



SUBMISSION COVER TO THE CEO'S OFFICE

THIS DOCUMENT IS THE COVER SHEET FOR ALL INTERNAL DOCUMENTS SUBMITTED FOR SIGNATURE

Name of the document:		Date document needs to be signed by:						
Collaboration Agreement		04 April 2025						
Background of the document:		<p>The Northern Cape Solar Business Incubator, NPC (NOCSOBI) was established as a business incubator for SMMEs in the Renewable Energy sector. Among its key initiatives, NOCSOBI provides Renewable Energy training to SMMEs who are based in the Northern Cape Province, offering both technical support such as training related to the rooftop solar installations and business development interventions, including financial management literacy, market access, and tender readiness.</p> <p>NOCSOBI aligns with Sustainable Development Goal 7 (SDG 7), which seeks to ensure access to affordable, reliable, sustainable, and modern energy for all, with a specific focus on increasing the share of Renewable Energy in the global energy mix by 2030. Additionally, NOCSOBI supports the Northern Cape Provincial Programme of Action: Inclusive Growth and Job Creation, furthering regional economic development.</p> <p>In alignment with the National Skills Development Plan (NSDP), the Energy and Water Sector Education and Training Authority (EWSETA) aims to collaborate with NOCSOBI on skills development programmes, with a particular emphasis on supporting SMMEs in the Renewable Energy sector within the Northern Cape Province.</p>						
Reason for submission		NOTING		APPROVAL		SIGNATURE		
						X		
OTHER:		-----						
Who is submitting the document (person and department):		NAME		POSITION		SIGNATURE		
		Khetsiwe Dlamini		Energy Sector Manager				
Executive manager I confirm awareness of the document and application of mind to matter of risk, compliance, and financial issue		SIGN:		COMMENTS:				
Review by Legal if there is legal implications (If required)		SIGN:		COMMENTS:				
				Reviewed				
Urgency: The Urgency Of The Document Being Signed URGENT MEANS AN APPROVAL WITHIN 3 DAYS		TICK THE ONE APPLICABLE:						
		URGENT		x		VERY URGENT		
						NOT URGENT		
		IF URGENT STATE REASONS						
Date and who received document		NAME		DATE		SIGNATURE		
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Relevant Executive	NOTED		APPROVED		REFERRED FOR DISCUSSION TO INTERNAL EXCO		REVERTED AND NOT APPROVED	
			X					
COMMENTS:								
DATE: 19/04/2025		SIGNATURE 						



COLLABORATION AGREEMENT

ENTERED INTO AND BETWEEN

Energy and Water Sector Education and Training Authority

A SETA established in terms of Skills Development Act, 97 of 1998

(Hereinafter referred to as "EWSETA"), herein represented by

Ms. Mpho Mookapele

in her capacity as the Sector Education and Training Authority **Chief Executive Officer** being duly authorized thereto

AND

The Northern Cape Solar Business Incubator, NPC

(Reg no: 2024/018196/08, herein referred to as "NOCSOBI"), herein represented by

Mr Moses Ngobeni

in his capacity as the Interim Chairperson duly authorized thereto

FOR

Strategic Partnership to support each other's mission and objectives as partners in the rollout of the education, training and skills development programmes.

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Preamble

WHEREAS in terms of the Skill Development Act of the Republic of South Africa Act, 97 of 1998 EWSETA is one of the Sector Education and Training Authorities (SETAs) established in terms of section 9(1) of Skills Development Act, 97 of 1998 with scope as detailed in the Government Gazette of November 2010.

AND WHEREAS in terms of the National Skills Development Plan (NSDP) , based on the pillars aimed at supporting all government national imperatives: National Development Plan 2030 (NDP); Medium Term Development Plan 2024-2029 (MTDP); New Growth Path (NGP); Green Economy Accord (GEA), National Skills Accord (NSA) and Human Resources Development Strategy (HRDS), SETAs must implement the eight outcomes in the NSDP through partnership with all relevant stakeholders.

AND WHEREAS in terms of the NSDP framework confirms the need for coordination and quality assurance.

WHEREAS NOCSOBI was established as a business incubator for the SMMEs in renewable energy. Amongst other things, NOCSOBI offers renewable energy training to SMMEs residing in the Northern Cape Province and offers technical (training related to the rooftop solar programme) and business development support interventions (this includes financial management literacy, market access, tender readiness etc).

AND WHEREAS NOCSOBI supports the Sustainable Development Goal 7 (SDG 7), which aims to "ensure access to affordable, reliable, sustainable and modern energy for all," with a key target being to significantly increase the share of renewable energy global energy mix by 2030.

AND WHEREAS NOCSOBI supports the Northern Cape provincial programme of action "Inclusive Growth and Job Creation."

Now, therefore the Parties agree to commit and collaborate in the incorporation and implementation of job creation strategies within skills development projects as it relates to EWSETA's mandate in South Africa.

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NOW THEREFORE the Parties agree as follows:

1. Definitions

- 1.1. **“Agreement”** means this Collaboration Agreement and any annexure thereto;
- 1.2. **“Commencement Date”** means the signature date of this Agreement;
- 1.3. **“GEA”** means Green Economy Accord
- 1.4. **“HRDS”** means the Human Resources Development Strategy
- 1.5. **“Intellectual Property”** means all intellectual property, whether registerable, including but not limited to copyright, proprietary material, trademarks, design, know-how, trade secrets, new proprietary and secret concepts, methods, techniques, processes, adaptations, ideas, technical specification and testing methods related to the project/s;
- 1.6. **“MTDP”** means Medium Term Development Plan;
- 1.7. **“NSA”** means National Skills Accord
- 1.8. **“NDP”** means National Development Plan;
- 1.9. **“NSDP”** means National Skills Development Plan;
- 1.10. **“Parties”** means the EWSETA and NOCSOBI and a “Party” shall, as the context requires, be either of them;
- 1.11. **“PFMA”** means Public Finance Management Act;
- 1.12. **POPIA** means the Protection of Personal Information Act, No14 of 2013;
- 1.13. **“Scope of Work”** means the scope of work as set out in the Support Plan, which is attached as Annexure A of this Agreement;
- 1.14. **“SETA”** means Sector Education and Training Authority;
- 1.15. **“SSP”** means Sector Skills Plan.

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2. Purpose of the Agreement

- 2.1. To formalise the relationship between the Parties;
- 2.2. To promote a coherent and effective working relationship on matters of education, training and skills development in the sector;
- 2.3. To provide terms and conditions under which:
 - 2.3.1. Clarification will be reached in the manner the Parties must co-operate with each other, co-ordinate the performance of their functions and promote the consistency of their respective education, training and skills development policies and procedures;
 - 2.3.2. The expectations of the Parties with respect to their respective education, training and skills development programmes can be clarified.
- 2.4. This Agreement does not in any way limit any statutory powers and functions of the Parties.

3. Principles Informing the Agreement

The EWSETA and NOCSOBI agree to enter into partnership and collaborate with one another based on the following principles:

- 3.1. Each Party will remain committed to collaboration and facilitation of enhanced capacity building and development programmes within the energy and water sector;
- 3.2. Each Party will remain committed to implement government priority programmes aimed at improving lives of the South African citizens;
- 3.3. Each Party will fund the time and disbursement inputs of their own staff;
- 3.4. The project progress and outputs will be closely monitored to obtain relevant information for future planning and the identification of best practice; and
- 3.5. All reports for distribution outside of this Agreement will be endorsed by both Parties and carry the name of both Parties as co-authors, subject to the approval of both parties, having first considered such reports;
- 3.6. The Parties agree that, in the performance of their interventions they will:
 - 3.6.1. Promote a coherent and effective education, training and skills development interventions;
 - 3.6.2. Avoid duplication in carrying out the responsibilities of each Party;




- 3.6.3. Co-operate with each other in mutual trust and good faith;
 - 3.6.4. Assist and support each other in respect of agreed services between the Parties of this agreement;
 - 3.6.5. Inform each other of, and consult each other on matters of common interest.
- 3.7. Each Party commits to continue activities / objectives to the principles stated in NSDP.

4. Objectives of the Parties

- 4.1. The Parties bind themselves, through this Agreement, to support each other in order to achieve each other's objectives;
- 4.2. It is recorded that the objectives of NOCSOBI are to:
 - 4.2.1. Increase the opportunities for growth and jobs, through facilitating the provisioning of skills relevant to the South African economy.
 - 4.2.2. Collaborate on mainstreaming of skills into occupations that are relevant for the energy and water sector.
 - 4.2.3. Assist in the development of training measures for certain scarce and/or critical skills that are in immediate or foreseeable demand by the energy and water sector.
 - 4.2.4. Support EWSETA in capacity development measures relating to Energy and Water interventions; and
 - 4.2.5. Collaborate on national career development initiatives, specifically green occupations and values, by focusing on the youth, Colleges and rural contexts.
- 4.3. It is further recorded that the Objectives of the EWSETA are to:
 - 4.3.1. Formalise collaboration with NOCSOBI as relating to skills development interventions;
 - 4.3.2. Provide a clear and consistent skills development framework for EWSETA's scope of coverage, sector development, training and capacity building;
 - 4.3.3. Collaborate in areas of research, information sharing, strategy development, stakeholder engagement and database development;
 - 4.3.4. Collaborate in the development of EWSETA's on Renewable Energy and Energy Efficiency;

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- 4.3.5. Collaborate in the implementation of the projects as identified in the Scope of Work;
- 4.3.6. Monitor and evaluate such implementation; and
- 4.3.7. Generally, support each other in the fulfilment of each Party's respective mandate.

5. Commitments of the Parties

The Parties hereby commit themselves to assisting each other to achieve the above objectives. This will be done through, amongst other actions, the following:

- 5.1. Take all reasonable steps to support each other's objectives and ensure that the Agreement and project plans are implemented in a cost-effective and sustainable manner; and
- 5.2. Collaborate with other key role players that have an impact on the project and/or aim to achieve similar objectives.

6. Obligations of EWSETA

The EWSETA will:

- 6.1. Ensure that all interventions are supporting the NSDP goals and outputs and all other government priorities, as identified through key strategic frameworks;
- 6.2. Ensure that the scarce and critical skills and gaps identified in the SSP are prioritized in all interventions.
- 6.3. Contribute in the financing and managing the implementation of the identified projects in line with the Public Finance Management Act (PFMA); and
- 6.4. Cooperate in good faith in any other interventions pertaining to this Agreement.

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7. Obligations of NOCSOBI

The NOCSOBI will:

- 7.1. Share information on relevant skills research and initiatives so as to limit duplication and improve collaboration;
- 7.2. Ensure that all interventions are supporting the NSDP goals and outputs and all other government priorities, as identified through key strategic frameworks;
- 7.3. Ensure that the scarce and critical skills and gaps as identified in the SSP, and as they relate to the South African economy, are prioritized in all interventions;
- 7.4. Contribute in the financing and managing the implementation of the identified projects in line with the financial and governance prescripts; and
- 7.5. Cooperate in good faith in any other interventions pertaining to this Agreement.

8. Institutional Arrangements

- 8.1. The Parties agree to develop and establish appropriate management structures and mechanisms for implementing and monitoring this Agreement and will determine appropriate time schedules for this purpose. These management arrangements shall be clearly communicated to all Parties or offices concerned to avoid conflict and misunderstanding of roles and responsibilities.
- 8.2. A Project Team will be established and will be responsible for overseeing the actual implementation of the approved Support Plan and also facilitate and monitor such implementation.

9. Confidentiality

- 9.1. The Parties acknowledge that any information supplied in connection with this Agreement or in connection with each other's technical, industrial or business affairs which has or may in any way whatsoever be transferred or come into the possession or knowledge of any other of them ("the receiving Party") may consist of confidential or proprietary data, which is not available in the public domain;
- 9.2. The receiving Party therefore agrees to hold such material and information in the strictest confidence, to prevent any copying thereof by whatever means and not to make use thereof other than for the

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purpose of this agreement and to release it only to such properly authorised members, employees or third Parties requiring such information for the purpose of this agreement;

- 9.3. The Parties shall take such precautions as may be necessary to maintain the secrecy and confidentiality of such material and will maintain the confidentiality of all personal information lodged by learners, candidates, the clients members and any other person to whom any such confidential or proprietary data may have been or will be disclosed;
- 9.4. Should this Agreement be cancelled for whatever reason, each Party shall return to the other on demand, all documents, written instructions, notes, memoranda, disks or records and other documentation of whatsoever nature or description relating to the confidential information which it acquired or may acquire or came into its possession and any such confidential information stored by electronic means shall forthwith be destroyed.

10. Financial Arrangements

- 10.1. The Support Plan will detail financial implications of this partnership and outline the funding structure.
- 10.2. Changes to the financial implications and funding structure must be endorsed by both Parties in writing.

11. Intellectual Property Rights

- 11.1. The ownership of and rights in and to all Background Intellectual Property will be and remains unaffected by this Agreement.
- 11.2. The Parties grant one another a non-exclusive, non-transferable licence to use its Background Intellectual Property only as may be required for the fulfilment of the Project/s and a Party's obligations in terms of this Agreement for the duration of this Agreement.
- 11.3. Foreground Intellectual Property will be owned by the Party generating the Intellectual Property.
- 11.4. Where the Parties have jointly created Foreground Intellectual Property, such Foreground Intellectual Property will be jointly owned by the Parties, in shares proportionate to their respective contributions.
- 11.5. Any methodology, technique, process and procedure ("Methods") developed by the NOCSOBI pursuant to this Agreement will be owned by the NOCSOBI.
- 11.6. Any publications produced in connection with a Project will acknowledge the roles and contributions of

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the Parties, any funders and sponsors.

- 11.7. The Parties are aware that rights in Foreground Intellectual Property may be regulated by the South African Intellectual Property Rights from Publicly Financed Research and Development Act, 2008 (Act no. 51 of 2008) and the Regulations thereto (jointly referred to as "the IPR-PFRD Act"); and if so, the South African government may have certain rights to the Foreground Intellectual Property in terms of sections 11(1)(e), 11(2) and 14 of the IPR-PFRD Act.
- 11.8. The Project Document/s may set out any other agreement reached between the Parties in relation the ownership of rights in and to the Foreground Intellectual Property.
- 11.9. The Parties will not use the name, trademarks, or trade names, whether registered or not, of the other Party in publicity releases, publication, advertising materials or in any other manner, without the prior written consent of the other Party. The Parties may furnish each other with consent to make use of their names for agreed and specified purposes only.

12. Duration and Termination

- 12.1. This Agreement shall commence upon signature by both Parties and is effective for the duration of the accreditation of EWSETA, within NSDP period; or until such time that both Parties agree there is no longer a need for this Agreement.
- 12.2. Notwithstanding the completion of the Scope of Work the Agreement shall continue to be binding between the Parties for an indefinite period, until terminated by either Party by giving the other three (3) months' notice.
- 12.3. Neither Party shall have any claim against the Party for cancellation of the Agreement in terms of this clause.

13. Breach

Should a Party breach any or all of the terms and conditions of this Agreement, and remain in such breach for 10 (ten) Business Days after receipt of a written notice calling upon it to remedy such breach, then the Party who served such notice shall be entitled, in addition to any remedy which it may have in law, to cancel this Agreement, or to remedy the breach itself.

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14. Dispute Resolution

- 14.1. This Agreement shall be governed by and constructed in accordance with the laws of the Republic of South Africa. The Parties have a duty to avoid disputes, and the Parties must make every reasonable effort-
- 13.1.1 to avoid a dispute when exercising their statutory powers; or
 - 13.1.2 to settle a dispute without resorting to judicial proceedings.
- 14.2. In the event of a dispute arising from this Agreement, the Parties shall make every effort to settle such dispute amicably.
- 14.3. If the dispute is not capable of being settled between the Parties amicably, such dispute shall be elevated to the Senior Management / Executive or their duly assigned representatives for mediation purposes.
- 14.4. Should the dispute – despite such mediation – remain unresolved for a period of 30 (thirty) days after being referred, either party may declare such dispute a formal intergovernmental dispute by notifying the other party of such declaration in writing, in which event the Parties will follow the procedure as outlined in Section 42 of the Intergovernmental Relations Framework Act, 2005 (Act 13 of 2005).
- 14.5. Should the dispute still remain unresolved, the dispute will be adjudicated by a competent court with jurisdiction to hear the matter.

15. Protection of Personal Information

15.1. The Parties undertake(s) to: -

- 15.1.1. comply with the provisions of POPIA as well as all applicable legislation as amended or substituted from time to time;
- 15.1.2. treat all Personal Information strictly as defined within the parameters of POPIA;
- 15.1.3. process Personal Information only in accordance with the consent it was obtained for, for the purpose agreed, any lawful and reasonable written instructions received from the applicable Responsible Party and as permitted by law;
- 15.1.4. process Personal Information in compliance with the requirements of all applicable laws.

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- 15.2. Secure the integrity and confidentiality of any Personal Information in its possession or under its control by taking appropriate, reasonable technical and organisational measures to prevent loss, damage, unauthorised destruction, access, use, disclosure or any other unlawful processing of Personal Information;
- 15.2.1. not transfer any Personal Information to any third party in a foreign country unless such transfer complies with the relevant provisions of POPIA regarding transborder information flows; and
- 15.2.2. not retain any Personal Information for longer than is necessary for achieving the purpose in terms of this Agreement or in fulfilment of any other lawful requirement.
- 15.3. The Parties undertake(s) to ensure that all reasonable measures are taken to:
- 15.3.1. identify reasonably foreseeable internal and external risks to the Personal Information in its possession or under its control;
- 15.3.2. establish and maintain appropriate security safeguards against the identified risks;
- 15.3.3. regularly verify that the security safeguards are effectively implemented;
- 15.3.4. ensure that the security safeguards are continually updated in response to new risks or deficiencies in previously implemented safeguards;
- 15.3.5. provide immediate notification to the Responsible Party if a breach in information security or any other applicable security safeguard occurs; provide immediate notification to the responsible Party where there are reasonable grounds to believe that the Personal Information has been accessed or acquired by any unauthorised person;
- 15.3.6. remedy any breach of a security safeguard in the shortest reasonable time and provide the responsible Party with the details of the breach and, if applicable, the reasonable measures implemented to address the security safeguard breach;
- 15.3.7. provide immediate notification to the responsible Party where either party has, or reasonably suspects that, Personal Information has been processed outside of the purpose agreed to or consented to;
- 15.3.8. provide the Responsible Party, upon request, with all information of any nature whatsoever relating to the processing of the Personal Information for the purpose in terms of this Agreement and any applicable law; and

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15.3.9. notify the NOCSOBI, if lawful, of receipt of any request for access to Personal Information, in its possession and relating to the NOCSOBI.

15.4. The EWSETA reserves the right to inspect the Personal Information processing operations, as well as the technical and organisational information security measures employed by the contracting Party to ensure compliance with the provisions of clause 13.

16. Key Contacts

FOR NOCSOBI

Name: Mr Bernard Mabele
Designation: Acting Chief Executive Officer
Telephone: 053 880 0111/0725538334
E-mail Address: bernard.mabele2011@gmail.com and bmabele@ncpg.gov.za
Website: www.nocsobi.org.za

FOR EWSETA

Name: Mr. Teslim Mohammed Yusuf
Designation: Planning Monitoring and Evaluation Executive
Telephone: 011 274 4700
E-mail Address: teslimy@ewseta.org.za

17. Addresses

The Parties choose as their *domicilium citandi et executandi* for the purpose of correspondence and the services of any legal documentation the following:

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NOCSOBI

Attention: The Acting Chief Executive Officer
Address: No 8 Old De Beers Road, Kimberley CBD, 8300

EWSETA

Attention: The Chief Executive Officer
Address: Ground Floor, 22 Wellington Road, Parktown, Johannesburg, 2193

All notices will be deemed to have been duly given:



- 17.1. seven (7) days after posting, if posted by registered post to the Party's address in terms of this sub-clause;
- 17.2. on delivery, if delivered to a Party's physical address;
- 17.3. on despatch, if sent to the Party's then fax number or email address set out above; unless the addressor is aware that the notice is unlikely to have been received by the addressee through no act or omission of the addressee
- 17.4. A Party may change its address for operational correspondence or legal notices to another address in the Republic of South Africa, by written notice to the other Party.
- 17.5. Notwithstanding anything to the contrary contained in this Agreement, a written notice or communication actually received by a Party will be an adequate written notice or communication to it notwithstanding that it was not sent to or delivered at its chosen address.
- 17.6. All notices and correspondence in connection with this Agreement will be in the English language.

18. Entire Agreement

- 18.1. This Agreement constitutes the entire agreement between the Parties and the Parties waive the right to rely on any alleged express provision not contained in the Agreement.

19. Variation, Cancellation and Waiver

- 19.1. No addition to or variation of any clause of this Agreement (including this clause 22), consensual cancellation or novation of this Agreement will be of any force or effect unless reduced to writing and signed by both Parties.

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19.2. Neither Party is regarded as having waived, or is precluded in any way from exercising any right under or arising out of this Agreement by reason of such party:

19.2.1. failing to enforce any right of action against the other Party;

19.2.2. delaying in enforcing any right of action against the other Party;

19.2.3. at any time granting any extension of time to the other Party in respect of any performance of any obligation in terms of this Agreement; or

19.2.4. having shown any indulgence to the other Party with reference to any performance of any obligation under this agreement.

20. Applicable Law

This Agreement will be interpreted and implemented in accordance with the laws of the Republic of South Africa.

21. Jurisdiction

The Parties consent to the jurisdiction of the South Gauteng High Court, Johannesburg.

22. Assignment

Neither Party may assign, cede or delegate any benefit, interest or obligation they have in this Agreement to any other person without the prior written consent of the other Party.

23. Severability

If any provision of this Agreement is invalid, unenforceable or illegal, the remaining provisions of this Agreement will be deemed to be severable therefrom and will continue in full force and effect unless such invalidity, unenforceability or illegality is material.

24. Counterparts

This Agreement may be executed in any number of counterparts on separate counterparts. When duly executed and delivered to the other Party, each counterpart will be an original and will together constitute one and the same instrument.

25. Costs

Each Party will bear its own costs relating to the negotiation, preparation and signature of this Agreement.

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THUS, DONE AND SIGNED AT Cape Town.....ON THE 03..... DAY
OF April.....2025

SIGNATURE:



Mr Moses Ngobeni
Interim Chairperson

AS WITNESS:

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FOR NOCSOBI

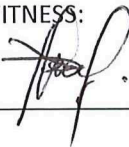
THUS, DONE AND SIGNED AT Pretoria.....ON THE 14..... DAY OF
APRIL.....2025

SIGNATURE:



Ms. Mpho Mookapele
Chief Executive Officer

AS WITNESS:

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FOR EWSETA

ANNEXURE A
AREAS OF COLLABORATION/ SCOPE OF WORK

Areas of Collaboration	Resources and Budget Source
<p>1. Skills Planning</p> <ul style="list-style-type: none"> • Sharing of research and outcomes on the energy sector • Participation in other sector skills planning data collection (i.e. focus group sessions/on-line surveys) • Collaboration in Skills Audit and contributing to Sector Skills Plan and Economic Reconstruction and Recovery Plan 	<ul style="list-style-type: none"> • Both parties to share research outcomes in energy sector and on emerging technologies • NOCSOBI will avail subject matter experts for participation in skills planning sessions • NOCSOBI to contribute to Sector Skills Plan and identifying occupations and interventions to support ERRP
<p>2. Participation in EWSETA and NOCSOBI sector events and publications</p> <ul style="list-style-type: none"> • Events and Publications • Profiling of excellence 	<p>The costs covered by each party</p> <ul style="list-style-type: none"> • Resources committed are 'in kind' and co-funding were required
<p>3. Quality Skills Provision</p> <ul style="list-style-type: none"> • Qualification Development • Subject Matter Experts • Partake in skills development Monitoring and Evaluation 	<ul style="list-style-type: none"> • NOCSOBI will provide subject matter experts to assist in the development of qualifications in the energy sector • NOCSOBI will provide subject matter experts to respond to strategic projects that aims to respond to skills development in the energy sector • Monitoring and Evaluation of EWSETA projects collaboratively and each party to cover their costs

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<p>4. Skills Delivery</p> <ul style="list-style-type: none"> • Willingness to take on unemployed learners for on-the-job training and Workplace Integrated Learning • Bursary programme • Internship programme • Candidacy programme • Skills programmes/ Short Programmes • Capacitation of TVET and CETC Colleges <ul style="list-style-type: none"> i. TVET Lecturers exposed to industry ii. Lecturer and Management Development iii. Infrastructure support for Technical Workshops 	<ul style="list-style-type: none"> • DG and/or co-funded projects that are aimed at responding to Sector Skills Plan and strategic projects that respond to national imperatives such as NDP. Subject to EWSETA approval as per DG policy and partnership model.
<p>5. Enterprise Development (SMME) and informal sector support (NGOs/CBOs/COOP)</p> <ul style="list-style-type: none"> • Enterprise development support – value chain 	<ul style="list-style-type: none"> • NOCSOBI to sponsor enterprise development • EWSETA support for DG/ co-funded Skills development projects that respond to skills needs of enterprises
<p>6. Sector Support</p> <ul style="list-style-type: none"> • Sector career guidance; Expo • Entrepreneurship and Career Guide Sector career guidance; Expo • Schools Educators programmes • Matric Intervention 	<ul style="list-style-type: none"> • Ad hoc collaboration around various annual events • Co-funded • EWSETA funded intervention for basic education educators to respond to APP • <i>In some covered by each party</i>



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