

**ERGUVAN ENERGY ELECTRIC GENERATION INC.
GÖKTEPE WIND POWER PLANT PROJECT**

**Grievance Mechanism Procedure (GMP)
(Internal and External)
(Plan No: GTP-PRC-SOC-001)**



**MGS PROJECT CONSULTANCY
ENGINEERING TRADE LIMITED CO.**

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1 INTRODUCTION

This Grievance Mechanism Procedure (Internal and External) Plan is prepared for Göktepe Wind Power Plant to fulfill the required studies to evaluate the Environmental and Social Impacts of the Project according to the IFC Performance Standards (“PSs”) and AIIB Environmental and Social Standards (“ESSs”). The reference number of this Plan is GTP-PRC-SOC-001.

1.1 Background

Göktepe Wind Power Plant (WPP) Project, hereinafter called “the Project”, is planned to be established and operated within the borders of Yalova Province, Armutlu District. Erguvan Enerji Elektrik Üretim A.Ş. (“Erguvan Energy”) is the owner of the Project. The Project consists of the implementation of 32 turbines with an installed capacity of 112 MWm / 110 MWe. The Project will be producing 385,000,000 kWh of electrical energy annually.

1.2 Scope

This document outlines the grievance mechanism procedure which is applied to all internal direct and indirect workers and external stakeholders. The commitment and approach of the Göktepe WPP Project are on the basis of handling complaints and comments that may arise as a direct or indirect result of the environmental and social performance of the Project. The grievance mechanism is not a replacement for stakeholder engagement activities.

This procedure covers all the grievances raised by internal and external stakeholders, including the activities of contractors. This procedure is a part of the Management Plans developed for the Project and as described in the Environmental and Social Management System. This procedure has overlaps and cross-linkages to the Contractor Management Plan with the reference number of GTP-PLN-SOC-001 and Stakeholder Engagement Plan numbered of GTP-PLN-SOC-002 particularly concerning the contractor’s activities.

1.3 Purpose

The purpose of this document is to outline the principles of internal and external grievance mechanisms and how to integrate grievance management into business to minimize social risks. The grievance mechanism aims to ensure that all comments and complaints concerning the Project will be considered transparently and the related measures will be taken. The processes and responsibilities of this procedure will be defined for both external stakeholders and internal direct and indirect employees. This procedure is owned by the Social Responsibility Staff of the Project.



This document aims to identify:

- The scope of grievance mechanism procedure and the applicable management interfaces,
- The definition of roles and responsibilities,
- The applicable project standards, project commitments, operational procedures and guidance relevant to this Procedure,
- Monitoring and reporting procedures, including Key Performance Indicators,
- Training requirements and references for supporting materials and information,
- The procedure for stakeholders and employees to voice their grievances in a timely and transparent manner,
- How to minimize community conflict by systematically addressing grievances

Key risks identified in the ESIA and addressed by this procedure are:

- To provide a channel for workers and external stakeholders to voice their concerns efficiently and transparently,
- To provide a channel for external stakeholder and workers in particular women and illiterate persons to log complaints through engagement activities by Social Responsibility Staff,
- To establish a transparent and mutually respectful relationship with the employees in general,
- To allow for confidential complaints to be raised and addressed by workers,
- To create a culturally acceptable and accessible process to allow employees to raise their issues, concerns, problems, and claims.

This procedure is not limited but can be updated. The procedure will be reviewed on a minimum of a three-monthly basis during construction and commissioning. During steady-state operations, this procedure will be reviewed on an annual basis to determine if there are any changes or updates required to the procedure unless a more frequent update is required to reflect changing project design or procedures. Any requests for changes to this procedure must be addressed to the owner of this procedure and will be subject to appropriate review and approval processes.



1.4 Definitions

Grievance: An issue, complaint and/or dispute that has escalated to the point where it requires third party intervention or adjudication to help resolve it. Typically, grievances are thought of as involving the community as a whole and have been unresolved for some time in a formal manner.

Complaint: A notification provided by a community member, group or institution to the Project that they have suffered some form of offense, detriment, impairment or loss as a result of business activity and/or contractor behavior.

Dispute: A complaint that has not been accepted as valid by one party or the other, whether in part, in total or in the way it is presented, and hence has escalated to involve two-way disagreement.

Grievance Mechanism: A formal way that provides a clear and transparent framework for addressing, assessing, and resolving community complaints concerning the performance or behavior of the company, its contractors, or workers.

Internal Stakeholders: Groups or individuals within a business who work directly within the business, such as employees and contractors.

External Stakeholders: Groups or individuals outside a business who are not directly employed or contracted by the business but are affected in some way from the decisions of the business, such as customers, suppliers, community, NGOs and the government.

Project Affected People: Any person who, as a result of the implementation of a project, loses the right to own, use, or otherwise benefit from a built structure, land (residential, agricultural, or pasture), annual or perennial crops and trees, or any other fixed or moveable asset, either in full or in part, permanently or temporarily.

Vulnerable People: People who by gender, ethnicity, age, physical or mental disability, economic disadvantage, or social status may be more adversely affected by resettlement than others and who may be limited in their ability to claim or take advantage of resettlement assistance and related development benefits.



1.5 Abbreviation

AIIB	Asian Infrastructure Investment Bank
DCS	Document Control System
EHSS	Environmental, Health and Safety and Social
EIA	Environmental Impact Assessment
ESMP	Environmental and Social Management Plan
ESMPF	Environmental and Social Management Planning Framework
E&S	Environmental and Social
ESF	Environmental and Social Framework
ESP	Environmental and Social Policy
ESS	Environmental and Social Standard
GMP	Grievance Mechanism Procedure
HS	Health and Safety
HSE	Health, Safety, and Environmental
IFC	International Finance Corporation
KPI	Key Performance Indicator
MW	Megawatt
NGO	Non-Governmental Organization
OHS	Occupational Health and Safety
PAP	Project Affected People
PPM	Public Participation Meeting
PS	Performance Standard
SEP	Stakeholder Engagement Plan
SRS	Social Responsibility Staff
WPP	Wind Power Plant

2 ROLES AND RESPONSIBILITIES

2.1 Key Principles

The Internal (Worker) and External Grievance Mechanisms will be implemented by relying on the following key principles for all the Project-related comments, issues, and complaints internally and externally.

- **Transparency:** All the grievances are considered in the scope of the grievance procedure clearly and understandably.
- **Impartiality:** A fair and equal grievance procedure will be applied for every complaint or concern submitted by individuals or as a community.
- **Confidentiality:** Anonymous complaints can be submitted and resolved. Raising a complaint will not require personal information or physical presence.
- **Accessibility:** All employees and stakeholders can raise a comment or submit a grievance easily.



- **Culturally Appropriate:** A complaint or an issue raised by local communities is considered in the manner of regional concerns and a convenient resolution process will be taken.

2.2 Roles and Responsibilities

This section includes an overview of the roles and responsibilities of the grievance mechanism procedure.

Table 2-1. Key Roles and Responsibilities

Roles	Responsibilities
General Manager	<ul style="list-style-type: none"> • Ensuring that this procedure is implemented properly, • Providing necessary resources for the implementation of the procedure
Management Representative / Operational Manager	<ul style="list-style-type: none"> • Approval of this Plan and resources required for implementation, • Ensuring the Project compliance with the Project Standards and other requirements set out in this Management Plan, • Coordinating with parties for implementation of the procedure.
Health Safety and Environment (HSE) Manager	<ul style="list-style-type: none"> • Supporting SRS on the first evaluation of the relevance of grievances collected, • Ensuring that all site staff, including Subcontractors worker's complaints process and resolutions, comply with this Procedure, • Conducting internal audits/site audits, • Providing answers to the OHS, environment and social grievances raised by employees, the local community and local institutions, • Helping SRS for keeping the record of the complaints/suggestions in the Grievance Database with details, • Evaluating in compliance with laws, regulations and Project requirements with legal departments, • Informing to workers about contract details and legal rights, • Determining and provides the necessary training materials for employees • Participating and supports the audits that will be done by third-party auditors.



Roles	Responsibilities
Social Responsibility Staff (SRS)	<ul style="list-style-type: none"> • Helping Health Safety and Environment (HSE) Manager for the development of the Scope of Work, as required. • Implements and improves the procedure, • Determining necessary resources for proper implementation of the procedure and submits to managers, • Evaluating in compliance with laws and regulations, • Searching the causes of the grievance and the social incidents that cause; injuries, delays or stoppage in the work and disputes among the Project and communities, • Monitoring all complaints and ensures that all complaints are resolved and closed, • Coordinating with parties for implementation of the procedure • Creating all necessary reporting of worker grievance including monthly report to Management, • Organizing cooperation activities with local communities, • Investigating and proposes appropriate methodology for resolving the complaint, • Organizing stakeholder meetings to collect the responses to grievances actively as required, • Following procedures related to employment and training for site-specific issues, • Recording and reporting general and local employment rates and complaints, which are received or observed verbally, • Filling out a “Complaint & Consultation Register Form”, • Determining necessary resources for proper implementation of this Procedure and submits to his line managers, • Following the results of complaint and report on a weekly, monthly, and annual basis.
Contractors / Subcontractors	<ul style="list-style-type: none"> • Complying with the requirements and standards of this plan, • Fulfilling the works under the contract.

3 PROJECT STANDARDS

The implementation and the procedure of this plan developed for the Göktepe WPP Project will comply with the related national and international requirements and standards. The Project standards involves:

- Applicable Turkish Standards,
- Turkish EIA requirements,
- Other commitments to and requirements of Turkish Government authorities,
- Applicable international standards and guidelines.



3.1 Applicable Turkish Standards

The Constitution of The Republic of Turkey

The main document of the national requirements and standards is “The Constitution of The Republic of Turkey” which comprises articles related to human and labour rights, peace of the community and stakeholder engagement of the Project. These articles are as follows:

X. Legal Egalitarianism

ARTICLE 10. Everyone is equal before the law regardless of distinction as to language, race, color, sex, political opinion, philosophical belief, religion or any similar reasons. Men and women have equal rights which are the obligation to be ensured exist in practice by the government. Measures taken for this purpose shall not be interpreted as contrary to the principle of equality.

II. Prohibition of Forced Labour

ARTICLE 18. Nobody can be forced to work. Drudgery is prohibited. Employers are not allowed to take deposits of money from workers and retain ID Cards.

VII. Freedom of Thought and Opinion

ARTICLE 25. Everyone has the right to freedom of thought and opinion. For whatever reason and purpose, nobody can be forced to explain their thoughts and opinions; cannot be condemned and accused of their opinions.

VIII. Freedom of Expression and Dissemination of Thought

ARTICLE 26. Everyone has the right to express and disseminate his thoughts and opinion by speech, in writing or pictures or through other media, individually or collectively. This right includes the freedom to receive and give information and ideas without interference from official authorities.

VII. Right of Petition

ARTICLE 74. Turkish citizens and foreign residents have the right to raise requests and complaints concerning themselves or the public in writing to the competent authorities and the Turkish Grand National Assembly.



Law on The Right to Information

Everyone has the right to give information on the activities of public institutions and professional organizations, which qualify as public institutions. The procedure and the basis of the right to information according to the principles of transparency, equality and impartiality are regulated in the *Law on Right to Information* numbered 4982 and issued on 24.10.2003 with the official gazette number of 25269.

Law on The Use of Right to Petition

ARTICLE 3. Everyone has the right to apply in writing to the Turkish Grand National Assembly and the component authorities concerning the requests and complaints concerning themselves or the public according to this article of the *Law on the Use of Right to Petition* No. 4982 which was issued on 01.11.1984 with the official gazette number of 3071.

Labour Law

The Principle of Equal Treatment

ARTICLE 5. Discrimination in employment is prohibited. No discrimination based on language, race, sex, political opinion, philosophical belief, religion and sex or similar reasons is permissible in the employment relationship. Except for biological reasons or reasons related to the nature of the job, the employer must not make any discrimination, either directly or indirectly, against an employee in the conclusion, conditions, execution and termination of his/her employment contract due to the sex or maternity of employee. The differential remuneration for similar jobs or work of equal value is not permissible.

The Worker's Right of the Immediate Termination for the Valid Reason

ARTICLE 24. Whether or not the duration is fixed, the worker can terminate before the end of the contract or without waiting for the notice period. The employment contract is not subject to any special form unless the contrary is stipulated by the Law.

Overtime Work

ARTICLE 41. Overtime work can be done for reasons such as the general benefits of the country and increased production. Overtime work requires the employee's consent.

ARTICLE 42. Compulsory overtime work is only allowed for all or some of the employees in case of a breakdown, whether actual or threatened or in the case of urgent work to be



performed on machinery, tools or equipment or in case of force majeure. Compulsory overtime work shall not exceed the time necessary to enable the normal operating of the establishment.

Working Age and Prohibition of Child Employment

ARTICLE 71. The employment of children under the age of fifteen is prohibited. However, children who have reached the age of fourteen and have completed their primary education may be employed in light labor that will not hinder their physical, mental or moral development

Unions and Collective Agreements Law

Workers are covered by the legislation numbered of 6356 (dated on 07.11.2012, Official Gazette No. 28460). There are four types of collective agreements regulated which are workplace collective bargaining agreement, enterprise collective agreements, group collective agreements, and framework agreements.

3.2 Turkish EIA Requirements

Environmental Law

The main law of National Environmental Legislation is the Environmental Law numbered 2872 which was issued on 11.08.1983 with the official gazette number of 18132. In this law, the Turkish Regulation on *Environmental Impact Assessment (EIA)* (Official Gazette, 17 July 2008, no 26939) is defined which includes a limited public disclosure process.

3.3 Other Commitments and Requirements

There are no other applicable commitments and requirements of Turkish Government authorities related to this plan.

3.4 Applicable International Standards and Guidelines

3.4.1 IFS Performance Standards

The international standards and guidelines which Erguvan Energy will follow for Göktepe WPP project are set by International Finance Corporation (IFC). IFC Performance Standards and Guidance Notes which are relevant internal and external grievance mechanisms are:

- *Performance Standard 1 (PS1): Assessment and Management of Environmental and Social Risks and Impacts*
- *Guidance Note 1 (GN1) on Assessment and Management of Environmental and Social Risks and Impacts*



- *Performance Standard 2 (PS2): Labor and Working Conditions*
- *Guidance Note 2 (GN2) on Labor and Working Conditions*

Key objectives of *PS1* related to external grievance management are:

- To identify people/communities who have comments/grievances about the Project, as well as other interested parties and evaluate these environmental and social risks,
- To adopt mitigation measures to prevent and minimize social risks and impacts, and where residual impacts remain, compensate for risks and impacts to workers, Affected Communities, and the environment.
- To ensure that grievances from Affected Communities and external communications from other stakeholders are responded to and managed appropriately.
- To promote and provide sufficient engagement with Affected Communities during the Project about issues which may affect them,
- To maintain a healthy relationship with stakeholders through adequate engagement during project implementation.

Key requirements of *PS1* involve:

- To develop a grievance mechanism to receive and facilitate the resolution of Affected Communities' concerns and grievances related to environmental and social performance of the Project,
- To identify the risks and impacts of the Affected Communities and other stakeholders,
- To maintain an understandable, culturally appropriate, accessible and transparent consultation to stakeholders through early and ongoing engagement,
- To inform the Affected Communities about the mechanism in the course of the stakeholder engagement process.
- To follow the developed grievance mechanism to receive and respond to stakeholder concerns related to the Project promptly.
- To establish a monitoring and review procedures of the concerns and grievances raised by Affected Communities and stakeholders.

Key objectives of *PS2* related to worker grievance management are:

- To create equal, fair and nondiscriminatory working opportunities for every worker,
- To develop, maintain, and improve the worker-management relationship,
- To promote compliance with national employment and obey the labor laws,



- To protect workers, including vulnerable categories of workers such as children, migrant workers, workers engaged by third parties, and workers in the client's supply chain by developing a reliable grievance mechanism,
- To identify, evaluate and respond to workers concerns and grievances in a timely manner,
- To promote safe and healthy working conditions to direct and indirect workers,
- To avoid the use of forced and child labor.

Key requirements implemented by Erguvan Energy for Göktepe WPP project according to PS2 are as following:

Human Resources Policy, Terms of Employment and Working Conditions & Relationship

- Erguvan Energy will adopt and implement human resources policies and procedures which are provided to workers with documented information clearly, regarding their rights under national labor and employment law, including their rights related to hours of work, wages, overtime, compensation, and benefits
- Erguvan Energy will make all policies understandable to all workers.
- Erguvan Energy will respect the terms of a collective bargaining agreement, if there exists, and provide reasonable working conditions and terms of employment.

Workers' Organizations

- Erguvan Energy will comply with the national labour law which contains rights of workers to form and to join workers' organizations.
- If national law restricts the right to organize and workers' organizations, Erguvan Energy will enable the means for workers to bargain collectively and to organize and establish an alternative way for workers to file grievances.
- Erguvan Energy will not discriminate against workers who choose to organize and create equal conditions for all the workers.
- Worker representatives should be given access to management.

Non-Discrimination and Equal Opportunity

- Erguvan Energy will hire, promote and compensate workers solely based on their ability to do the job and all workers are provided equal access to training, tools and opportunities for advancement.
- Erguvan Energy will ensure that all workers will be free from harassment by management or other workers.



Retrenchment

- Erguvan Energy will establish and implement a procedure to mitigate the adverse impact of retrenchment and carry out an analysis of alternatives to retrenchment.
- The procedure will incorporate non-discrimination principles and include the input of workers, their organizations, where appropriate, the government.

Child Labor

- Erguvan Energy will not employ workers under the minimum age for employment as defined by national law.
- Workers between the minimum age and 18 will not be employed in dangerous work or work that interferes with their education or development.

Forced Labor

- Erguvan Energy will not employ forced labor which consists of any work or service not voluntarily performed that is exacted from an individual under threat of force or penalty and
- Erguvan Energy will respect and protect rights of workers to retain their personal documents and money.
- Erguvan Energy will respect the rights of workers to leave the workplace after work.

Grievance Mechanism

- Erguvan Energy will provide a grievance mechanism for workers and develop it as a transparent process for workers to express concerns and file grievances, including anonymous complaints.
- Erguvan Energy will ensure that there will be no discrimination against those that express grievances and all the grievances are considered seriously and take prompt, appropriate action.
- Any grievance mechanism will not replace other channels as defined by law or collective bargaining agreements.

Occupational Health and Safety

- Workers are not unreasonably endangered at work or in dormitories and all the necessary precautions to mitigate work-related risks and develop an emergency prevention and response system.
- Workers will be provided personal protective equipment and will be trained in its use.



- Erguvan Energy will document and report accidents, diseases and incidents during the Project.

Workers Engaged by Third Parties

- Erguvan Energy will extend the labor standards performance policies and procedures to contractors hired directly or through employment agencies.
- Erguvan Energy will not use contracting as a means of circumventing labor rights and laws and will ensure all the workers have access to a grievance mechanism.
- Erguvan Energy will monitor contractors, employment and recruitment agencies to verify their adherence to labor rights and laws.

Supply Chain

- Erguvan Energy will extend the implementation of these key requirements of PS2 as feasible to the suppliers.
- Erguvan Energy will identify the risks of child labor or forced labor in the supply chain and notify the suppliers of the PS2 requirements to prevent its presence.
- Erguvan Energy will monitor the performance of suppliers according to PS2 requirements concerning child labor and forced labor and significant safety issues.

3.4.2 AIIB Environmental and Social Standards

AIIB believes that transparency and meaningful consultation is essential for the design and implementation of a Project and works closely with its Clients (in this Project, Erguvan Energy) to achieve this objective. Meaningful consultation is a process that begins early and is ongoing throughout the Project. It is inclusive, accessible, timely and undertaken in an open manner. It conveys adequate information that is understandable and readily accessible to stakeholders in a culturally appropriate manner and in turn, enables the consideration of stakeholders' views as part of decision-making. Stakeholder engagement is conducted in a manner commensurate with the risks to, and impacts on, those affected by the Project.

AIIB requires Erguvan Energy to undertake an environmental and social assessment that consist of varying elements including stakeholder identification and consultation plan and public consultation and information disclosure.

Also, AIIB requires Erguvan Energy to engage in meaningful consultation with stakeholders during the Project's preparation and implementation phases, in a manner commensurate with the risks to, and impacts on, those affected by the Project. The ESF explains the Meaningful Consultation as:



“Meaningful consultation is a process that: (a) begins early in the preparation stage of the Project and is carried out on an ongoing basis throughout the implementation and life cycle of the Project; (b) ensures that all parties have a voice in consultation, including national and subnational government, the private sector, nongovernmental organizations and people affected by the Project, including, as applicable, Indigenous Peoples; (c) provides additional support as needed to ensure participation of women, elderly, young, disabled, minorities and other vulnerable groups; (d) provides timely disclosure of relevant and adequate information that is understandable and readily accessible to the people affected by the Project and other stakeholders; (e) is undertaken in an atmosphere free of intimidation or coercion; (e) is gender inclusive, accessible, responsive and tailored to the needs of vulnerable groups; and (f) enables the consideration of relevant views of people affected by the Project and other stakeholders in decision-making. Continue consultation with stakeholders throughout Project implementation as necessary on issues related to environmental and social performance and implementation of the Project-level grievance mechanism.”

In addition to meaningful consultation, environmental and social information on the Project must be available, in an accessible manner, and in a form and language(s) understandable to affected people and other stakeholders, during preparation and implementation of the Project so as to provide an opportunity to broadly identify and address environmental and social risks and impacts, those involving Involuntary Resettlement and Indigenous Peoples, and including community health and safety issues, according to AIIB ESS-1. In particular, disclose the draft environmental and social assessment documents (including the ESMP, and, as applicable, any ESMPF, or other approved forms of documentation) in a timely manner in accordance with paragraph 57 of the ESP, in an accessible place, and in a form and language(s) understandable to affected people and other stakeholders; this includes documentation required under ESS 2 and ESS 3, as applicable. Moreover, in the same manner the final assessment documents, as they become available, and any updates must be disclosed to affected people and other stakeholders. Regularly disclosure of the updated environmental and social information, in the same manner, along with information on any material changes in the Project must be performed according to AIIB requirements.

In this respect, a Grievance Mechanisms is established as a part of the Stakeholder Engagement Plan and Environmental and Social Management System in order to meet the meaningful consultation and other stakeholder engagement requirements.



4 INTERNAL AND EXTERNAL GRIEVANCE MANAGEMENT

The process to be followed to resolve any grievances is described in Figure 4-1 below.

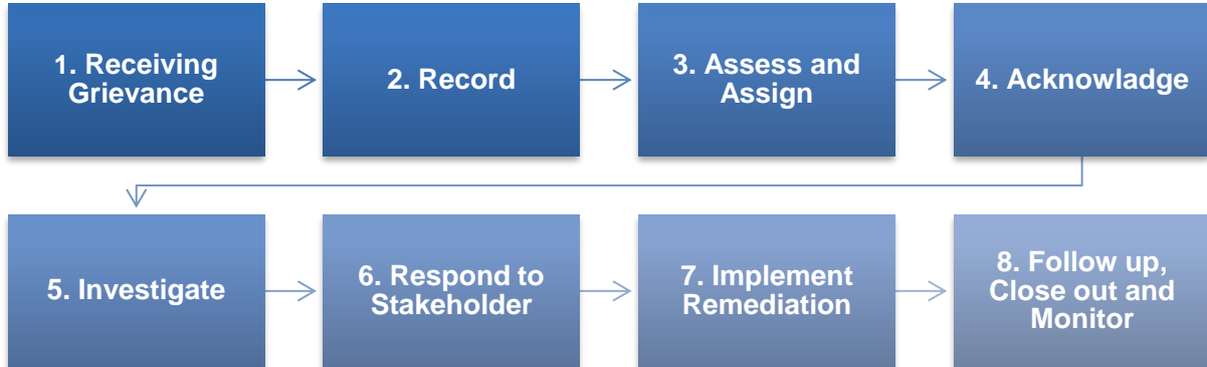


Figure 4-1. Processes of Internal and External Grievance Management

4.1 Internal (Worker) Grievance Management Process

Employees, who may be direct workers or third party/subcontractor's workers, are encouraged to submit written complaints, comments and concerns (See *Appendix A*). Since the confidentiality of the complainant should be preserved, grievances are collected in grievance boxes which will be placed in areas workers can easily access, including dining rooms. Through these forms, workers will also be able to make anonymous complaints. Information on how to express complaints, opinions and suggestions to workers will be provided during the orientation training process. Written submissions will not be used in any way to intimidate those submitting the complaints.

Management will treat the grievances seriously and take prompt, appropriate action. "Social Responsibility Staff" will have the main responsibility to collect the complaints. The complaints will be discussed with management in order to gather accurate information about a given complaint. Social Responsibility Staff will process the complaint/concern and provide a resolution. Resolutions of complaints will be developed in accordance with relevant Turkish laws, regulations, and international requirements. Feedback will be provided to those involved.

It is possible to extend the process for the complex grievances and workers will be informed about the schedule of the process. All parties should get a reasonable agreement on the corrective actions during solution process. Social Responsibility Staff aims to respond in cooperation with the related department and solve each complaint within 30 days. The



grievance mechanism does not replace other channels as defined by law and during the grievance process, all the requirements of this procedure should be fulfilled.

4.1.1 Implementation and Updates of the Procedure

This procedure will be reviewed on a minimum of a three-monthly basis during construction and commissioning. During steady-state operations, this procedure will be reviewed on an annual basis and any necessary revisions made to reflect the changing circumstances or operational needs. The revision of this procedure will be the responsibility of the “Social Responsibility Staff” who is the custodian of the procedure.

If material changes to operating procedures are required the procedure may be updated on an “as required” basis. If there is any revision on this procedure, it will be uploaded to the Document Control System (DCS) of the Project to ensure that all staff has access to the latest version of this procedure.

4.2 External Grievance Management Process

The steps of the grievance management process consist of receiving the grievance, assessing, sending acknowledgment, investigating, feedback to stakeholder, implementing the remediation activities and closeout.

4.2.1 Receiving Grievances

Grievances are received through all available channels such as phone, mail, grievance forms, websites, contractors etc. The stakeholder can raise a grievance by filling out the grievance form. Once the form is completed then “Social Responsibility Staff” will process the form according to the grievance procedure.

Table 4-1. Details of Contacts

ERGUVAN ENERJİ ELEKTRİK ÜRETİM A.Ş.	Project Site Office
Website: https://www.polat.com/enerji/erguvan-enerji Phone: 0(212) -2228846 E-Mail: apenerji@polat.com Address: Gürsel Mahallesi, İmrahor Caddesi, Yankı Sokak, No: 273B Blok 5 B07-08.-6. Kat 34440 Kağıthane/ İstanbul	SRS: Abdurrahman BAYRAK Phone: +90 530 835 01 95 +90 (226) 550 00 10 E-Mail: abdurrahman.bayrak@polat.com Address: Göktepe Wind Power Plant Control Center, Mecidiye Village/Yalova



The Complaint Register Form (See *Appendix A*) will be used to collect the information about grievances, concerns and the complainant. All grievances will be recorded and collected in the Complaint Register Database (See *Appendix C*). “Open door policy” will not be encouraged as the one and only way of communication, therefore, written complaints anonymously should be encouraged.

4.2.2 Assessment and Investigation of Grievances

Each evaluation and investigation steps will be followed when a grievance/concern is received and registered into “Complaint Register Database” (See *Appendix C*). The Social Responsibility Staff investigates the grievance and makes the first evaluation with the help of other related departments. Göktepe WPP investigates the grievance and involves appropriate departments in its investigation and formulation of a resolution.

The complainant may be contacted (if not anonymous) to gather more information, using the “Consultation Form” (see *Appendix B*). Any correspondence with the Complainant will be recorded in the “Complaint Register Database”. When final decision is made on grievance, feedback will be given to stakeholder.

4.2.3 Feedback to Stakeholder

Complainants will receive a formal response acknowledging that Erguvan Energy has received the grievance, within 5 days of submitting the grievance. Complaints received anonymously will be investigated in the same manner as non-anonymous complaints, but no formal response will be issued.

4.2.4 Propose Resolution/Corrective Action

Within 30 days of receipt of the grievance, responsible person from Göktepe WPP will formally communicate a proposed resolution or corrective action to the complainant (if not anonymous) and discuss it with the complainant. The complainant will be informed about the methodology followed. All communication will be recorded in the “Complaint Register Database”.

4.2.5 Close-Out of Grievances

The grievance procedure for Göktepe WPP aims to formally close out every grievance within 30 working days after receiving it, unless an alternative agreement is made with the complainant. Note that this alternative agreement must be reached within these 30 days. Close-out requires the signature of the complainant (if not anonymous) on the Close Out Form, which details the agreed resolution. The signed “Close Out Form” will be recorded in the “Complaint Register Database”.



4.2.6 Non-Resolution Case

If a grievance cannot be resolved although efforts will be made to solve the concern within the set timeframe, the Göktepe WPP will involve other external experts, neutral parties or local and regional authorities, as necessary and appropriate.

5 MONITORING

5.1 Overview of Monitoring Requirements

In compliance with the Project Standards which is described in section 3 of this plan, monitoring measure will be implemented to prevent the reoccurrence of grievances and monitoring management. Therefore, this grievance mechanism will be subject to periodic reviews to decrease the systemic problems and maintain the resolution process efficiently.

If monitoring identified non-conformance with the Project Standards, these will be investigated, and appropriate corrective actions identified. The overall grievance management performance will be monitored and evaluated according to the key performance indicators.

5.2 Key Monitoring Activities

The key monitoring activities are used to assess grievance management. Göktepe WPP will also monitor the efficiency and application of the third-party grievance mechanism. The procedures and the grievance management tool will be adjusted as required. Key monitoring measures are set out in Table 5-1 below.

Table 5-1. Key Monitoring Measures

Topic	Indicator	Method	Period	Location
Grievances/ Concerns	Göktepe WPP will review Grievance Log/Database, including complaints <i>closed</i> and <i>unresolved</i> per period at a minimum monthly to include: <ul style="list-style-type: none"> • number of outstanding complaints and grievances opened in the month, • number of complaints and grievances opened in the month and evolution since Project start (graphic presentation), • number of complaints grievances closed in the month; and • type of grievance. 	Grievance Records	Monthly	Site office
Visitor to the Site Office	Visitors will be recorded including the information of the reason for visit etc.	Visitor Records	Monthly	Site office

Topic	Indicator	Method	Period	Location
Community Engagement Activities	The SRS will record formal and informal engagement with local communities.	Community Engagement Records	Quarterly	Site office
Disclosure Materials/ Feedback to Communities	SRS will keep records of the types of leaflets, brochures, newsletters prepared and distributed. SRS will monitor feedback to local communities.	Community Info System on the Website	Quarterly	Site office

5.3 Key Performance Indicators (KPIs)

The *Table 5-2* below summarizes the key performance indicators and related key monitoring actions. These can be used to assess the progress and effectiveness of the proposed mitigation strategies.

Table 5-2. Key Performance Indicators (KPIs)

KPIs	Target	Monitoring Measures
Total number of community complaints or grievances	Total number reduced year on year	Grievance Database
% of complaints that are responded within 5 days	Delivery of regular reports to stakeholders on the outcomes of the Grievance Mechanism	Reporting
% of complaints that are closed within 30 days.	Target of 100%	Grievance Database
Auditing Grievance Procedure to ensure that it is being implemented and grievances are being adequately addressed.	Bi-annual (construction), annual (operation) audit complete target of 100% of grievances close out to satisfaction of complainant within 30 days.	Monthly Report

6 TRAINING

All necessary training will be provided as induction training to provide general awareness for all employees of the Project and its contractors. Job-specific training will be also provided as necessary including grievance management. The implementation of this grievance mechanism will be followed by the Social Responsibility Staff and other personnel and supervisors of Göktepe WPP. Contractors are also involved in or overseeing activities with local communities.

6.1 Induction Training

The induction training will provide information about the worker grievance mechanism to all direct and indirect workers. The trainings will be given in the first “Induction Training” session. All employees of the Project and contractors are required to participate in community relations



and human rights training. This training will provide the information on how to understand and respect different cultures and opinions and to be an effective team member by behaving appropriately with locals and colleagues.

6.2 Job Specific and Other Training Requirements

Job-specific training and additional specialist training (if there any) for key personnel involved in the community, then it will be provided to those and employees for grievance management. Specific training on the application of the Grievance Management is also provided to the Social Responsibility Staff and other personnel and supervisors of Göktepe WPP and contractors involved.

7 AUDIT AND REPORTING

In this section, auditing internally and externally is involved. For the Göktepe WPP Project activities, record keeping, and reporting basics are explained.

7.1 Internal and External Auditing

Internal and External Audits will be carried out in order to ensure the assessment of the mechanism's efficiency by Health Safety and Environment (HSE) Manager. Conformance and aspects of this procedure, which are subject to regulatory audits, will be monitored in accordance with the Göktepe WPP EHS and Social Management System and separately by Project Lenders. Daily conformance will be monitored in accordance with the Göktepe WPP Management System. Contractors will be subject to inspection and audit by Göktepe WPP prior to a contractor's initial appointment.

7.2 Record Keeping and Reporting

Record keeping will be done during the following cases:

- Consultation meetings,
- Community engagement activities,
- Grievances actions and closeout of grievances,
- Concerns/opinions/suggestions by the local community during consultation meetings and stakeholder engagement activities,
- New on press and interviews,
- Audits, investigations and incidents which will be managed according to Göktepe WPP procedures.



On a monthly basis, an overview of the grievances recorded in terms of number and type will be investigated. The situation of the grievances as open/closed out will be developed periodically. The Social Responsibility Staff and Health Safety and Environment (HSE) Manager will evaluate and conclude this overview with project management in the monthly internal progress meetings.



APPENDICES



Appendix A: Complaint Register Form

Grievance Form		
Reference No:		
Full Name <i>Note: You can remain anonymous if you prefer or request not to disclose your identity to third parties without your consent.</i>	Name & Surname: _____ <input type="checkbox"/> wish to raise my grievance anonymously <input type="checkbox"/> request not to disclose my identity without my consent	
Contact Information How the complainant wants to be contacted (mail, telephone, e-mail).	<input type="checkbox"/> By Post: Mailing address: <input type="checkbox"/> By Telephone: _____ <input type="checkbox"/> By E-mail _____ <input type="checkbox"/> I don't want to be contacted	
Details Related to Grievance:		
Description of Incident or Grievance:		What happened? Where did it happen? Who did it happen to? What is the result of the problem?
Case summary:		
Date of Incident/Grievance		
	<input type="checkbox"/> One-time incident/grievance (Date _____) <input type="checkbox"/> Happened more than once (how many times? _____) <input type="checkbox"/> On-going (Provide details)	
What would you like to see happen to resolve the problem?		
Only for internal usage: Status of complaint		
	Date:	Signature:
The complaint is closed by:		
Actions taken (Provide details):		



Şikayet Formu		
Referans No:		
Tam İsim <i>Not: İsterseniz anonim olarak şikayette bulunabilir veya onayınız olmadan kimliğinizin üçüncü taraflara açıklanmamasını talep edebilirsiniz.</i>	İsim & Soyisim: _____ <input type="checkbox"/> anonim olarak şikayette bulunmak istiyorum <input type="checkbox"/> onayım olmadan kimliğimin açıklanmamasını talep ediyorum	
İletişim Bilgileri Şikayet sahibi kendisiyle nasıl iletişime geçilmesini istiyor (posta, telefon, e-posta).	<input type="checkbox"/> Posta ile: Posta adresi: <input type="checkbox"/> Telefon ile: _____ <input type="checkbox"/> E-posta ile: _____ <input type="checkbox"/> İletişime geçilmesini istemiyorum.	
Şikayete ilişkin Detaylar:		
Olayın veya Şikayetin Tanımı:	Ne oldu? Nerede oldu? Kime oldu? Sorunun sonucu nedir?	
Olayın özeti:		
Olay/Şikayet Tarihi	<input type="checkbox"/> Tek seferlik olay/şikayet (Tarih _____) <input type="checkbox"/> Bir kereden fazla (kaç kere? _____) <input type="checkbox"/> Devamlı (Detaylandırın)	
Sorunun çözülmesi için ne olmasını istersiniz?		
Yalnızca dahili kullanım için: Şikayet durumu		
	Tarih:	İmza:
Şikayettarafından çözümlendi.		
Yapılan eylemler (Detaylandırın):		



Appendix B: Consultation Form

Toplantı Kayıt Formu/ Consultation Form			
Formu Dolduran Kişi / Person filling out the form		Tarih / Date:	
Toplantı Gündemi / Agenda of the Meeting		Görüşme Kayıt No/ Consultation Register Number	
1. Toplantı Bilgileri/ Meeting Info			
Name of Authorized Person:		İletişim Şekli / Form of Communication :	
İstişare Edilen Kurum / Institution Consulted		<input type="checkbox"/> Telefon-Ücretsiz Hat / Phone-Free Phone Line	
Telefon / Telephone:		<input type="checkbox"/> İstişare Toplantısı / Consultation Meeting	
Adres / Address:		<input type="checkbox"/> Website / E-mail Web Sitesi / E-posta	
Köy - İlçe - İl Village -District -Province:		<input type="checkbox"/> Diğer (Açıklayın) / Other (Specify)	
Paydaş Tipi / Consultee/Stakeholder Type			
2. İstişare Detayları/ Details of Consultation			
Projeye İlişkin Sorular / Questions regarding the project :			
Kaygılar & Geri bildirimler / Concerns & Feedbacks :			
Özel Notlar (Formu dolduran kişinin düşünceleri)			

