which is highly corrosive and can cause burns and damage to skin, eyes or the respiratory system. Both nickel and cadmium which are the central components to Nickel-Cadmium (Ni-Cad) batteries have potential negative impacts on both the environment and on human health. While the effects of nickel are generally less severe (in the absence of long term exposure to airborne nickel dust) and limited to skin irritations, cadmium is a carcinogen, which can lead to renal dysfunction and bone defects. Effective management of batteries can ensure that these potential negative impacts are not realized as a result of this Project. Indeed, through the increased awareness activities proposed, it is expected that the project, guided by this ECOP, will have the potential to have long-term positive impacts on communities and public health since many batteries of this type are used by these communities outside this project.

Battery Management Approach

The approach adopted seeks to avoid the potential environmental impacts created by improper management of LAB and Ni-Cad batteries. Mitigation measures proposed comprise two fundamental stages or approaches namely (i) Community and user awareness and (ii) Direct management of used nickel cadmium (Ni-cad) and lead acid batteries (LABs) by the system suppliers.
Community and user awareness

As part of an initiative of informing the community of the risks associated with batteries under this Project, the PIU will carry out a broad battery awareness campaign. This campaign will not only focus on project participants and beneficiaries. Instead, the campaign will target all community members and as such will result in improved knowledge of the environmental issues associated with spent batteries, whether they are from people’s cars, or other power supplies etc. Importantly, the communication campaign will include information on all the main battery types, irrespective of whether they are high toxicity (such as NiCad and LAB) or lower toxicity batteries (such as AA, or AAA batteries etc). The type of information to be included in the information campaign is included in Annex.

A campaign will be designed by the Project; however, it is expected that it will include initiatives such as:

- Information on the implementing agencies website on disposal of all battery types;
- Appropriate local information campaigns including distribution of flyers and information sheets in local communities, awareness raising at community meetings and notices at shops selling batteries; and
- A media campaign including advertisements and awareness pieces in local newspapers.

This campaign will run for the life of SEAP and will address issues such as:

- The differences between the battery types in terms of battery life and reliability;
- The safe handling of batteries including installation, removal, transport, storage and disposal;
- The environmental and health aspects of poor battery disposal; and
- Focused information on the environmental and health issues associated with high toxicity batteries and explanation as to why they must be stored, transported and disposed of in certain ways and therefore why it is in the interests of individuals, the community, the environment (and therefore future generations in communities) that the methods outlined in this ECOP be followed.

Direct management of used nickel-cadmium (Ni-cad) and lead acid batteries (LAB) by the system suppliers

The disposal and management of used batteries from solar PV systems will follow the provisions of this ECOP, which is to require the vendors of the systems to make arrangements to collect used Ni-Cad and LAB batteries and to properly dispose of them. Notwithstanding this, the direct
management process outlined below is focused on Li-ion, nickel-cadmium (Ni-cad) and lead acid batteries (LABs) as these batteries represent the greatest risk to human and environmental health if incorrectly managed. The vendors will provide a Battery Management Plan which details arrangements for the collection, transport, storage and disposal of batteries for those systems proposed to be eligible under the Project as part of the product registration process. The DoE will assess these processes for compliance with the guidelines set out in this ECOP and may refuse to register vendors’ products if they do not comply with the guidelines. A vendor may be refused registration by the DoE under the vendor registration program if the vendor fails to provide evidence on the arrangements for collecting/recycling batteries and redundant solar systems, or failure to comply with this ECOP.

The Implementation Agreement (Legal Agreement) will require the vendors to comply with this ECOP as a condition of participation of the program. The Grant Manager will monitor compliance with the ECOP.

The World Bank Team, as part of its supervision mission of the Project, will conduct random checks on the Project’s compliance to battery disposal and management consistent with the ECOP. This ECOP may be superseded by national legislation and detailed regulations on the disposal of batteries, if the requirements of the legislation and regulation meet or exceed the requirements of this ECOP.

**Occupational and Bystander Health and Safety**

The systems must be installed by qualified and experienced tradespeople in order to avoid or minimize electrocution and other health and safety issues such as keeping bystanders away from work areas, working at height and working with hazardous materials such as batteries. The project operations manual sets out the minimum requirements for Vendor qualifications and product standards for work on this Project.

**Permission to use land**

Most systems will be installed on the landowner or occupier’s property (roof top or pole), and there will be no land related issues. Micro-grids may need to distribute electricity between buildings and may cross third party land. Beneficiaries will be required to seek and confirm permission before works begin.

**Specific Requirements under this ECOP**

**Before working with a battery**
Training in proper handling procedures is very important. Key aspects include:

- Consult battery owners’ manuals for instructions on battery handling and hazard identification
- Wear personal protective equipment (PPE) such as chemical splash goggles and a face shield
- Wear acid-resistant equipment such as gauntlet style gloves, an apron, and boots
- Do not tuck pant legs into boots because spilled acid can pool in the bottom of your boots and burn
- Place protective rubber boots on battery cable connections to prevent sparking on impact if a tool does accidentally hit a terminal
- Clean the battery terminals with a plastic brush because wire brushes could create static and sparks
- Always remove your watches and jewellery before working on a battery. A short-circuit current can weld a ring or strap to metal and cause severe burns
- Cover maintenance tools with several layers of electrical tape to avoid sparking

Chemical hazards posed by batteries

Sulfuric acid (electrolyte) in batteries is highly corrosive and acid exposure can lead to skin irritation, eye damage, respiratory irritation, and tooth enamel erosion. Following the following principles will assist in managing this risk:

- Never lean over a battery while boosting, testing or charging it
- If acid splashes on your skin or eyes, immediately flood the area with cool running water for at least 15 minutes and seek medical attention immediately
- Always practice good hygiene and wash your hands after handling a battery and before eating. If you handle the lead plates in a battery and do not wash your hands properly, you could be exposed to lead. Signs of lead exposure include mood swings, loss of appetite, abdominal pain, difficulty sleeping, fatigue, headaches and loss of motor coordination.
- The chemical reaction by-products from a battery include oxygen and hydrogen gas. These can be explosive at high levels. Overcharging batteries can also create flammable gases. For this reason, it is very important to store and maintain batteries in a well-ventilated work area away from all ignition sources and incompatible materials. Cigarettes, flames or sparks could cause a battery to explode.
- Before working on a battery, disconnect the battery cables. To avoid sparking, always disconnect the negative battery cable first and reconnect it last. Be careful with flammable
fluids when working on a battery-powered system. The electrical voltage created by batteries can ignite flammable materials and cause severe burns. Workers have been injured and killed when loose or sparking battery connections ignited gasoline and solvent fumes during system maintenance.

**Safe Battery Movement**

Lifting and moving batteries needs to be undertaken with care so as to avoid personal and environmental harm. Key principles include:

- Use proper lifting techniques to avoid back injuries
- Battery casings can be brittle and break easily; they should be handled carefully to avoid an acid spill
- Make sure that a battery is properly secured and upright in the vehicle or equipment
- If a battery shows signs of damage to the terminals, case or cover, replace it with a new one

**Battery Disposal**

For Lead Acid and NiCad batteries, the supplier will ensure that a system is in place to obtain and properly dispose of these batteries at the time of battery replacement.

**Recycling**

Lead recycling operations require a high degree of control because of the potential hazards from air emissions and wastewater discharges.
Landfill Disposal (Hazardous Waste Facility)

If recycling of batteries is not chosen or possible, disposal in a secure landfill is the next preferred option. The acid should be removed from the casing and neutralized. Empty battery cases must be disposed of carefully because they can still contain significant amounts of lead. Batteries should then be wrapped in heavy duty plastic or encapsulated with concrete. The concrete and plastic serve the purpose of ensuring that lead will not leach out and become mobile in landfill leachate, thus reducing the environmental risk.

Capacity-Building and Monitoring of ECOP Implementation

As part of the capacity building to be provided for implementation of the proposed operations, the vendors and implementing agencies staff will receive training in the ECOP’s application. The World Bank will monitor and provide guidance in the implementation of the ECOP. Grant Manager will be responsible, besides other functions, to monitor and supervise the implementation of the ECOP by Vendors.

Disclosure

This ECOP will be shared with all relevant stakeholders, relevant line departments, concerned nongovernmental organizations, and development partners. Subsequently, it will be disclosed in English and Somali language by PIU, and made available on their websites. Copies will also be held at public buildings, such as libraries and offices of regional authorities, for the rural communities to access.
Appendix 1: Information for Battery Awareness Campaign

Introduction

Most homes and businesses contain many pieces of equipment such as portable computers, cell phones, power tools, standby or backup power systems, cameras, security equipment, radios, torches, etc. that depend on batteries to operate. As a result, batteries have become integral to the functioning of our economy and support many aspects of modern lifestyles. These households and businesses use a number of different types of batteries which have different chemistries.

Non-rechargeable, single-use batteries used in clocks, toys, cameras and remote controls can be either alkaline and zinc-carbon (AA, AAA, D, C, 9-volt dry cell), mercuric-oxide (button, cylindrical and rectangular) or lithium (AA, C, button, 9-volt). These batteries are also known as “primary” or single use batteries because they are normally not recycled and are disposed of after use.

Rechargeable batteries (also referred to as “secondary” batteries) use lithium-ion (Li-ion), nickel metal hydride (NiMH) or nickel cadmium (NiCd) chemistry. These are found in such products high end products as camcorders, mobile phones, laptops and cordless power tools, shavers, and electric toothbrushes.

Lead-acid batteries are the oldest type of secondary batteries. They are used to supply electrical power to cars, trucks, tractors, motorcycles, and boats. Small sealed lead-acid batteries are used for emergency lighting and uninterruptible power supplies.

Used batteries, whether primary or secondary, are potentially hazardous, so they need to be stored and handled carefully. Some of the materials inside a battery are toxic and may damage skin and clothes if the battery is damaged or leaking. Used batteries require careful handling to minimize safety hazard such as explosion and fire and good management to avoid pollution of soil, surface water and groundwater by storing them under cover and in a bunded area. The three main types of batteries in common use in solar energy systems are described below.

Lithium Batteries

There are two types of lithium batteries in common use: (i) primary (non-rechargeable) metallic lithium (Li) batteries, which are small in size and have a long life and are used to power toys and small electronic devices; and (ii) secondary (rechargeable) lithium ion (Li-ion) batteries, which are one of the lightest rechargeable batteries available and which are found in more expensive products such as laptops, cameras, mobile phones, power tools and now increasingly in solar powered devices. Large lithium batteries are found in other applications such as backup power, electric cars.
and some newer airplanes. Lithium batteries use lithium in its pure metallic form while Li-ion batteries use lithium compounds which are much more stable than the elemental lithium used in lithium batteries.

Both types of lithium batteries can be recycled. During collection, they can be mixed with other battery types in the collection container as long as certain packaging requirements are met. Larger lithium batteries (>500g) batteries can be collected but require separate storage from smaller handheld batteries. The risks associated with lithium battery recycling include the potential for a fire or explosion if batteries become over-heated from sun or for example, if they short-circuit.

**Nickel Cadmium / Nickel-Metal Hydride Batteries**

Nickel-Cadmium (NiCd) batteries were the first reasonably priced rechargeable consumer batteries. They are being superseded by new rechargeables Nickel-Metal Hydride (NiMH) batteries. Nickel-metal Hydride batteries are related to sealed nickel-cadmium batteries and only differ from them in that instead of cadmium, hydrogen is used as the active element at the anode. The energy density of NiMH is more than double that of Lead acid batteries and 40% higher than that of NiCd. Like NiCd batteries, Nickel-metal Hydride batteries are susceptible to a "memory effect" although to a lesser extent. They are more expensive than Lead-acid and NiCd batteries, but they are considered better for the environment.

**Lead-Acid Batteries (LAB)**

The main components of a lead-acid battery are lead (Pb) electrodes and lead dioxide (PbO2) electrodes immersed in a solution of water and sulphuric acid. These are generally contained in a plastic case made from polypropylene. While LAB has a history of reliability, is available worldwide, and is widely recycled, it is also bulky and heavy, prone to gassing, and sulphation. The heavy metal element (lead) of the battery makes the battery toxic and improper handling and disposal of the acid and lead can be hazardous to health and the environment.

**Why Recycle?**

Batteries pose a risk to human health and the environment if disposed of inappropriately. They contain heavy metals that are toxic to human health and/or have eco-toxicity impacts if they exceed certain minimum concentrations in the natural environment. Lead, mercury and cadmium are particularly toxic, but other metals such as nickel can also be of concern if they leach into surface or ground water. Batteries also contain valuable metals such as cadmium, lead, zinc, manganese, cobalt and rare earth metals that can be recovered to minimize the use of natural resources and to
reduce impacts on the environment which occur in the production, distribution and end-of-life phases of the battery life-cycle.

Single-use batteries have significant environmental impacts at every stage of their life cycle. The manufacture of batteries requires use of chemicals to purify metals, extraction of resources by mining (with potential destruction of wildlife habitat) and production of power by burning fossil fuels; which in turn contribute to global warming, and creation of air and water pollution. The importation/transport of batteries requires yet more infrastructure development and energy usage. In landfills, the chemicals inside batteries can leach from their casings and pollute soil and water with toxic heavy metals if the batteries are not properly recycled.

The technology for recycling secondary (rechargeable) batteries are well known and widely deployed in developed and some developing countries. Used LABs are widely collected and recycled (almost 96% collection in North America). NiCad and Lithium batteries are only now being recycled. However, in most developing countries, the economics of battery recycling is not sustainable. The cost of handling batteries (collection, storage, packaging), and transport, especially in rural areas, far exceed the cost of recycling the batteries. As a result, in most developing countries, lacking recycling facilities, used batteries are invariably discarded to the environment. Sometimes used LABs are collected, packaged and exported overseas for recycling, the economics depending on the price of lead and cost of transportation.

The technology for recycling primary (single use) batteries though available is not widely used, largely because of cost of recycling and because of battery collection (supply) problems. It is only now being deployed in North America, Europe and other developed countries.

Although recycling may not be a near term option, batteries – primary and secondary – should be collected and safely stored for transport to an environmentally safe and secure location for future processing or to a recycling facility.
## Battery Comparison Table (II)

<table>
<thead>
<tr>
<th>Battery Type</th>
<th>Nickel Cadmium</th>
<th>Nickel Metal Hydride</th>
<th>Lithium-Ion</th>
<th>Lead Acid</th>
<th>Sealed Lead Acid</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Common Name(s)</strong></td>
<td>Ni-Cd, Ni-Cad</td>
<td>NiMH, Ni-I, Ni-Hydrate</td>
<td>Li-Ion, Lithium Iron Phosphate</td>
<td>car battery, starting battery, wet cell, deep cycle</td>
<td>SLA, SSLA, valve-regulated, VRLA, Gel</td>
</tr>
<tr>
<td><strong>Common Applications</strong></td>
<td>modern off-grid lighting, power tools, cordless phones, professional radios, medical, household*</td>
<td>modern off-grid lighting, laptops, cell phones, household*</td>
<td>laptops, cell phones, handheld electronics</td>
<td>Cars, trucks, and other vehicles, standby/backup systems</td>
<td>off-grid lighting, wheelchairs, backup power systems</td>
</tr>
<tr>
<td><strong>Estimated Cycle Life</strong></td>
<td>300-1000</td>
<td>500-1000</td>
<td>500-2000</td>
<td>200-700</td>
<td>300-1000</td>
</tr>
<tr>
<td><strong>Advantages</strong></td>
<td>Low cost, rugged, higher energy density than SLA</td>
<td>Higher energy density than Ni-Cd, no cadmium</td>
<td>light weight, high energy density</td>
<td>inexpensive, rugged</td>
<td>inexpensive, rugged</td>
</tr>
<tr>
<td><strong>Disadvantages</strong></td>
<td>contains cadmium memory effect</td>
<td>High self discharge, higher cost compared to Ni-Cd</td>
<td>highest cost rechargeable, requires protection circuit</td>
<td>Heavy, low energy density, low cycle life, contains lead</td>
<td>Heavy, low energy density, contains lead</td>
</tr>
<tr>
<td><strong>Toxicity</strong></td>
<td>Highly toxic—contains cadmium</td>
<td>Low to Moderate</td>
<td>Low</td>
<td>Highly toxic—contains large amounts of lead</td>
<td>Highly toxic—contains large amounts of lead</td>
</tr>
<tr>
<td><strong>Disposal</strong></td>
<td>Recycle of Hazardous Waste Disposal</td>
<td>Landfill in small quantities (&lt;10 cells), Recycling recommended</td>
<td>Landfill in small quantities (&lt;10 cells), Recycling recommended</td>
<td>Recycle or Hazardous Waste Disposal</td>
<td>Recycle or Hazardous Waste Disposal</td>
</tr>
<tr>
<td><strong>Recycling</strong></td>
<td>Cadmium and ferronickel can be recovered which yield a moderate market price.</td>
<td>Recycle to recover nickel. NiMH is the most cost-effective battery to recycle because of the high market value for scrap nickel.</td>
<td>Cobalt and other metals can be recovered which have a high resale value, but the recycling process is more complex (i.e., more expensive).</td>
<td>The most commonly recycled battery worldwide. Lead and plastic casings can be recovered. Moderate market value for scrap lead and a mature resale market.</td>
<td>The most commonly recycled battery worldwide. Lead and plastic casings can be recovered. Moderate market value for scrap lead and a mature resale market.</td>
</tr>
</tbody>
</table>

*Battery University: http://www.batteryuniversity.com/partone-3.htm

*Relative market prices for battery scrap metal were obtained from Todd Coy. Toxic battery recyclers, phone conversation, 24 June 2008.

*Commonly found in AA, AAA, 9V, etc. sizes for regular household use.