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ANNEX

ANNEX

to the

COUNCIL IMPLEMENTING DECISION

on the approval of the assessment of the Ukraine Plan

{SWD(2024) 93 final}

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ANNEX

FINANCIAL SUPPORT UNDER THE UKRAINE PLAN

The instalments referred to in Article 19(.2), point (c) of Regulation (EU) 2024/792 shall be organised in the following manner, considering also the indicative maximum annual amounts as provided by the Regulation:

First instalment (Q2-2024)

Total amount: EUR 4 365 691 244

Non-repayable support: EUR 1 500 000 000

Loans: EUR 2 865 691 244

Sequential	Reform/Investment	Name of the step
number		
2.2	C2.R1 Improved revenue	Adoption of the strategic plan for the digitalisation of
2.2	management	the State Customs Service
2.3	C2.R2 Improved public financial	Approval of the Budget Declaration for 2025-2027
2.3	management	
	C2.R4 Improved public investment	Adoption of the Action plan for the implementation
2.7	management	of the Roadmap for reforming public investment
		management
	C4.R1 Developing the institutional	Appointment of a new head of the National Agency
4.2	capacity of the anti-corruption	on Corruption Prevention
	infrastructure	
	C6.R2 Improved governance and	Entry into force of the legislation on corporate
6.2	management of state-owned	governance of state-owned enterprises
	enterprises	
8.3	C8.R2 Reform of the Economic	Entry into force of the law on revising the legal basis
8.3	Security Bureau of Ukraine	of the Economic Security Bureau of Ukraine.
	C10.R1 Integrated National Energy	Adoption of the Integrated National Energy and
10.1	and Climate Plan	Climate Plan
	G10 P71	
10.15	C10.R7 Improved energy efficiency	Adoption of the Strategy for thermal modernisation
	in public buildings and improvement	of buildings until 2050 and the Action Plan
	of public procurement procedures	
12.8	C12.R6 Demining of land and water	Adoption of the strategic document on Mine Action
12.0	areas	for the period up to 2033

Second instalment (Q3 2024)

Total amount: EUR 4 248 847 926

Non-repayable support: EUR 1 500 000 000 $\,$

Loans: EUR 2 748 847 926

Sequential number	Reform/Investment	Name of the step
4.1	C4.R1 Developing the institutional capacity of the anti-corruption infrastructure	Increased manpower for the Specialised Anti- Corruption Prosecutor's Office
4.4	C4.R2 Improving the legal framework for a more effective fight against corruption	Entry into force of the amended Criminal Code and of the Criminal Procedure Code
4.6	C4.R2 Improving the legal framework for a more effective fight against corruption	Adoption of an Action Plan for the implementation of the Asset Recovery Strategy for 2023-2025
7.6	C7.R6 Improved functioning of the labour market	Adoption of the Demographic Development Strategy for the period up to 2040
8.1	C8.R1 Improved regulatory environment	Adoption of the Action Plan on deregulation
9.5	C9.R3 Development and implementation of regional policy	Adoption of resolutions to amend the State Strategy for Regional Development for 2021-2027
10.8	C10.R3 Electricity market reform	Entry into force of the secondary legislation on the Regulation on Wholesale Energy Market Integrity and Transparency (REMIT) law
15.1	C15. R1 Prevention, reduction and control of industrial pollution	Entry into force of the legislation on prevention, reduction, and control of industrial pollution with partial application of provisions
15.10	C15.R6 Environmental Impact Assessment (EIA) and Strategic Environmental Assessment (SEA)	Development of a concept note defining the scope of deviations from the Environmental Impact Assessment (EIA) and Strategic Environmental Assessment (SEA) rules

Third instalment (Q4 2024)

Total amount: EUR 3 717 741 935

Non-repayable support: EUR 400 000 000

Loans: EUR 3 317 741 935

Sequential	Reform/Investment	Name of the step
number		
2.1	C2.R1 Improved revenue	Adoption of the strategic plan for digitalisation of
2.1	management	the State Tax Service
3.6	C3.R2 Reforms of insolvency and	Entry into force of the legislation on the
3.0	enforcement of court decisions	improvement of insolvency regime
6.1	C6.R1 Adopting a state ownership	Adoption of the state ownership policy and of the
0.1	policy	triage of state-owned enterprises
	C7.R5 Improved social	Adoption of the Strategy for reforming
	infrastructure and de-	Psychoneurological, Other residential Institutions
7.5	institutionalisation	and De-institutionalisation of Care for Persons with
1.3		Disabilities, and Older Persons and of the Strategy
		for Ensuring the Right of Every Child in Ukraine to
		Grow Up in a Family Environment for 2024-2028
8.7	C8.R5 Harmonisation of legislation	Adoption of the resolution for the resumption of
	and standards with the EU	market surveillance measures and control of non-
		food products, including product safety inspection
	C9.R3 Development and	Adoption of resolutions for development of urban
9.6	implementation of regional policy	planning at the local level
	C10.R2 Improved regulatory	Introduction of a market-based framework for
10.2	framework for increasing renewable	renewable energy
10.2	energy and ensuring stable	
	operation of the energy system	
	C10.R5 Ensuring independence of	Entry into force of the legislation to ensure the
10.10	National Energy and Utilities	independence of the National Energy Utilities
	Regulatory Commission	Regulatory Commission
11.1	C11.R1 Comprehensive planning of	Adoption of the revised National Transport Strategy
11.1	transport sector	of Ukraine until 2030
	C11.R2 Development of Ukraine's	Adoption of the Strategy for developing and
11.2	export logistics potential	expanding the border infrastructure with EU
11.2		Member States and the Republic of Moldova until
		2030
	C12.R1 Aligning the institutional	Adoption of the Strategy for Agriculture and Rural
12.1	framework on agriculture and rural	Development until 2030
	development with the EU policy	

12.5	C12.R4 Improvement of the official	Entry into force of the legislation on the State	
	public electronic farm register	Agrarian Register	
Ī		C13.R1 Strengthening strategic	Entry into force of the legislation on revising the
	13.1	planning and ensuring optimum	National Programme for the Development of the
		framework for strategic investors	Mineral Resource Base of Ukraine to 2030

Fourth instalment (Q1 2025)

Total amount: EUR 4 779 953 917

Non-repayable support: EUR 500 000 000

Loans: EUR 4 279 953 917

Sequential	Reform/Investment	Name of the step
number		
1.1	C1.R1 Civil service remuneration	Entry into force of the legislative changes to the civil
1.1	reform	service remuneration reform
	C4. R1 Developing the institutional	Increased manpower for the High Anti-Corruption
4.3	capacity of the anti-corruption	Court
	infrastructure	
	C4.R2 Improving the legal	Entry into force of the law reforming the Asset
4.7	framework for a more effective	Recovery and Management Agency
	fight against corruption.	
	C6.R3 Separation of accounts	Adoption of Roadmap on the separation of public
6.6	between public service obligations	service obligations (PSO) and non-PSO activities
0.0	(PSO) and non-PSO activities in	
	state-owned enterprises	
	C7.R2 Improved preschool	Entry into force of the legislation on preschool
7.2	education	education
7.11	C7.R9 Improved cultural	Adoption of the Strategy for the Development of
7.11	development	Ukrainian Culture
	C9.R1 Advancing decentralisation	Entry into force of the legislation on reforming of
9.1		territorial organisation of the executive authorities in
		Ukraine with delayed application
	C9.R2 Increased involvement of	Entry into force of the legislation for public
9.4	citizens to decision making process	consultations on public policy with delayed
	at the local level	application
12.3	C12.R2 Ensuring a functional land	Set up of an automated system for public monitoring
12.3	market	of land relations
	C12.R5 Long-term development of	Adoption of the long-term plan on the irrigation
12.7	the irrigation system to increase	system
	climate resilience of the sector	
13.5	C13.R2 Improved administrative	Set up of an upgraded e-cabinet of subsoil users
	procedures	
14.1	C14.R1 Secure and efficient digital	Adoption of a revised Plan for allocation and use of
1111	infrastructure	the radio spectrum in Ukraine
	C14.R1 Secure and efficient digital	Entry into force of the legislation on strengthening
14.2	infrastructure	the cyber security capabilities of state information
		resources and critical information infrastructure

14.3	C14.R2 Digitalisation of public	Adoption of the Action Plan for digitalisation of
	services	public services until 2026
15.2	C15.R2 Climate policy	Entry into force of the legislation on the State
15.2		Climate Policy
	C15.R3_Market mechanisms of	Adoption of the Action Plan for the Establishment of
15.5	carbon pricing	a National Greenhouse Gas Emissions Trading
		System

Fifth instalment (Q2 2025)

Total amount: EUR 2 124 423 963

Non-repayable support: EUR 300 000 000

Loans: EUR 1 824 423 963

Sequential	Reform/Investment	Name of the step
number		
3.5	C3.R1 Enhancing the	Entry into force of the legislation revising the
	accountability, integrity and	declarations of integrity of judges and their
	professionalism of the judiciary	verification process
	C3.R2 Reforms of insolvency and	Entry into force of the law on the enforcement of
3.8	enforcement of court decisions	court decisions related to monetary and non-
3.6		monetary obligations and further digitalizing the
		enforcement proceedings.
5.4	C5.R3 Improved resolution of non-	Adoption of the strategy for resolution of non-
J. T	performing loans	performing loans
7.1	C7.R1 Improved vocational	Entry into force of the legislation on vocational
7.1	education	education
	C7.R8 Improved social security	Adoption of the resolution on the procurement of
7.10		social services
	C8.R3 Access to finance and	Adoption of the Small and Medium Enterprises
8.4	markets	(SME) Strategy and Action Plan for its
		implementation
	C9.R1 Advancing decentralisation	Endorsement and publication on the website of the
		Ministry of Communities, Territories and
9.2		Infrastructure Development of Ukraine of a study on
		the necessary measures to grant legal personality to
		municipalities
	C10.R2 Improved regulatory	Adoption of the Roadmap of the process of
10.4	framework for increasing renewable	separation of the Renewable Energy Surcharge from
10.4	energy and ensuring stable	the Transmission Tariff
	operation of the energy system	
13.3	C13.R2 Improved administrative	Publication of a pipeline of investment projects for
13.3	procedures	extraction of critical raw materials
13.4	C13. R2 Improved administrative	Launch of Product Sharing Agreement (PSA)
13.7	procedures	international tenders ensuring their transparency
15.6	C15.R3 Market mechanisms of	Resumption of the compulsory monitoring, reporting
13.0	carbon pricing	and verifying (MRV) system

Sixth instalment (Q3 2025)

Total amount: EUR 2 655 529 954

Non-repayable support: EUR 300 000 000

Loans: EUR 2 355 529 954

Sequential	Reform/Investment	Name of the step
number		-
1.2	C1.R2 Merit-based recruitment and	Entry into force of the legislative changes to improve
	selection procedure for the civil	the procedure for entering, passing, and terminating
	service	civil service
2.8	C2.R4 Improved public investment	Development and implementation of the digital
	management	management tool for the reconstruction of Ukraine
3.1	C3.R1 Enhancing the	Filling of at least 20% of judicial vacancies
	accountability, integrity and	
	professionalism of the judiciary	
3.2	C3.R1 Enhancing the	Establishment of a new court to hear administrative
	accountability, integrity and	cases
	professionalism of the judiciary	
6.7	C6.R3 Separation of accounts	Assessment and, if necessary, amendment and entry
	between public service obligations	into force on legislation on the separation of public
	(PSO) and non-PSO activities in	service obligations (PSO) and non-PSO activities
	public service obligations	
6.9	C6.R4 Improved state aid control	Entry into force of the updated legislation on state
	framework	aid and full unsuspension of the application of state
		aid control
8.2	C8.R1 Improved regulatory	Entry into force of the legislation in accordance with
	environment	the Action Plan on deregulation in specific sectors
8.8	C8.R5 Harmonisation of legislation	Adoption of harmonised standards for three groups
	and standards with the EU	of industrial products
10.14	C10.R6 Improved efficiency in the	Entry into force of the legislation to support
	district heating	development of the efficient and more sustainable
		district heating
12.4	C12.R3 Improving the institutional	Entry into force of the legislation on the public
	and administrative set up for	support of agriculture of Ukraine
	managing investment programmes	
13.2	C13.R1 Strengthening strategic	Publishing of a report on the verification of Critical
	planning and ensuring optimum	Raw Materials' reserves of Ukraine
	framework for strategic investors	
15.4	C.15.R2 Climate policy	Adoption of the second Nationally Determined
		Contribution of Ukraine to the Paris Agreement

Seventh instalment (Q4 2025)

Total amount: EUR 2 921 082 949

Non-repayable support: EUR 150 000 000

Loans: EUR 2 771 082 949

Sequential number	Reform/Investment	Name of the step
	C2.R3 Improved public debt	Adoption of the medium-term state debt
2.6	management	management strategy
	C2.R5 Improved audit and financial	Adoption of the amendments to the relevant
2.9	control system	legislation on state financial control
	C3.R1 Enhancing the	Settlement/adjudication of 20 % of old disciplinary
3.3	accountability, integrity and	cases not considered as of end of 2023
	professionalism of the judiciary	
	C3.R2 Enhancing the	Completion of the qualification evaluation (vetting)
3.4	accountability, integrity and	in respect of 50 % of judges who still had to undergo
	professionalism of the judiciary	it as of 30 September 2016
3.9	C3.R2 Reforms of insolvency and	A data collection system on the enforcement of court
3.9	enforcement of court decisions	decisions is operational
4.8	C4.R3 Anti-money laundering	Conduct of the next National Risk Assessment
7.0	measures	
	C5.R4 Improved capacity of the	Entry into force of the law on the improvement of
5.6	financial supervisory authority	the state regulation for capital markets and organised
		commodity markets
	C7.R4 Transition from military	Entry into force of the legislation on the system of
7.4	service to civilian life	amendments to implement a transition system from
		military service to civilian life
7.8	C7.R7 Ensuring access to housing	Entry into force of the legislation on the Basic
	for people in need	Principles of Housing Policy
10.5	C10.R3 Electricity market reform	Adoption of the Law on the transposition of the
10.7	G10 D0 FI	electricity integration package
10.7	C10.R3 Electricity market reform	Appointment of a new electricity market operator
10.11	C10.R5 Ensuring independence of	Entry into force of the amendments to the Law of
10.11	National Energy and Utilities	Ukraine "On the National Energy and Utilities
	Regulatory Commission	Regulatory Commission"
10.12	C10.R6 Improved efficiency in the	Cancelation of the moratorium on rising heat and hot
	district heating	water tariffs
10.13	C10.R6 Improved efficiency in the district heating	Adoption of the State targeted economic programme for the energy modernisation of best generating
10.13	district heating	for the energy modernisation of heat generating enterprises for the period up to 2030
	C11.R3 Liberalisation in the	Entry into force of the law on railway transport with
11.3	railways transport sector	partial application of the provisions
	Tanways transport sector	partial application of the provisions

12.6	C13.R3 Use of modern Extraction	Publication of a study on the legislation on ESG
	Technologies and Integration of	reporting
13.6	Ukraine into Modern Processing	
	Value Chains	
	C15.R2 Climate policy	Adoption of the resolution on the Scientific and
15.3		Expert Council on Climate Change and Preservation
		of the Ozone Layer

Eight instalment (Q1 2026)

Total amount: EUR 1 858 870 968

Non-repayable support: EUR 125 000 000

Loans: EUR 1 733 870 968

Sequential	Reform/Investment	Name of the step
number		
1.4	C1.R3 Digitalisation of civil service	Restoration and modernisation of the Unified Civil
1.4	and human resources management	Service Vacancies Portal
1.5	C1.R3 Digitalisation of civil service	The Human Resources Management Information
1.3	and human resources management	System (HRMIS) is in operation
	C3.R2 Reforms of insolvency and	Entry into force of the legislation for simplified
3.7	enforcement of court decisions	insolvency procedures for Micro, Small, and
		Medium Enterprises (MSMEs)
	C3.R4 Reform of the Prosecution	Entry into force of the legislation enabling
3.12	Service	transparent and merit-based selection of
		management-level prosecutors
5.1	C5.R1 Assessment of the banking	Published Resilience assessment in
	sector	the banking system
5.2	C5.R2 Reducing state ownership in	Entry into force of the legislation on the principles
3.2	the banking sector	for the sale of state-owned banks
5.5	C5.R3 Improved resolution of non-	Entry into force of the legal acts to improve
3.3	performing loans	resolution of non-performing loans
	C8.R3 Access to finance and	Entry into force of the legislation on the
	markets	simplification of the accession of immovable
8.5		property to external engineering networks and
		improvement of regulation in the field of pipeline
		transport
	C9.R1 Advancing decentralisation	Entry into force of the legislation to ensure a better
9.3		distribution of powers between local governments
		and executive authorities
	C12.R4 Improvement of the official	Publication of report on the implementation of the
12.6	public electronic farm register	state support through the public Agricultural
		Register
	C15.R5 Increased circular economy	Adoption of the Strategy for implementing the
15.8		principles of the circular economy and its Action
		Plan
15.9	C15.R5 Increased circular economy	Adoption of the National Waste Management Plan
		until 2033

Ninth instalment (Q2 2026)

Total amount: EUR 2 389 976 959

Non-repayable support: EUR 150 000 000

Loans: EUR 2 239 976 959

Sequential number	Reform/Investment	Name of the step
3.10	C3.R2 Reforms of insolvency and enforcement of court decisions	An upgraded IT system for enforcement of court decisions is operational
4.5	C4.R2 Improving the legal framework for a more effective fight against corruption	Adoption of a new Anti-Corruption Strategy and a State Anti-Corruption Program for the period after 2025
5.3	C5.R2 Reducing state ownership in the banking sector	Adoption of the strategy for gradual reduction of state ownership in the banking sector
6.3	C6.R2 Improved governance and management of state-owned enterprises	Appointment of Supervisory boards of state-owned enterprises with a majority of independent members
7.7	C7.R6 Improved functioning of the labour market	Adoption of the Population Employment Strategy
7.12	C7.I1 Investments in education	Investments of at least EUR 300 million in education
7.14	C7.I2 Investments in healthcare	Investments of at least EUR 200 million in healthcare
7.18	C7 I5 Investment in providing housing for vulnerable groups of the population	Investments of at least EUR 200 million for providing housing for veterans with disabilities of the I-II groups, family members of deceased veterans and internally displaced persons
8.10	C8.I1 Investments in financial support for micro-enterprises and SMEs	Investments of at least EUR 800 million for financial support to micro-enterprises and SMEs, and small and medium processing enterprises
9.7	C9.I1 Investments for the recovery, reconstruction and modernisation needs of Ukraine's sub-national authorities	Allocation of at least 5% of the overall non- repayable financial support for meeting recovery, reconstruction, and modernisation needs of sub- national authorities
10.6	C10.R3 Electricity market reform	Entry into force of the legislation on changing the conditions of taxation of participants in the electricity market
10.9	C10.R4 Liberalisation of electricity and natural gas prices	Adoption of a Roadmap for gradual liberalisation of gas and electricity market, to be implemented after the expiration of the martial law

11.5	C11.R4 Improved shipping and	Entry into force of the legislation on merchant
	ports services	shipping and shipping on inland waterways
12.9	C12.I1 Investments in demining	Investments of at least EUR 75 million in demining
		of agriculture land
14.4	C14.R2 Digitalisation of public	Entry into force of the legal act supporting
	services	electronic identification schemes aligned with
		eIDAS Regulation
15.7	C15.R4 Restoration and	Entry into force of the Law on reducing
	conservation of natural resources	deforestation and forest degradation

Tenth instalment (Q3 2026)

Total amount: EUR 531 105 991

Non-repayable support: EUR 75 000 000

Loans: EUR 456 105 991

Sequential	Reform/Investment	Name of the step
number		
1.3	C1.R2 Merit-based recruitment and selection procedure for the civil	Gradual restoration of merit-based recruitment in the civil service
	service	
3.13	C3.R4 Reform of the Prosecution	Entry into force of the legislation improving the
	Service	disciplinary system for prosecutors and increasing
		the capacity of the Qualification and Disciplinary
		Commission of Prosecutors
6.4	C6.R2 Improved governance and	Corporatisation of key state-owned enterprises
	management of state-owned	
	enterprises	
10.3	C10.R2 Improved regulatory	Entry into force of the legislation to improve
	framework for increasing renewable	permitting procedures for renewable energy
	energy and ensuring stable	investments
	operation of the energy system	
10.16	C10.R7 Improved energy efficiency	Adoption of legal acts on setting minimum energy
	in public buildings and	efficiency performance levels for buildings
	improvement of public procurement	
	procedures	

Eleventh instalment (Q4 2026)

Total amount: EUR 531 105 991

Non-repayable support: EUR 100 000 000

Loans: EUR 431 105 991

Sequential number	Reform/Investment	Name of the step
2.4	C2.R2 Improved public financial management	Conduct of the spending review of the state budget
2.5	C2.R2 Improved public financial management	Entry into force of the Law on Amendments to the Budget Code of Ukraine to Define the Procedure for Managing Fiscal Risks of Local Budgets
3.14	C3.R4 Reform of the Prosecution Service	An e-Case Management System in the criminal justice is operational
7.9	C7.R7 Ensuring access to housing for people in need	Entry into force of the legislation on the Social Housing Fund
7.3	C7.R3 Improved rehabilitation system for people with disabilities	Entry into force of the legislation on rehabilitation of persons with disabilities

Twelfth instalment (Q1 2027)

Total amount: EUR 318 663 594

Non-repayable support: EUR 70 000 000

Loans: EUR 248 663 594

Sequential	Reform/Investment	Name of the step
number		
10.17	C10.R7 Improved energy efficiency	Adoption of the legal acts on the requirements for
	in public buildings and	energy labelling and eco-design as mandatory
	improvement of public procurement	minimum criteria during public procurement
	procedures	
11.6	C11.R4 Improved shipping and	Ensuring full alignment with the provisions of
	ports services	Regulation (EU) 2017/352 of the European
		Parliament and of the Council of 15 February 2017
		establishing a framework for the provision of port
		services and common rules on the financial
		transparency of ports
12.2	C12. R1 Aligning the institutional	Establishment of the Farm Sustainability Data
	framework on agriculture and rural	Network (FSDN) system
	development to the EU policy	

Thirteenth instalment (Q2 2027)

Total amount: EUR 212 442 396

Non-repayable support: EUR 50 000 000

Loans: EUR 162 442 396

Sequential number	Reform/Investment	Name of the step
4.9	C4.R3 Anti-money laundering measures	Entry into force of the legislation for a Unified Registry of bank accounts
4.10	C4.R3 Anti money-laundering measures	The necessary software and hardware for the Unified Registry of bank accounts is operational

Fourteenth instalment (Q3 2027)

Total amount: EUR 212 442 396

Non-repayable support: EUR 50 000 000

Loans: EUR 162 442 396

Sequential	Reform/Investment	Name of the step		
number				
6.8	C6.R3 Separation of accounts	Submission of an audit report confirming the		
	between public service obligations	separation of public service obligations (PSO) and		
	(PSO) and non-PSO activities in	non-PSO activities		
	state-owned enterprises			
8.6	C8.R4 Improved public	Entry into force of the legislation on harmonising		
	procurement	legislation in the field of public procurement with		
		the EU acquis.		

Fifteenth instalment (Q4 2027)

Total amount: EUR 1 402 119 817

Non-repayable support: EUR 0

Loans: EUR 1 402 119 817

Sequential	Reform/Investment	Name of the step
number		
3.11	C3.R3 Digitalisation of the judicial	Set up of IT solutions in the judicial system
	system	
6.5	C6.R2 Improved governance and	Submission of a report showing that the principles
	management of state-owned	of corporate governance are duly followed
	enterprises	
7.13	C7.I1 Investments in education	Investments of at least EUR 650 million in
		education
7.15	C7.I2 Investments in healthcare	Investments of at least EUR 400 million in
		healthcare
7.16	C7.I3 Investments in social	Investments of at least EUR 350 million in social
	infrastructure	infrastructure
7.17	C7.I4 Investments in compensation	Investments of at least EUR 600 million for
	for damaged or destroyed housing	financial compensations for damaged housing
7.19	C7.I5 Investments in providing	Investments of at least EUR 450 million for
	housing for vulnerable groups of	providing housing for veterans with disabilities of
	the population	the I-II groups, family members of deceased
		veterans and internally displaced persons
8.9	C8.R6 Addressing late payments	Entry into force of the legislation on combating late
		payments
8.11	C8.I1 Investments in financial	Investments of at least EUR 1.750 billion for
	support for micro-enterprises and	financial support to micro-enterprises and SMEs and
	SMEs	small and medium processing enterprises
9.8	C9.I1 Investments for the recovery,	Allocation of at least 20% of the overall non-
	reconstruction and modernisation	repayable financial support for meeting recovery,
	needs of Ukraine's sub-national	reconstruction, and modernisation needs of sub-
	authorities	national authorities
10.18	C10.I1 Investments in energy	Investments of at least EUR 550 million in energy
	infrastructure	infrastructure
11.4	C11.R3 Liberalisation in the	Adoption of the by-laws for the implementation of
	railways transport sector	the legislation on railway transport
11.7	C11.I1 Investments in transport	Investments of at least EUR 350 million in transport
	infrastructure	infrastructure
12.10	C12.I1 Investments in demining	Investments of at least EUR 150 million in demining
		of agriculture land

C.1. PUBLIC ADMINISTRATION REFORM

1. Description of Reforms and Investments

The objective of this chapter is to strengthen the capacity and efficiency of the Ukrainian public administration and to gradually align the rules, standards, policies, and practices in the field of public administration with the EU *acquis*, policies and practices. Specifically, this chapter focuses on revising the civil service remuneration system, enhancing the merit-based recruitment and selection of the civil service, and on the digitalisation of civil service and human resources management systems.

Reform 1. Civil Service Remuneration Reform

The objective of this reform is to introduce a transparent, fair and predictable labour remuneration system in line with relevant OECD/SIGMA principles of public administration¹.

The reform has one step. It entails the entry into force of new legislation introducing a new remuneration system based on functional classification of positions, a clear separation of wages into fixed and variable components, and reduction of the seniority supplement from 50% to 30%.

The reform is expected to be completed by Q1 2025.

Reform 2. Merit-based recruitment and selection procedure for the civil service

The objective of this reform is to introduce a meritocratic recruitment and selection procedure for civil servants, so as to ensure public trust and attract highly professional staff to the civil service.

The reform has two steps. First, it entails the entry into force of legislation to improve the procedure for entering, passing, and terminating civil service. Second, it entails the gradual restoration of merit-based selection for vacant positions for civil servants of categories A, B, and C.

The reform is expected to be completed by Q3 2026.

Reform 3. Digitalisation of civil service and human resources management

This reform is aimed at digitalising the civil service human resources management functions, focusing on the human resources management information system (HRMIS) and the unified vacancy portal in the civil service.

The reform has two steps. First, it entails the restoration of a unified vacancy portal (career.gov.ua) enabling to generate statistics on all vacancies and appointments. Second, a human resources management information system (HRMIS) shall be operational and used in all ministries and all operating /acting other central executive authorities and their territorial bodies.

The reform is expected to be completed by Q1 2026.

OECD (2023), The Principles of Public Administration, OECD, Paris, https://www.sigmaweb.org/publications/Principles-of-Public-Administration-2023.pdf

2. List of steps and timetable for implementation

No.	Reform / Investment	Name of the step	Tin	neline	Step description
1.1	Reform 1.	Entry into force of the	Q1	2025	Entry into force of legislation (including the adoption of the necessary secondary legal
	Civil service	legislative changes to the			and normative acts), which complies with the relevant OECD SIGMA principles of
	remuneration	civil service remuneration			public administration. The legislation focuses on these main areas:
	reform	reform			- introduction of remuneration based on the functional classification of positions;
					- a clear separation of wages into fixed or guaranteed (not less than 70% annually) and
					variable (not more than 30% annually) parts;
					- reduction of seniority supplement from 50% to 30%.
1.2	Reform 2.	Entry into force of the	Q3	2025	Entry into force of legislation (including the adoption of the necessary secondary legal
	Merit-based	legislative changes to			and normative acts) to improve the procedure for entering, passing, and terminating
	recruitment and	improve the procedure for			civil service. The legislation complies with the relevant OECD/SIGMA principles of
	selection procedure	entering, passing, and			public administration related to merit-based recruitment.
	for the civil service	terminating civil service			
1.3	Reform 2.	Gradual restoration of	Q3	2026	Restoration of merit-based selection for vacant positions for all civil servants will be
	Merit-based	merit-based recruitment in			implemented gradually in three stages:
	recruitment and	the civil service			1) for civil service positions of category "A";
	selection procedure				2) for civil service positions of category "B" (in the territory controlled by Ukraine
	for the civil service				where no hostilities are taking place);
					3) for civil service positions of category "C" (in the territory controlled by Ukraine
					where no hostilities are taking place).
1.4	Reform 3.	Restoration and	Q1	2026	The Unified Civil Service Vacancy Portal (career.gov.ua) is restored and fully
	Digitalisation of	modernisation of the			functional and can generate statistics on all vacancies and appointments.
	civil service and	Unified Civil Service			
	human resources	Vacancies Portal			
	management				

1.5	Reform 3.	The Human Resources	Q1	2026	The Human Resources Management Information System (HRMIS) is in operation and
	Digitalisation of	Management Information			used in all ministries and all operating/acting other central executive authorities and
	civil service and	System (HRMIS) is in			their territorial bodies.
	human resources	operation			
	management				

C.2. PUBLIC FINANCIAL MANAGEMENT

1. Description of Reforms and Investments

The objective of this chapter is to enhance Ukraine's macro-economic and financial resilience, ensure efficient use of public funds, align with EU standards, and promote a sustainable growth.

Reform 1. Improved revenue management

The objective of this reform is to enhance domestic revenue mobilisation through improved efficiency of the tax and customs administration.

The reform has two steps. First, the long-term national strategic plan for digital development, digital transformation and digitalisation of the State Customs Service shall be adopted. Second, the strategic plan for digital development, digital transformation and digitalisation of State Tax Service of Ukraine shall be adopted.

The reform is expected to be completed by Q4 2024.

Reform 2. Improved public financial management

The objective of this reform is to build an efficient public finance management system and to ensure the financial stability of the state.

The reform has three steps. First, the Budget Declaration for 2025-2027 shall be approved to restore the medium-term budget planning and ensure the predictability of budget policy. Second, the reform shall introduce annual spending reviews of the state budget taking into account OECD practices in priority areas, including social protection, education, healthcare, energy, business support. Third, a law amending the Budget Code of Ukraine to define the procedure for managing fiscal risks of local budgets shall enter into force.

The reform is expected to be completed by Q4 2026.

Reform 3. Improved public debt management

The objective of this reform is to increase the transparency of state debt management policy and the efficiency of state debt management.

The reform proposes one step, namely the adoption of the medium-term state debt management strategy for 2026-2028. The strategy shall include an analysis of current public debt structure and trends, the establishment of targets to ensure debt sustainability, and the development of measures for the domestic government securities market.

The reform is expected to be completed by Q4 2025.

Reform 4. Improved public investment management

The objective of this reform is to strengthen the institutional framework for public investment management in Ukraine, defining roles and responsibilities for participants at all stages of the investment project cycle, strategic priorities, transparency, and a digital project monitoring framework.

The reform has two steps. First, an action plan to implement a roadmap towards an improved public investment management shall be adopted. Second, the reform entails the development and implementation of a digital management tool for the reconstruction of Ukraine.

The reform is expected to be completed by Q3 2025.

Reform 5. Improved audit systems

The objective of this reform is to strengthen the audit and financial control system, in particular to achieve a high level of protection of the financial interests of the European Union regarding the funds used under Pillar I of the Ukraine Facility, in line with Article 35 of Regulation (EU) 2024/792.

The reform has one step. It entails the adoption and, where applicable, the entry into force of amendments to the resolutions or other legislation on state financial control, enabling the State Audit Service to have the means to ensure a high level of protection of the financial interest of the EU European Union, in particular for the funds used under Pillar I of the Ukraine Facility.

The reform is expected to be completed by Q4 2025.

2. List of steps and timetable for implementation

No.	Reform / Investment	Name of the step	Tin	neline	Step description
2.1	Reform 1.	Adoption of the strategic	Q4	2024	Adoption of the strategic plan for digital development, digital transformation and
	Improved revenue	plan for digitalisation of the			digitalisation of State Tax Service of Ukraine, in line with the recommendations of the
	management	State Tax Service			National Revenue Strategy for 2024-2030.
2.2	Reform 1.	Adoption of the plan for the	Q2	2024	Adoption of the long-term national strategic plan for digital development, digital
	Improved revenue	digitalisation of the State			transformation and digitalisation of the State Customs Service.
	management	Customs Service			
2.3	Reform 2.	Approval of the Budget	Q2	2024	The Budget Declaration for 2025-2027 is approved and submitted to the Parliament.
	Improved public	Declaration for 2025-2027			The Declaration focuses on these main areas:
	financial				- key macroeconomic projections of economic and social development of the country;
	management				- key budget indicators (revenues, expenditures, budget deficit, public debt);
					- public policy priorities by spheres and expenditure ceilings for each key spending
					unit;
					- relations between the state budget and local budgets, including necessary guidance for
					preparing medium-term forecasts of local budgets;
					- fiscal risks assessment.
2.4	Reform 2.	Conduct of the spending	Q4	2026	Spending reviews of the state budget are conducted annually based on the Government
	Improved public	review of the state budget			decision and the methodology taking into account best OECD practices in particular in
	financial				the priority areas, such as social protection, education, healthcare, energy, business
	management				support.
2.5	Reform 2.	Entry into force of the Law	Q4	2026	Entry into force of the Law on Amendments to the Budget Code of Ukraine to Define
	Improved public	on Amendments to the			the Procedure for Managing Fiscal Risks of Local Budgets. The Law focuses on these
	financial	Budget Code of Ukraine to			main areas:
	management	Define the Procedure for			- determining entities responsible for managing fiscal risks of local budgets;
		Managing Fiscal Risks of			- establishing the procedures for cooperation between various entities responsible for
		Local Budgets			managing fiscal risks of local budgets;
					- defining the methodological frameworks for managing fiscal risks of local budgets.

2.6	Reform 3.	Adoption of the medium-	Q4	2025	Adoption of the medium-term state debt management strategy (MTDS) for 2026-2028.
	Improved public	term state debt management			The MTDS focuses on these main areas:
	debt management	strategy			- analysis of current public debt structure and trends;
					- targets to ensure debt sustainability;
					- measures for the development of domestic government securities market.
2.7	Reform 4.	Adoption of the Action plan	Q2	2024	Adoption of the Action plan for the implementation of the Roadmap for reforming
	Improved public	for the implementation of			public investment management. The action plan focuses on these main areas and
	investment	the Roadmap for reforming			includes the sequencing and timeframe:
	management	public investment			- introduction of strategic planning for public investment in close connection with budget
		management			planning;
					- definition of the roles of all participants at all stages of the investment project cycle;
					- establishment of unified approaches to the selection, evaluation and monitoring of
					investment projects, regardless of the sources of funding (budget revenues, international
					donors, state (local) guarantees, concessions, public-private partnerships) to enable the
					preparation of single project pipeline;
					- definition of prioritisation criteria that capture defined needs, maturity of projects, and
					alignment with sectoral and/or regional strategies in the context of the public
					investment management;
					- introduction of an independent assessment of large public investment projects.
2.8	Reform 4.	Development and	Q3	2025	Development and implementation of the digital management tool for the reconstruction
	Improved public	implementation of the			of Ukraine, which provides public access to data on reconstruction projects at all stages,
	investment	digital management tool for			including planning, financing, procurement, construction and commissioning, to enable
	management	the reconstruction of			a public and transparent monitoring of project implementation and better coordination
		Ukraine			of reconstruction efforts between sectors.
2.9	Reform 5.	Adoption of the	Q4	2025	Adoption of amendments to the resolutions of the Cabinet of Ministers and, if needed,
	Improved audit and	amendments to the relevant			entry into force of other relevant legislation on state financial control. These changes
	financial control	legislation on state financial			focus on these main areas:
	systems	control			- ensuring that the State Audit Services have the means to protect the financial interests
					of the Union, in particular for the funds used under Pillar I of the Ukraine Facility,
					based on international audit standards;

		1- strengthening measures for monitoring the procurement procedures.
		sweepsterning measures for memoring the procurement procedures.

C.3. JUDICIAL SYSTEM

1. Description of Reforms and Investments

The objective of this chapter is increasing the capacity, accountability, integrity, efficiency and transparency of the judicial system which is crucial for ensuring the rule of law and the protection of human rights in Ukraine as well as for a swift recovery, economic growth and attraction of investment.

Reform 1. Enhancing the accountability, integrity, and professionalism of the judiciary

The objective of this reform is consolidating the results of the judicial reform and building public trust in the judiciary by resuming the transparent and meritocratic selection of judges, boosting the qualification evaluation of sitting judges, strengthening the disciplinary responsibility system, reinforcing existing judicial integrity tools, and establishing a new court to hear administrative cases involving state agencies.

The reform has five steps. First, 20% of judicial vacancies are filled based on amended legislation, which includes streamlined stages of selection and shortened mandatory judicial training periods, consistent application of clear assessment criteria and scoring methodology, and the involvement of the Public Integrity Council in assessing the integrity of judicial candidates. Second, a new court to hear administrative cases involving state agencies is established. The judges to the new administrative court will be selected following a credible integrity and professionalism check with the involvement of independent experts. Third, 20% of pending disciplinary cases are resolved with the involvement of the Disciplinary Inspectors Service on the basis of the High Council of Justice's methodology of prioritisation. Fourth, the qualification evaluation (vetting) is completed in respect of 50% of outstanding cases. Fifth, laws and bylaws concerning revising and verification of the declarations of integrity enter into force.

The reform is expected to be completed by Q4 2025.

Reform 2. Reforms of insolvency and enforcement of court decisions

The objective of this reform is the improvement of insolvency and enforcement procedures by aligning the relevant legislation with the EU acquis and building institutional and other capacities to properly apply it.

The reform has five steps. First, legislation on improving the insolvency regime, introducing insolvency prevention system and the early warning tool for legal entities and entrepreneurs in line with the EU acquis enters into force. Second, legislation for introducing simplified insolvency procedures for Micro, Small, And Medium Enterprises (MSMEs) in line with EU acquis enters into force. Third, the law on the enforcement of court decisions related to monetary and non-monetary obligations and further digitalisation of the enforcement proceedings enters into force. Fourth, an upgraded IT system for facilitating the enforcement

process, debtor asset tracking, bank account freezing, and debt recovery becomes operational. Fifth, a data collection system on the enforcement of court decisions becomes operational.

The reform is expected to be completed by Q2 2026.

Reform 3. Digitalisation of the judicial system

The objective of this reform is to enhance access to justice, increase the transparency, efficiency, and effectiveness in the operation of courts, save operational costs, and enable an evidence-based policy making in the judiciary.

The reform has one step. It entails the replacing and/or upgrading of Unified Judicial Information and Telecommunication System (UJITS) modules, and the introduction of new IT systems.

The reform is expected to be completed by Q4 2027.

Reform 4. Reform of the Prosecution Service

The objective of this reform is to reinforce integrity, meritocracy and professionalism within the prosecutorial ranks and prevent corruption in the criminal justice chain.

The reform has three steps. First, legislation establishing a transparent and merit-based selection process of management-level prosecutors enters into force. Second, legislation improving the disciplinary system for prosecutors and increasing the capacity of the Qualification and Disciplinary Commission of Prosecutors enters into force. Third, an e-Case management system in the criminal justice chain is put in place to enable the digital processing of criminal cases.

The reform is expected to be completed by Q4 2026.

2. List of steps and timetable for implementation

No.	Reform /	Name of the step	Timeline		Step description
	Investment	-			• •
3.1	Reform 1.	Filing of at least 20% of	Q3	2025	At least 20% of judicial vacancies available as of 16. October 2023 (a total number of
	Enhancing the	judicial vacancies are filled			2205 positions) is filled on the basis of amended legislation, which includes the
	accountability,	in.			following elements:
	integrity and				- streamlined stages of selection and shortened mandatory judicial training periods;
	professionalism of				- consistent application of clear and duly published assessment criteria and scoring
	the judiciary				methodology for assessing professional competence and integrity of judicial candidates;
					- involvement of the Public Integrity Council in assessing the integrity of judicial
					candidates whenever the law requires it.
3.2	Reform 1.	Establishment of a new	Q3	2025	A new court to hear administrative cases involving national state agencies that is
	Enhancing the	court to hear administrative			composed of first and appeal instances and whose judges are selected following a
	accountability,	cases			credible integrity and professionalism check with the involvement of independent
	integrity and				experts is established.
	professionalism of				
	the judiciary				
3.3	Reform 1.	Settlement/adjudication of	Q4	2025	20 % of old disciplinary proceedings (complaints) not considered as of 31 December
	Enhancing the	20 % of old disciplinary			2023 are settled/ adjudicated with the involvement of the Disciplinary Inspectors
	accountability,	cases not considered as of			Service and on the basis of the criteria for prioritisation of disciplinary complaints
	integrity and	end of 2023			consideration, provided for in clause 13.7 of the Rules of Procedure of the High
	professionalism of				Council of Justice (as amended on 21 November 2023, No. 1068/0/15-23) that are
	the judiciary				published on the official website of the High Council of Justice.
3.4	Reform 1.	Completion of the	Q4	2025	Qualification evaluation (vetting) is completed in respect of 50 % of judges who still
	Enhancing the	qualification evaluation			had to undergo it as of 30 September 2016 in line with the established procedures and
	accountability,	(vetting) in respect of 50 %			with the involvement of the Public Integrity Council.
	integrity and	of judges who still had to			
	professionalism of	undergo it as of 30			
	the judiciary	September 2016			

3.5	Reform 1.	Entry into force of the	Q2	2025	Entry into force of the laws and the bylaws of the High Qualification Commission of
	Enhancing the	legislation revising the			Judges of Ukraine revising the declarations of integrity of judges and their verification
	accountability,	declarations of integrity of			process. The acts focus on these main areas:
	integrity and	judges and their verification			- clarification of the content of the integrity declarations and the grounds for initiating
	professionalism of	process			the verification;
	the judiciary				- expansion of the time period covered by the verification;
					- improvement of the verification procedure by specifying the verification mechanisms
					and deadlines, defining the rights and obligations of the persons and entities involved in
					the verification process, clarifying the legal consequences of the verification.
3.6	Reform 2.	Entry into force of the	Q4	2024	Entry into force of the law on the improvement of insolvency regime and the relevant
	Reforms of	legislation on the			secondary legislation, introducing insolvency prevention system and the early warning
	insolvency and	improvement of insolvency			tool for legal entities and entrepreneurs in line with the principles of Directive (EU)
	enforcement of	regime			2019/1023 of the European Parliament and of the Council of 20 June 2019 on
	court decisions				preventive restructuring frameworks, on discharge of debt and disqualifications, and on
					measures to increase the efficiency of procedures concerning restructuring, insolvency
					and discharge of debt, and amending Directive (EU) 2017/1132 . The new legislation
					focuses on these main areas:
					- prevention of bankruptcy and restoration of solvency of debtors
					- early detection of signs of crisis in the company
					- identification of additional opportunities for restoring solvency of companies
					- availability of information for the companies about the mechanisms for preventing
					insolvency and early warning.
3.7	Reform 2. Reforms	Entry into force of the	Q1	2026	Entry into force of the legislation for simplified insolvency procedures for Micro,
	of insolvency and	legislation for simplified			Small, and Medium Enterprises (MSMEs) in line with the principles of the Directive
	enforcement of	insolvency procedures for			(EU) 2019/1023 of the European Parliament and of the Council of 20 June 2019 on
	court decisions	Micro, Small, and Medium			preventive restructuring frameworks, on discharge of debt and disqualifications, and on
		Enterprises (MSMEs)			measures to increase the efficiency of procedures concerning restructuring, insolvency
					and discharge of debt, and amending Directive (EU) 2017/1132. The legislation is
					drafted based on a regulatory impact assessment with the involvement of EU experts.
					The legislation focuses on these main areas:

					 simplified out-of-court and bankruptcy procedures for MSMEs (including individual entrepreneurs); availability of insolvency tools and services of insolvency practitioners for MSMEs; prevention of abuse of insolvency procedures by MSMEs.
3.8	Reform 2. Reforms of insolvency and enforcement of court decisions	Entry into force of the legislation on improving the enforcement of court decisions related to monetary and non-monetary obligations and digitalisation	Q2	2025	Entry into force of the law on the enforcement of court decisions related to monetary and non-monetary obligations and further digitalisation of the enforcement proceedings.
3.9	Reform 2. Reforms of insolvency and enforcement of court decisions	A data collection system on the enforcement of court decisions is operational	Q4	2025	A data collection system on the enforcement of court decisions is operational.
3.10	Reform 2. Reforms of insolvency and enforcement of court decisions	An upgraded IT system for enforcement of court decisions is operational	Q2	2026	The upgraded IT system for enforcement facilitating enforcement process, debtor asset tracking, bank account freezing and debt recovery is operational.
3.11	Reform 3. Digitalisation of the judicial system	Set up of IT solutions in the judicial system	Q4	2027	IT solutions replacing and/or upgrading UJITS modules / introducing new IT systems implemented on the basis of the roadmap are operational.
3.12	Reform 4. Reform of the Prosecution Service	Entry into force of the legislation enabling transparent and merit-based selection of management-level prosecutors	Q1	2026	Entry into force of the legislation enabling transparent and merit-based selection of management-level prosecutors. This legislation focuses on these main areas: - clear assessment criteria, including professional competence and integrity/ethics; - transparent, competitive and meritocratic selection procedure that includes a credible professionalism and integrity check;

					- strengthening the institutional capacity and the powers of the Prosecutor's Office and
					the self government bodies, in particular the Council of Prosecutors, in terms of
					selecting prosecutors for senior positions.
3.13	Reform 4.	Entry into force of the	Q3	2026	Entry into force of the legislation improving the disciplinary system for prosecutors and
	Reform of the	legislation improving the			strengthening the institutional capacity of the Qualification and Disciplinary
	Prosecution Service	disciplinary system for			Commission of Prosecutors (QDCP). The improved legal and institutional framework
		prosecutors and increasing			aimed at implementing GRECO recommendations focuses on these main areas:
		the capacity of the			- specification of disciplinary offences related to the conduct of prosecutors and their
		Qualification and			compliance with ethical standards, and expansion of the list of available disciplinary
		Disciplinary Commission of			sanctions to increase their proportionality and effectiveness;
		Prosecutors			- amending the provisions on the composition of the QDCP to ensure that the majority
					of seats are held by prosecutors elected by their colleagues and conducting an
					independent and objective procedure for the pre-selection of all candidates for members
					of the QDCP, which includes verification of their integrity;
					- increasing the efficiency of disciplinary proceedings by extending the statute of
					limitations.
3.14	Reform 4.	An e-Case Management	Q4	2026	An e-Case Management System in the criminal justice chain enabling digital processing
	Reform of the	System in the criminal			of criminal cases and gradually replacing/significantly upgrading the outdated Unified
	Prosecution Service	justice is operational			Register of Pre-Trial Investigations, is operational.

C.4. FIGHT AGAINST CORRUPTION AND MONEY LAUNDERING

1. Description of Reforms and Investment

The objective of this chapter is to reinforce the key anti-corruption agencies and to update the legal framework to increase the overall effectiveness of the anti-corruption framework and the implementation of the state's anti-corruption policy, which is essential for a favourable business and investment climate and sustainable recovery and economic growth. The chapter also addresses the shortcomings related to asset recovery and management at institutional and procedural levels and on alignment of Ukrainian legislation with EU *acquis* and FATF standards in the field of anti-money laundering enabling to better tackle economic crime and to improve the overall business climate in Ukraine.

Reform 1. Developing the institutional capacity of the anti-corruption framework.

The objective of this reform is to increase the overall capacity of the anti-corruption infrastructure to fight corruption, including at the high level, via active and efficient investigation.

The reform has three steps. First, the Specialised Anti-Corruption Prosecutor's Office (SAPO) is given the opportunity to increase its manpower from 10% to 15%. Second, a new head of the National Agency on Corruption Prevention (NACP) is appointed. Third, the number of judges and of the apparatus at the High Anti-Corruption Court (HACC) is increased by 60% and by 40% respectively.

The reform is expected to be completed by Q1 2025.

Reform 2. Improving the legal framework for a more effective fight against corruption

The overall objective of the reform is to strengthen the key anti-corruption institutions and to streamline criminal procedure to increase their efficiency, including in high-level corruption cases, while preventing instances of procedural abuse and undue interferences. The reform also addresses the shortcomings related to asset recovery and management at institutional and procedural levels.

The reform has four steps. First, the amended Criminal Code and of the Criminal Procedure Code enters into force. The amended legislation improves the provisions regulating plea bargaining; cancels the pre-trial investigation period from the time of the registration of the criminal proceedings until the notification of the suspicion and allow the adjudication of certain cases by a single judge of the High Anti-Corruption Court. Second, a new Anti-Corruption Strategy and a State Anti-Corruption Program for the period after 2025 is adopted. Third, an action plan for the implementation of the Asset Recovery Strategy for 2023-2025 is adopted. Fourth, the law reforming the Asset Recovery and Management Agency (ARMA) enters into force.

The reform is expected to be completed by Q2 2026.

Reform 3. Anti-money laundering measures

The objective of this reform is to further align Ukraine's legal framework with the EU *acquis* and FATF standards and to create an effective anti-money laundering system in Ukraine to better tackle economic crime and improve the overall business climate in Ukraine.

The reform has three steps. First, the next National Risk Assessment is conducted. Second, legislation for a unified registry of bank accounts for individuals and legal entities in accordance with EU standards enters into force. Third, necessary software and hardware for the Unified Registry is put in place.

The reform is expected to be completed by Q2 2027.

No.	Reform / Investment	Name of the step	Tin	neline	Step description
4.1	Reform 1.	Increased manpower for	Q3	2024	The Specialised Anti-Corruption Prosecutor's Office is given the opportunity to
	Developing the institutional capacity	the Specialised Anti- Corruption Prosecutor's			increase its manpower from 10% to 15% of the manpower of the National Anti-Corruption Bureau.
		Office			Corruption Bureau.
	framework				
4.2	Reform 1.	Appointment of a new	Q2	2024	A new head of the National Agency on Corruption Prevention is appointed following a
	Developing the	head of the National			selection procedure in line with the Law on the Prevention of Corruption
	institutional capacity	Agency on Corruption			
	1	Prevention			
4.3	framework Reform 1.	Increased manpower for	Q1	2025	The personnel number of High Anti-Corruption Court (HACC) judges is increased by
4.5	Developing the	the High Anti-Corruption	Ųı	2023	60%, and the HACC apparatus number is increased by 40%.
	institutional capacity	Court			oow, and the Three apparatus number is increased by 10%.
	of the anti-corruption				
	framework				
4.4	Reform 2.	Entry into force of the	Q3	2024	Entry into force of the Laws of Ukraine on amending the Criminal Code of Ukraine and
	Improving the legal	amended Criminal Code			the Criminal Procedure Code of Ukraine. The laws focus on these main areas:
	framework for a	and of the Criminal			- improvement of the provisions regulating plea bargain;
	more effective fight against corruption	Procedure Code			- cancellation of the pre-trial investigation period from the time of the registration of the criminal proceedings until the notification of the suspicion;
	against corruption				- allowing to adjudicate certain cases by a single-judge of the High Anti-Corruption
					Court.
4.5	Reform 2.	Adoption of a new Anti-	Q2	2026	Adoption and publication by the Parliament and the Government respectively of an
	Improving the legal	Corruption Strategy and a			Anti-Corruption Strategy and of a State Anti-Corruption Program for its
	framework for a	State Anti-Corruption			implementation covering the period after 2025.
	more effective fight	Program for the period			
	against corruption	after 2025			

4.6	Reform 2.	Adoption of an Action	Q3	2024	Adoption and publication on the website of the Cabinet of Ministers of an Action Plan
	Improving the legal	Plan for the			for the implementation of the Asset Recovery Strategy for 2023-2025.
	framework for a	implementation of the			
	more effective fight	Asset Recovery Strategy			
	against corruption.	for 2023-2025			
4.7	Reform 2.	Entry into force of the law	Q1	2025	Entry into force of the Law reforming the Asset Recovery and Management Agency.
	Improving the legal	reforming the Asset			The law focuses on these main areas:
	framework for a	Recovery and			- a transparent and merit-based selection procedure for the head of the agency,
	more effective fight	Management Agency			including a credible integrity and professionalism check;
	against corruption.				- an independent external performance assessment system;
					- transparent procedure for the management and sale of seized assets under the agency's
					control.
4.8	Reform 3.	Conduct of the next	Q4	2025	Preparation and implementation of the next National Risk Assessment in accordance
	Anti-money	National Risk Assessment			with the updated Methodology for the National Assessment of money laundering and
	laundering measures				terrorist financing risks in Ukraine
4.9	Reform 3. Anti-	Entry into force of the	Q2	2027	Entry into force of the necessary legal framework for a unified registry of bank
	money laundering	legislation for a unified			accounts for individuals and legal entities in accordance with EU standards, amending
	measures	registry of bank accounts			the Ukrainian legislation in the fields of tax, banking, anti-money laundering, capital
					market and payment services.
4.10	Reform 3. Anti	The necessary software	Q2	2027	The necessary software and hardware for the Unified Registry of bank accounts is
	money-laundering	and hardware for the			operational.
	measures.	Unified Registry is			
		operational			

C.5. FINANCIAL MARKETS

1. Description of Reforms and Investments

The objective of this chapter is to leverage the potential of Ukraine's financial sector to drive economic growth and support recovery, by monitoring the health of the banking sector to maintain financial stability, strengthening regulatory framework in aligning with EU standards, addressing non-performing loans, and improving the regulation of capital markets.

Reform 1. Assessment of the banking sector

The objective of this reform is to return to the regular assessment process, identify potential vulnerabilities within major banks, and ensure the resilience of the banking system in Ukraine.

The reform has one step. The National Bank of Ukraine shall carry out a resilience assessment of the largest banks that includes stress testing under the adverse scenario as well as an independent Asset Quality Review.

The reform is expected to be completed by Q1 2026.

Reform 2. Reducing state ownership in the banking sector

The objective of this reform is to lay down the principles for the sale of state-owned banks and the strategy for gradually reducing state ownership in the banking sector.

The reform has two steps. First, an updated legislation shall establish guiding principles for the sale of varying ownership stakes in SOBs, while also providing the flexibility for complete acquisition. Second, a strategy shall be adopted, preparing for a gradual reduction of state-ownership in SOBs.

The reform is expected to be completed by Q2 2026.

Reform 3. Improved resolution of non-performing loans

The objective of this reform is to improve the resolution of non-performing loans (NPLs).

The reform has two steps. First, Ukraine shall adopt a strategy for the resolution of NPLs, focusing on prudential requirements and improving the framework for NPL restructuring and resolution. Second, the subsequent legislative amendments to the relevant laws shall be adopted, addressing the recommendations of the strategy.

The reform is expected to be completed by Q1 2026.

Reform 4. Improved capacity of the financial supervisory authority

The objective of this reform is to improve the state regulation for capital markets and organised commodity markets.

The reform has one step. It entails the entry into force of the law on the improvement of state regulation for capital markets and organised commodity markets, aligned with International Organization of Securities Commissions (IOSCO) standards.

The reform is expected to be completed by Q4 2025.

No.	Reform / Investment	Name of the step	Tin	neline	Step description
5.1	Reform 1.	Published Resilience	Q1	2026	The National Bank of Ukraine (NBU) publishes the Resilience Assessment of the
	Assessment of the	assessment in the banking			largest banks in the banking system (in terms of assets) that includes stress testing under
	banking sector	system			the adverse scenario, and the results of an independent Asset Quality Review if
					conditions allow it to be carried out.
5.2	Reform 2.	Entry into force of the	Q1	2026	Entry into force of the updated legislation on the sale of state-owned banks, namely, the
	Reducing state	legislation on the principles			Law of Ukraine "On Divesting State-Owned Shareholdings in the Charter Capital of
	ownership in the	for the sale of state-owned			Banks that Have Undergone Recapitalisation by the State" No. 4524-VI dated 2012.
	banking sector	banks			The revised legislation should facilitate the sale of varying ownership stakes in State-
					owned banks (SOBs), while also providing the flexibility for complete acquisition. The
					fundamental principles guiding the sale of SOBs will be developed through
					collaborative discussions and in consensus with the international donors.
5.3	Reform 2.	Adoption of the strategy for	Q2	2026	Adoption of the resolution of the Government or other legal act of the Government
	Reducing state	gradual reduction of state			adopting the reform strategy for the SOBs, which sets out a gradual reduction in state
	ownership in the	ownership in the banking			ownership in the banking sector. The strategy focuses on these main areas:
	banking sector	sector			- financial health and stability;
					- management of non-performing loans;
					- mitigation of fiscal risks;
					- enhancement of bank governance and operational efficiency;
					- bank value enhancement, long-term viability, and steps towards privatisation (when
					relevant).
5.4	Reform 3.	Adoption of the strategy for	Q2	2025	Adoption of the strategy for resolution of non-performing loans in line with the relevant
	Improved	resolution of non-			EU practices. The strategy focuses on these main areas:
	resolution of non-	performing loans			- strengthening of the prudential requirements for the NPL recognition and resolution;
	performing loans				- exchange of data on the NPLs and other relevant market data between the financial
					institutions and state agencies to improve NPL resolution;
					- review of potential obstacles and development of measures to improve the framework
					for NPL restructuring and resolution.

5.5	Reform 3.	Entry into force of the legal	Q1	2026	Entry into force of the legal acts implementing the recommendations of the strategy for
	Improved	acts to improve resolution of			resolution of non-performing loans improving the system of NPLs resolution.
	resolution of non-	non-performing loans			
	performing loans				
5.6	Reform 4.	Entry into force of the law	Q4	2025	Entry into force of the Law on the improvement of state regulation for capital markets
	Improved capacity	on the improvement of the			and organised commodity markets, aligning it with IOSCO standards. This refers to the
	of the financial	state regulation for capital			ability of the National Commission on Securities and Stock Market (NSSMC) to
	supervisory	markets and organised			operate free from external influence, particularly from political or industry pressures,
	authority	commodity markets			make decisions based on the law and the best interests of market integrity and investor
					protection, rather than external interests, and have strong enforcement mechanisms and
					international cooperation.

C.6. MANAGEMENT OF PUBLIC ASSETS

1. Description of Reforms and Investments

The objective of this chapter is to improve the state ownership policy, corporate governance and management of Ukraine's state-owned enterprises (SOEs) as well as to harmonise the State Aid framework with the EU acquis. This serves to improve transparency and efficiency and supports strengthening the level playing field with the private sector.

Reform 1. Adopting a state ownership policy

The objective of this reform is to adopt a state ownership policy that would reflect long-term and whole-of-government priorities of SOEs ownership. The triage of SOEs shall be renewed according to the principles laid out in the state ownership policy. The triage of SOEs shall result in a list of SOEs that will remain in state ownership as strategic, a list of SOEs that will be proposed for privatisation, also indicating all SOEs which are temporarily banned for privatisation during the martial law in a dedicated subsection, and a list of SOEs which will be liquidated.

The reform has one step. It entails entry into force of legislation introducing the state ownership policy, and the publication of the triage of SOEs.

The reform is expected to be completed by Q4 2024.

Reform 2. Improved governance and management of state-owned enterprises

The objective of this reform is to facilitate the transition from the state unitary enterprise legal form into more commercially oriented forms, to foster a more efficient and transparent governance framework for state-owned enterprises (SOEs) via enhancing corporate governance standards and implementation in top SOEs, and to consolidate the SOE management entities.

The reform has four steps. First, a new law enters into force that improves corporate governance of SOEs taking into account OECD guidelines², including by defining the powers of SOEs' supervisory boards. Second, supervisory boards with a majority of independent members in at least 15 top key SOEs are appointed. Third, Ukraine corporatises at least 15 top key SOEs as either joint-stock companies or limited liability companies. Fourth, authorities implement corporate governance principles across the consolidated SOE management entities.

The reform is expected to be completed by Q4 2027.

² OECD (2015), OECD Guidelines on Corporate Governance of State-Owned Enterprises, OECD, Paris, https://www.oecd.org/daf/ca/guidelines-corporate-governance-soes.htm

Reform 3. Separation of accounts between public service obligations (PSO) and non-PSO activities in state-owned enterprises

The objective of this reform is to strengthen the level playing field with the private sector, as well as further convergence with the EU acquis via a separation of accounts between activities connected to Public Service Obligations (PSOs) from non-PSOs activities.

The reform has three steps. First, Ukraine shall adopt and publish a Roadmap defining the necessary steps for mandatory structural separation of accounts between PSO and non-PSO activities for all SOEs engaged in PSOs. Second, Ukraine shall assess and, if needed, amend legislation on the mandatory structural separation of accounts between PSO and non-PSO activities. Third, Ukraine shall publish an independent audit report on SOEs which are involved in the PSO activities assessing, among else, implementation of accounts separation and market compliance on cross-subsidisation.

The reform is expected to be completed by Q3 2027.

Reform 4. Improved state aid control framework

The objective of this reform is to lift the suspension of application of State aid control and align the State aid control framework with that of the EU, which would result in more transparency over the state funding to SOEs.

The reform has one step. It entails the updating of legislation on state aid, including in relation to services of general economic interest, together with the full lifting of suspension of application of state aid control by the Antimonopoly Committee of Ukraine.

The reform is expected to be completed by Q3 2025.

No.	Reform / Investment	Name of the step	Tin	neline	Step description
6.1	Reform 1.	Adoption of the state	Q4	2024	Adoption and publication of the Resolution of the Cabinet of Ministers of Ukraine on Approving
	Adopting a	ownership policy and			the General State Ownership Policy and the 'triage' of SOEs. The State Ownership Policy
	state ownership	of the triage of state-			focuses on these main areas:
	policy	owned enterprises			- listing the public policy objectives that SOEs are required to achieve;
					- describing the state's role in the governance of SOEs; how the state will implement its
					ownership policy; and the respective roles and responsibilities of those government authorities
					involved in its implementation;
					- defining the overall rationales for keeping SOEs under state ownership and subjects these rationales to regular reviews;
					- setting long-term and whole-of-government priorities of SOEs ownership;
					- defining dividend policy, remuneration policy for members of supervisory boards and
					managers.
					The ownership policy allows for the implementation of OECD Corporate governance reforms in
					DSO companies to improve competition in natural gas markets.
					The triage of SOEs leads to the following outcomes:
					- a list of SOEs that will remain in state ownership as strategic;
					- a list of SOEs that will be proposed for privatisation, also indicating all SOEs which are
					temporarily banned for privatisation during the martial law in a dedicated subsection;
					- a list of SOEs which will be liquidated.
6.2	Reform 2.	Entry into force of the	Q2	2024	Entry into force of the new law on corporate governance of SOEs taking into account OECD
	Improved	legislation on corporate			guidelines on corporate governance. The law focuses on these main areas:
	governance and	governance of state-			- defining the powers of SOEs' supervisory boards to appoint and dismiss CEOs;
	management of	owned enterprises			- defining the powers of SOEs' supervisory boards to approve the strategic, investment and
	state-owned				financial plans documents of SOEs;
	enterprises				- establishing an annual evaluation procedure for the supervisory boards of SOEs.
6.3	Reform 2.	Appointment of	Q2	2026	Supervisory boards with a majority of independent members are appointed by the government
		Supervisory boards of			for at least 15 SOEs from the list of top key SOEs approved by the Cabinet of Ministers protocol

6.4	Improved governance and management of state-owned enterprises Reform 2. Improved governance and management of state-owned enterprises	state-owned enterprises with a majority of independent members Corporatisation of key state-owned enterprises	Q3	2026	decision. The Supervisory boards are be selected on the basis of up-to-date secondary legislation involving the nomination procedures. At least 15 SOEs from the list of top key SOEs approved by a Cabinet of Ministers protocol decision are corporatised as either joint-stock companies or limited liability companies.
6.5	Reform 2. Improved governance and management of state-owned enterprises	Submission of a report showing that the principles of corporate governance are duly followed	Q4	2027	The first annual report with the financial and operational results showing that the principles of corporate governance are duly followed is shared with the European Commission. Before the audit, the new law on consolidated SOE management entities and the respective secondary legislation is adopted and enters into force by Q3-2026. Before the consolidated SOE management entities are created, the following key principles of corporate governance are put in place and enforced: - the roles of the Cabinet of Ministers, Ministry of Finance, the Ministry of Economy are clearly defined, and the Parliament oversight is enforced; - the mandate and scope of the consolidated SOE management entities are clearly defined fully in line with the State Ownership Policy; - public finance management considerations are embedded in the charters of the consolidated SOE management entities.
6.6	Reform 3. Separation of accounts between public service obligations (PSO) and non-	Adoption of Roadmap on the separation of public service obligations (PSO) and non-PSO activities	Q1	2025	Adoption and publication of the Roadmap defining the steps for mandatory structural separation of PSO and non-PSO activities for all SOEs engaged in PSOs. The Roadmap is based on the identified current level of adoption of required accounting approaches and include operational steps for the separation of accounts for companies on different stages of implementation of required changes. The Roadmap describes how the account separation between PSO and non-PSO activities will be performed in all top key SOEs approved by the Cabinet of Ministers protocol decision.

	PSO activities in state-owned				
6.7	enterprises Reform 3. Separation of accounts between public service obligations (PSO) and non- PSO activities in state-owned enterprises	Assessment and, if necessary, amendment and entry into force on legislation on the separation of public service obligations (PSO) and non-PSO activities	Q3	2025	Assessment and, if needed, amendment and entry in force of the legislation identified in the Roadmap adopted under step 6.6 to ensure that mandatory structural separation of accounts between PSO and non-PSO activities is defined and implemented in all top key SOEs approved by the Cabinet of Ministers protocol decision which are engaged in PSOs.
6.8	Reform 3. Separation of accounts between public service obligations (PSO) and non- PSO activities in state-owned enterprises	Submission of an audit report confirming the separation of public service obligations (PSO) and non-PSO activities	Q3	2027	Submission of an independent audit report conducted by an audit company that is part of the international auditing network and, according to national legislation, has the right to conduct a mandatory audit of the financial statements of enterprises of public interest. Such a report contains a detailed assessment on the following areas for each SOE assigned PSO: - implementation of accounts separation; - market compliance on cross-subsidisation; - definition of public service obligations for each SOE; - costs, financial flows and liabilities stemming from the Public Service obligations.
6.9	Reform 4. Improved state aid control framework	Entry into force of the updated legislation on state aid and full unsuspension of the application of state aid control	Q3	2025	Entry into force of the updated legislation on state aid, including those in relation to services of general economic interest, together with the full unsuspension of the application of state aid control by the Antimonopoly Committee of Ukraine.

C.7. HUMAN CAPITAL

1. Description of Reforms and Investments

The objective of this chapter is to present reforms considered necessary to halt recent years' erosion of human capital, while simultaneously laying a foundation for a sustainable recovery, reconstruction and modernisation process.

Reform 1. Improved vocational education

The objective of this reform is to ensure that education meets the needs of the labour market and the country's recovery via expanding the institutional capacity of educational entities to provide formal and non-formal vocational education, and regulating the relations between vocational education institutions, national/local and international stakeholders for the sustainable development of human capital in Ukraine.

The reform has one step. It entails the entry into force of the law on vocational education.

The reform is expected to be completed by Q2 2025.

Reform 2. Improved preschool education

The objective of this reform is to ensure access to quality preschool education with the aim to increase the involvement of women with preschool children into the labour market.

The reform has one step. It entails the entry into force of the law on preschool education.

The reform is expected to be completed by Q1 2025.

Reform 3. Improved rehabilitation system for people with disabilities

The objective of this reform is to improve the rehabilitation system and to allow for a broader assessment of people's needs through a new electronic system.

The reform has one step. It entails the entry into force of legislation for aligning with international standards for measuring functioning, disability and health, and introducing an electronic system containing information about the needs of the individual and automatically offering services in accordance with the identified needs.

The reform is expected to be completed by Q4 2026.

Reform 4. Transition from military service to civilian life

The objective of this reform is to facilitate the transition from military service to civilian life, including active participation in social and economic life.

The reform has one step, namely the entry into force of the legislative measures required for the implementation of the transition system and associated services.

The reform is expected to be completed by Q4 2025.

Reform 5. Improved social infrastructure and de-institutionalisation

The objective of this reform is to improve the well-being of children, persons with disabilities, and the elderly in the public care system.

The reform has one step. It entails the adoption of two strategies for reforming psychoneurological and other residential institutions and de-institutionalisation of care for children, persons with disabilities and the elderly.

The reform is expected to be completed by O4 2024.

Reform 6. Improved functioning of the labour market

The objective of this reform is to contribute to the improved functioning of the labour market.

The reform has two steps. First, a strategy shall be adopted aiming to improve the demographic situation of Ukraine up to 2040, including reducing premature mortality, and overcoming negative migration trends. Second, a population employment strategy shall be adopted that proposes measures to update the conditions of Ukraine's labour market, such as simplified access to the labour market, and a reformed state employment service.

The reform is expected to be completed by Q2 2026.

Reform 7. Ensuring access to housing for people in need

The objective of this reform is to develop the framework for a social housing system.

The reform has two steps. First, legislation shall enter into force that that establishes key priorities for Ukraine's housing policy, such as the need for transparency, accessibility for most vulnerable groups, or the creation of support schemes. Second, legislation establishing a social housing fund shall enter into force.

The reform is expected to be completed by Q4 2026.

Reform 8. Improved social security

The objective of this reform is to improve the provision of public social services, through the introduction of mechanisms for procuring certain social services from registered providers.

The reform has one step. It entails the adoption of a resolution that reforms the social procurement system for social services, changes the financing model to a result-oriented purchasing model of social services, and incentivises the provision of social services usually not financed by the community.

The reform is expected to be completed by Q2 2025.

Reform 9. Improved cultural development

The objective of this reform is to promote Ukraine's cultural heritage.

The reform has one step. It entails the adoption of a strategy that establishes priority goals such as improving the quality and accessibility of Ukraine's cultural offer, as well as capacity building for Ukraine's cultural institutions.

The reform is expected to be completed by Q1 2025.

Investment 1. Investments in education

The objective of this investment is to improve access to safe and quality public education.

The investment has two steps. First, it entails the budgeting of at least EUR 300 million in current prices (in UAH equivalent) for improving access to safe and quality education for the years 2024 and 2025. Second, it entails the budgeting of at least EUR 650 million in (UAH equivalent) for improving the access to safe and quality education for the years 2024, 2025, 2026, and 2027.

The investment is expected to be completed by Q4 2027.

Investment 2. Investments in healthcare

The objective of this investment is to improve Ukraine's public healthcare system.

The investment has two steps. First, it entails budgeting at least EUR 200 million in current prices (in UAH equivalent) for strengthening of the healthcare infrastructure and facilities, digitalisation of healthcare services, and the provision of equipment for medical analysis, surgery, and patient care for the years 2024 and 2025. Second, it entails budgeting at least EUR 400 million (in UAH equivalent) for strengthening the healthcare infrastructure and facilities, digitalisation of healthcare services, and the provision of equipment for medical analysis, surgery, and patient care for the years 2024, 2025, 2026 and 2027.

The investment is expected to be completed by Q4 2027.

Investment 3. Investments in social infrastructure

The objective of this investment is to strengthen Ukraine's social infrastructure.

The investment has one step. It entails the budgeting of at least EUR 350 million in current prices (in UAH equivalent) for the restoration, construction (new construction, reconstruction, overhaul, restoration) of damaged/destroyed social infrastructure.

The investment is expected to be completed by Q4 2027.

Investment 4. Investments in compensation for damaged or destroyed housing

The objective of this investment is to improve access to affordable housing and improve the quality and accessibility of housing.

The investment has one step. It entails the budgeting of at least EUR 600 million in current prices (in UAH equivalent) for the compensations paid to persons whose housing was damaged or destroyed as a result of Russia's war of aggression.

The investment is expected to be completed by Q4 2027.

Investment 5. Investments in housing provision for vulnerable groups of the population

The objective of this investment is to improve access to affordable housing and improve the quality and accessibility of housing with particular focus on veterans, with disabilities, their family members and internally displaced persons (IDPs).

The investment has two steps. First, it entails the budgeting of at least EUR 200 million in current prices (in UAH equivalent) for the provision of housing for persons with disabilities of group I-II for the years 2024 and 2025. Second, it entails the budgeting of at least EUR 450 million (in UAH equivalent) for the provision of housing for persons with disabilities of group I-II for the years 2024, 2025, 2026 and 2027.

The investment is expected to be completed by Q4 2027.

No.	Reform / Investment	Name of the step	Tin	neline	Step description
7.1	Reform 1. Improved vocational education	Entry into force of the legislation on vocational education	Q2	2025	Entry into force of the Law of Ukraine "On Vocational Education." The law focuses on these main areas: - fair rules for the functioning of educational entities in the market of educational services in the field of vocational education are defined; - the institutional capacity of educational entities to provide formal and non-formal vocational education is expanded; - relations between vocational education institutions, national/local and international stakeholders for the sustainable development of human capital in
7.2	Reform 2. Improved preschool education	Entry into force of the legislation on preschool education	Q1	2025	Ukraine are clearly defined. Entry into force of the Law of Ukraine "On Preschool Education" in alignment with the Council Recommendation of 22 May 2019 on High-Quality Early Childhood Education. The law focuses on these main areas: - guarantees of access to preschool education for children of early and preschool age; - fair rules for the functioning of educational entities in the market of educational services in the field of preschool education; - decent working conditions for employees in the field of preschool education; - the rules for the functioning of a flexible and efficient network of preschool education providers.
7.3	Reform 3. Improved rehabilitation system for people with disabilities	Entry into force of the legislation on rehabilitation of persons with disabilities	Q4	2026	Entry into force of the Law of Ukraine "On Amendments to the Law of Ukraine "On Rehabilitation of Persons with Disabilities in Ukraine". The law focuses on these main areas: - use of the International Classification of Functioning Disability and Health; - introduction of an electronic system that contains information about the needs of the individual and automatically offers services in accordance with the identified needs (social, medical, and other).

7.4	Reform 4.	Entry into force of the legislation on	04	2025	Entry into force of the Law of Ukraine of Amending Certain Legislative Acts of
' ' '	Transition from	the system of amendments to	\ \ '	2023	Ukraine on Introducing the Transition System from military service to civil life
	military service	implement a transition system from			and adoption of the Resolutions of the Cabinet of Ministers of Ukraine
	to civilian life	military service to civilian life			regarding approval of the procedures and terms and conditions for provision of
	to civillan inc	ininitary service to ervinan me			services to participants of the transition system. These acts focus on these main
					areas:
					- rehabilitation and medical care, including psychological assistance;
					- training, retraining and professional development programmes;
					- the necessary conditions for employment of veterans as a separate category;
7.5	D C 7		0.4	2024	- measures to support veteran businesses.
7.5	Reform 5.	Adoption of the Strategy for	Q4	2024	Adoption of the Order of the Cabinet of Ministers 'On Approval of the Strategy
	Improved social	reforming Psychoneurological, Other			for Reforming Psychoneurological, Other Residential Institutions and De-
	infrastructure and	residential Institutions and De-			institutionalisation of Care for Persons with Disabilities and Older Persons' and
	de-	institutionalisation of Care for			of the Order of the Cabinet of Ministers 'On Approval of the Strategy for
	institutionalisatio	Persons with Disabilities, and Older			ensuring the right of every child in Ukraine to grow up in a family environment
	n	Persons and of the Strategy for			for 2024-2028'. The strategies focus on these main areas:
		Ensuring the Right of Every Child in			- development of social services to support families with children, people with
		Ukraine to Grow Up in a Family Environment for 2024-2028			disabilities and older persons to live independently in the community and prevent institutionalisation;
					- development of assisted living services for people with disabilities and older
					people who need additional support;
					-providing family-based forms of upbringing (e.g. foster care, guardianship, and
					adoption) for children left without parental care.
7.6	Reform 6.	Adoption of the Demographic	Q3	2024	Adoption of the Order of the Cabinet of Ministers of Ukraine "On Approval of
	Improved	Development Strategy for the period			the Demographic Strategy of Ukraine for the Period up to 2040". The Strategy
	functioning of	up to 2040			focuses on these main areas:
	the labour market				- improving the situation in the field of fertility;
					- reducing premature mortality, especially among men of working age;
					- overcoming negative migration trends, through the return of forced migrants,
					attracting representatives of the foreign diaspora to Ukraine, etc.;

- creating infrastructure and security preconditions for im demographic situation. 7.7 Reform 6. Improved Employment Strategy Employment Strategy Employment Strategy Employment Strategy Population Employment Strategy. The strategy focuses of creation of favourable conditions for employment, inclue entrepreneurship and with a particular focus on women; simplification of access to the labour market; retraining and re-qualification; reform the state employment service; reform the labour market forecasting; incretives to attract foreign talent to the Ukrainian labour entrepreneurs, highly skilled and working personnel and security of housing for people in need 7.8 Reform 7. Ensuring access to housing for people in need 7.9 Reform 7. Entry into force of the legislation on lease of lease of communal housing with the right to buy; creating a transparent system for registering the housing ensure prompt response at the local level; creating a transparent framework for monitoring by the and the international community. 7.9 Reform 7. Entry into force of the legislation on Q4 2026 Entry into force the Law of Ukraine on Amendments to the legislation on Q4 2026 Entry into force the Law of Ukraine on Amendments to the legislation on Q4 2026 Entry into force the Law of Ukraine on Amendments to the legislation on Q4 2026 Entry into force the Law of Ukraine on Amendments to the legislation on Q4 2026 Entry into force the Law of Ukraine on Amendments to the legislation on Q4 2026 Entry into force the Law of Ukraine on Amendments to the legislation on Q4 2026 Entry into force the Law of Ukraine on Amendments to the legislation on Q4 2026 Entry into force the Law of Ukraine on Amendments to the legislation on Q4 2026 Entry into force the Law of Ukraine on Amendments to the legislation on Q4 2026 Entry into force the Law of Ukraine on Amendments to the legislation on Q4 2026 Entry into force the Law of Ukraine on Amendments to the legislation on Q4 2026 Entry into force the Law of Ukraine on Amendments to the legislation of						- promoting active longevity;
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	7.9 Reform	Entry	into force of the legislation on	Q4	2026	Entry into force the Law of Ukraine on Amendments to the Law of Ukraine "On
	Ensurin	ccess the So	ocial Housing Fund			Social Housing Fund" (or the new version of this Law). The Law focuses on
to housing for these main areas:	to housi	for				these main areas:
						- establishing an institutional framework to ensure a sufficient supply of social
housing projects;						

					 establishing a transparent system for monitoring the needs of citizens to ensure prompt response at the local level; establishing a transparent framework for monitoring by the public, civil society and the international community; improving the capacity of the institutional framework to ensure a sufficient supply of social housing projects; improving the rules for the establishment and operation of social housing, including ensuring compliance with energy efficiency, safety, and other standards.
7.10	Reform 8. Improved social security	Adoption of the resolution on the procurement of social services	Q2	2025	Adoption of the Resolution of the Cabinet of Ministers of Ukraine on purchasing social services at the expense of the state budget. The Resolution is fiscally neutral and does not impact in any way the debt sustainability of Ukraine and focuses on these main areas: - transition from financing institutions to a result-oriented purchasing model of social services; - introducing a mechanism for purchasing certain social services from registered public and private social service providers based on established social service standards and criteria for providers.
7.11	Reform 9. Improved cultural development	Adoption of the Strategy for the Development of Ukrainian Culture	Q1	2025	Adoption of an Order by the Cabinet of Ministers approving the Strategy for the Development of Ukrainian Culture. The strategy focuses on these main areas: - preservation, safeguarding and promotion of cultural heritage and properties of Ukrainian people as an integral part of common European cultural area, preservation of national remembrance; - rendering of high-quality and accessible cultural services and opportunities for creative self-realisation of people; - capacity building of Ukrainian cultural institutions to enhance accessibility, share the best practices of cultural participation, and strengthen international cultural relations; - support to creative industries sector as a driver of social innovation and employment, enhancement of institutional capacities of creative industries.

7.12	Investment 1.	Investments of at least EUR 300	Q2	2026	Interim report of the government (or State Treasury report) showing that in the
	Investments in	million in education			State Budgets for 2024 and 2025 the general government budgeted in particular,
	education				to the regional and local levels (as part of indicator 9.7), at least EUR 300
					million (in UAH equivalent) for improving the access to safe and quality
					education, including preschool education in line with the new legislation on
					preschool education, among others for the following:
					- shelters and safe conditions in educational establishments;
					- school buses;
					- modern teaching method, including through digitalisation;
					- materials and equipment for educational establishments;
					- quality nutrition;
					- new Vocational Education and Training (VET) centres based on market
					demand for skilled labour and in accordance with standards for effective VET,
					in line with the new legislation on Vocational Education.
7.13	Investment 1.	Investments of at least EUR 650	Q4	2027	Final report of the government (or State Treasury report) showing that in the
	Investments in	million in education			State Budgets for 2024, 2025, 2026, and 2027, the general government budgeted
	education				in particular, to the regional and local levels (as part of the indicator 9.8) at least
					EUR 650 million (in UAH equivalent) for improving the access to safe and
					quality education, including preschool education in line with the new legislation
					on preschool education, among others for the following:
					- shelters and safe conditions in educational establishments;
					- school buses;
					- modern teaching method, including through digitalisation;
					- materials and equipment for educational establishments;
					- quality nutrition;
					- new VET centres based on market demand for skilled labour and in accordance
					with standards for effective VET, in line with the new legislation on Vocational
					Education.
7.14	Investment 2.	Investments of at least EUR 200	Q2	2026	Interim report of the government (or Treasury report) showing that in the State
		million in healthcare			Budgets for 2024 and 2025 the general government budgeted, part of which will

	Investments in healthcare				be budgeted to the regional level (as a part of indicator 9.7), at least EUR 200 million (in UAH equivalent) for strengthening healthcare, among others for the following: - laboratory equipment for micro-biological, chemical, and physical analysis; - shelters and safety measures for healthcare facilities; - hospital equipment for medical analysis, surgery, and patient care; - healthcare infrastructure and facilities; - IT systems, databases, electronic patient records, information, and reference services to improve efficiency and effectiveness of healthcare services.
7.15	Investment 2. Investments in healthcare	Investments of at least EUR 400 million in healthcare	Q4	2027	Final report of the government (or Treasury report) showing that in the State Budgets for 2024, 2025, 2026, and 2027, the general government budgeted, part of which will be budgeted to the regional level (as part of indicator 9.8), at least EUR 400 million (in UAH equivalent) for strengthening healthcare, among others for the following: - laboratory equipment for micro-biological, chemical, and physical analysis; - shelters and safety measures for healthcare facilities; - hospital equipment for medical analysis, surgery, and patient care; - healthcare infrastructure and facilities; - IT systems, databases, electronic patient records, information, and reference services to improve efficiency and effectiveness of healthcare services.
7.16	Investment 3. Investments in social infrastructure	Investments of at least EUR 350 million in social infrastructure	Q4	2027	Final report of the government (or State Treasury report) showing that in the State Budgets for 2026 and 2027 the general government budgeted at least EUR 350 million (in UAH equivalent) for the restoration, construction (new construction, reconstruction, overhaul, restoration) of damaged/destroyed social infrastructure, part of which will be budgeted to the regional level (as a part of indicator 9.8), to eliminate the social, economic and environmental consequences caused by the armed aggression of the Russian Federation against Ukraine, in particular to the regional level.

7.17	Investment 4.	Investments of at least EUR 600	Q4	2027	Final report of the government (or State Treasury report) showing that in the
	Investments in	million for financial compensations			State Budgets for 2026, and 2027, the general government budgeted at least
	compensation for	for damaged housing			EUR 600 million (in UAH equivalent) for the compensations paid to persons
	damaged or				whose housing was damaged or destroyed as a result of hostilities, terrorist acts,
	destroyed				sabotage caused by the military aggression of the Russian Federation based on
	housing				verified data from the State Register of Damaged and Destroyed Property.
7.18	Investment 5.	Investments of at least EUR 200	Q2	2026	Interim report of the government (or State Treasury report) showing that in the
	Investments in	million for providing housing to			State Budgets for 2024 and 2025 the general Government budgeted at least EUR
	providing	veterans with disabilities of the I-II			200 million (in UAH equivalent) for providing housing for:
	housing for	groups, family members of deceased			- persons with disabilities of I-II groups who defended the independence,
	vulnerable	veterans and internally displaced			sovereignty and territorial integrity of Ukraine;
	groups of	persons			- family members of the deceased defenders;
	population				- internally displaced persons who defended the independence, sovereignty and
					territorial integrity of Ukraine and their family members.
7.19	Investment 5.	Investments of at least EUR 450	Q4	2027	Final report of the government (or State Treasury report) showing that in the
	Investments in	million for providing housing to			State Budgets for 2024, 2025, 2026, and 2027, the general Government
	providing	veterans with disabilities of the I-II			budgeted at least EUR 450 million (in UAH equivalent) for providing housing
	housing for	groups, family members of deceased			for:
	vulnerable	veterans and internally displaced			- persons with disabilities of I-II groups who defended the independence,
	groups of the	persons			sovereignty and territorial integrity of Ukraine;
	population				- family members of the deceased defenders;
					- Internally displaced persons who defended the independence, sovereignty and
					territorial integrity of Ukraine and their family members.

C.8. BUSINESS ENVIRONMENT

1. Description of Reforms and Investments

The objective of this chapter is to improve the business environment in Ukraine, recognising the role of the private sector in a sustainable recovery of the country. The reforms within this chapter are targeted towards reducing costs of doing business, inter alia, by cutting red tape, increasing digitalisation, and facilitating access to finance.

Reform 1. Improved Regulatory Environment

The objective of this reform is to improve the regulatory environment by abolishing overlapping regulations, and by simplifying and digitising administrative procedures.

The reform has two steps. First, an Action Plan on the optimisation and digitalisation of regulation of economic activities in various sectors shall be adopted. Second, legislation on deregulation and simplification of business conditions shall enter into force.

The reform is expected to be completed by Q3 2025.

Reform 2. Reform of the Economic Security Bureau

The objective of this reform is to relaunch and reinvigorate the Economic Security Bureau through the provision of a clearer mandate and an open, transparent and competitive process for selection of management and staff.

The reform has one step. It entails entry into force of new legislation to establish an open, transparent and competitive (merit-based) process for selection of management and staff, strengthened requirements for the selection commission, a contract system for employees, a clear scope and mandate definition, and a mechanism of attestation of staff.

The reform is expected to be completed by Q2 2024.

Reform 3. Access to finance and markets

The objective of this reform is to help the private sector via different tools.

The reform has two steps. First, Ukraine shall adopt the Small and Medium Enterprises (SME) Strategy and Action Plan for its implementation to improve access to markets, finance and other resources and access to knowledge for SMEs. Second, legislative amendments on the simplification of access to utility networks shall enter into force.

The reform is expected to be completed by Q1 2026.

Reform 4. Improved public procurement

The objective of this reform is to strengthen Ukraine's public procurement system via a legislative framework aligned with the EU acquis.

The reform has one step. It entails the alignment of public procurement legislation with the EU acquis, focusing primarily on classic and utilities public procurement directives, on concessions and Public-Private Partnerships, and the enhancement of the e-procurement system.

The reform is expected to be completed by Q3 2027.

Reform 5. Harmonisation of legislation and standards with the EU

The objective of this reform is to resume market surveillance measures and facilitate the adoption of EU norms and standards in Ukraine, particularly in the areas of industrial products.

The reform has two steps. First, legislation on the resumption of market surveillance measures and control for non-food products shall be adopted. Second, harmonised standards for three groups of industrial products (machines, electromagnetic compatibility of equipment, low-voltage electrical equipment) shall be translated into national standards.

The reform is expected to be completed by Q3 2025.

Reform 6. Addressing late payments

The objective of this reform is to ensure that late payments do not impede business activity.

The reform has one step. It entails the alignment of relevant legislation with Directive 2011/7/EU (also known as the EU's "Late Payment Directive").

The reform is expected to be completed by Q4 2027.

<u>Investment 1. Investments in financial support for micro-enterprises and SMEs</u>

The objective of this investment is to ensure entrepreneurs have access to finance.

The investment has two steps. First, it entails budgeting of at least EUR 800 million in current prices (in UAH equivalent) for improving access to financial support for microenterprises, SMEs and especially small to medium processing enterprises for the years 2024 and 2025 that can include both corporate lending and grants that will be allocated based on transparent criteria. Second, it entails budgeting of at least EUR 1.750 billion in current prices (in UAH equivalent) for the same purpose for the years 2024, 2025, 2026, and 2027.

The investment is expected to be completed by Q4 2027.

No.	Reform / Investment	Name of the step	Timeline		Step description
8.1	Reform 1.	Adoption of the Action	Q3	2024	Adoption of the Order of the Cabinet of Ministers of Ukraine regarding the approval of the
	Improved	Plan on deregulation			Action Plan on deregulation. The Action Plan focuses on these main areas:
	regulatory				- reduction and digitisation of market access regulations;
	environment				- changing the punitive and repressive model of state supervision (control) to a preventive one
					(risk-oriented approach);
					- reducing the number of supervisory and control functions.
8.2	Reform 1.	Entry into force of the	Q3	2025	Entry into force of the legislation on deregulation and simplification of business conditions. The
	Improved	legislation in accordance			legislation focuses on these main areas:
	regulatory	with the Action Plan on			- digitisation of permit and license procedures through the implementation of an experimental
	environment	deregulation in specific			project on the introduction of the Unified State Electronic System of Permit Documents;
		sectors			- reduction of business inspections by introducing voluntary insurance and audit;
					- settlement of the issue of legal succession of permit documents and licenses in case of change
					in the organisational and legal form of a business entity.
8.3	Reform 2.	Entry into force of the	Q2	2024	Entry into force of the law on revising the legal basis of the activity of the Economic Security
	Reform of the	law on revising the legal			Bureau of Ukraine. The new legislation focuses on these main areas:
	Economic	basis of the Economic			- developing an open, transparent and competitive process for selection of management and staff,
	Security Bureau	Security Bureau of			selection of the new head on merit-based procedure defined by law
	of Ukraine	Ukraine			- strengthening requirements for the selection commission;
					- introducing a contract system for employees;
					- defining a clearer scope and a mandate;
					- developing a mechanism of attestation of staff.
8.4	Reform 3.	Adoption of the Small	Q2	2025	Adoption of the resolution of the Cabinet of Ministers of Ukraine on approving the SME
	Access to finance	and Medium Enterprises			Strategy and Action Plan for its implementation. The strategy focuses on these main areas:
	and markets.	(SME) Strategy and			- access to markets;
		Action Plan for its			- access to finance and other resources;
		implementation			- access to knowledge.

8.5	Reform 3.	Entry into force of the	Q1	2026	Entry into force of the Law on Amendments to Legislative Acts on Simplification of the
	Access to finance	legislation on the			Accession of Immovable Property to External Engineering Networks and Improvement of
	and markets.	simplification of the			Legal Regulation in the Field of Pipeline Transport. The law focuses on these main areas:
		accession of immovable			- open access to information about external engineering networks through public electronic
		property to external			registers, if the security situation allows, which will be determined in the relevant provisions of
		engineering networks			the amendments to the law, as well as a unified procedure for connecting to external engineering
		and improvement of			networks;
		regulation in the field of			- inclusion of information about external engineering networks in public electronic registers of
		pipeline transport			state ownership, if the security situation allows, which will be determined in the relevant
					provisions of the amendment to the law;
					- inclusion of information on protection zones of external engineering networks in public
					electronic registers of state property.
8.6	Reform 4.	Entry into force of the	Q3	2027	Entry into force of the Laws of Ukraine aligning legislation in the field of public procurement,
	Improved public	legislation on			with the EU acquis. These laws focus on these main areas:
	procurement	harmonising legislation			- further alignment of national legislation with the classic and utilities public procurement
		in the field of public			directives, especially with respect to the material scope of the Public Procurement Law and
		procurement with the EU			exemptions thereof, delimitation of procurement regulation that is not directly related to military
		acquis.			needs carried out by customers in the sphere of security and defence;
					- further alignment of national legislation on concessions and PPPs with the EU acquis;
					- enhancement of the e-procurement system, that includes development of e-contracting in the
					Prozorro system, and operational interoperability with DREAM system and other state IT
					systems if applicable.
8.7	Reform 5.	Adoption of the	Q4	2024	Adoption of the Resolution of the Cabinet of Ministers of Ukraine on Amendments to the
	Harmonisation of				Resolution of 13 March 2022 no. 303 "On the Termination of Measures of State Surveillance
	legislation and	resumption of market			(Control) and State Market Surveillance under the Conditions of Martial Law" with regard to
	standards with	surveillance measures			the exclusion of state market surveillance from its scope and to repeal Resolution of 3 May
	the EU	and control of non-food			2022 no. 550 "On the Termination of the Carrying Out of State Control of Non-Food Products
		products, including			under the Conditions of Martial Law" in order to resume market surveillance measures and
		product safety inspection			control of non-food products, including product safety inspections

8.8	Reform 5.	Adoption of harmonised	Q3	2025	Harmonised standards for 3 groups of industrial products (machinery, electromagnetic
	Harmonisation of	standards for three			compatibility of equipment, low-voltage electrical equipment) are adopted as national ones by
	legislation and	groups of industrial			translation method
	standards with	products			
	the EU				
8.9	Reform 6.	Entry into force of the	Q4	2027	Entry into force of the amendments to the legislation aligning with provisions of the Directive
	Addressing late	legislation on combating			2011/7/EU of the European Parliament and of the Council of 16 February 2011 on combating
	payments	late payments			late payment in commercial transactions (recast)
8.10	Investment 1.	Investment of at least	Q2	2026	Interim report of the government (or State Treasury report) showing that in the State Budgets
	Investments in	EUR 800 million for			for 2024 and 2025 the general government budgeted at least EUR 800 million (in UAH
	financial support	financial support to			equivalent) for financial support for microenterprises, SMEs and especially small and medium
	for micro-	micro-enterprises, SMEs			processing enterprises, also in line with the new SME Strategy and Action Plan when adopted
	enterprises and	and small and medium			and where relevant, that can include both corporate lending and grants that will be allocated
	SMEs	processing enterprises			based on transparent criteria. The corporate lending is channelled through financial
					intermediaries. The grants are channelled through dedicated entities with appropriate resources
					and capacity and through financial intermediaries.
8.11	Investment 1.	Investment of at least	Q4	2027	Report of the government (or State Treasury report) showing that in the State Budgets for
	Investments in	EUR 1.750 billion for			2024, 2025, 2026, 2027 the general government budgeted at least EUR 1.750 billion (in UAH
	financial support	financial support to			equivalent) for financial support for microenterprises, SMEs and especially small and medium
	for micro-	microenterprises, SMEs			processing enterprises, also in line with the new SME Strategy and Action Plan when adopted
	enterprises and	and small and medium			and where relevant, that can include both corporate lending and grants that will be allocated
	SMEs	processing enterprises			based on transparent criteria. The corporate lending is channelled through financial
					intermediaries. The grants are channelled through dedicated entities with appropriate resources
					and capacity and through financial intermediaries.

C.9. DECENTRALISATION AND REGIONAL POLICY

1. Description of Reforms and Investments

The objective of this chapter is to advance the process of decentralisation on institutional and legislative level and to strengthen the development of regional policy. This contributes to a higher level of participation in the decision-making process at the local level and empowers regional and local government entities to participate in the recovery and reconstruction process. The reform also strengthens the capacity of entities, structures and systems that will be used for identification, implementation and evaluation of recovery and reconstruction projects.

Reform 1. Advancing decentralisation

The objective of this reform is to put into place a framework for transforming local state administration into prefecture-type authorities and to ensure a better distribution of powers between local governments and executive authorities.

The reform has three steps. First, the legislation on transforming local state administration into prefecture-type authorities enters into force and is applied within 12 months from the date of termination or abolition of martial law in Ukraine. Second, a study on the necessary measures to grant legal personality to municipalities is endorsed and published. Third, the legislation to ensure a better distribution of powers between local governments and executive authorities enters into force.

The reform is expected to be completed by Q1 2026.

<u>Reform 2. Increased involvement of citizens to decision making process at the local level</u> The objective of this reform is to increase citizen involvement and active participation into local decision-making processes.

The reform has one step. The law for public consultations on public policy enters into force and is applied within 12 months from the date of termination or abolition of martial law in Ukraine. The legislation launches a legal mechanism for public consultations during the formation and implementation of public policy, addressing issues of local importance.

The reform is expected to be completed by Q1 2025.

Reform 3. Development and implementation of regional policy

The objective of this reform is to align regional policy with recovery and reconstruction efforts, by amending the strategy for regional development and development of urban planning at the local level.

The reform has two steps. First, adoption of resolutions to amend the State Strategy for Regional Development for 2021-2027. Second, the resolution for development of urban

planning at the local level to foster the digitalisation of urban planning documentation is adopted.

The reform is expected to be completed by Q4 2024.

<u>Investment 1. Investments for the recovery, reconstruction and modernisation needs of</u> Ukraine's sub-national authorities

The objective of the investment is to support the recovery, reconstruction and modernisation needs of Ukraine's sub-national authorities, in particular local self-government.

The investment has two steps. First, it entails providing an interim report showing that at least 5% of the non-repayable financing support under Pillar I of the Ukraine Facility have been allocated to the recovery, reconstruction, and modernisation needs of Ukraine's sub-national authorities, in particular local self-government for the years 2024 and 2025. Second, it entails providing a report showing that at least 20% of the non-repayable financing support under Pillar I of the Ukraine Facility have been allocated to the recovery, reconstruction, and modernisation needs of Ukraine's sub-national authorities, in particular local self-government for the years 2024, 2025, 2026, and 2027.

This investment is expected to be completed by Q4 2027

No.	Reform / Investment	Name of the step	Tin	neline	Step description
0.1		Entire into force of the	O1	2025	Enter into force of the Large Stiller in 160 Annual department to the Large Stiller in 160
9.1	Reform 1.	Entry into force of the	Q1	2025	Entry into force of the Law of Ukraine "On Amendments to the Law of Ukraine "On
	Advancing	legislation on reforming of			Local State Administrations' and Some Other Legislative Acts of Ukraine as Regards the
	decentralisation	territorial organisation of			Reforming of Territorial Organisation of the Executive Authorities in Ukraine" with its
		the executive authorities in			application within 12 months from the date of termination or abolition of martial law in
		Ukraine with delayed			Ukraine. Subordinate legal acts for the implementation of the law shall be adopted after it
		application			enters into force.
					The law focuses on these main areas:
					- transforming local state administrations into prefecture-type authorities in order to
					create a balanced system of ensuring a legal nature of activities undertaken by local self-
					government bodies;
					- ensuring coordination of the territorial bodies of the central executive authorities when
0.2	D C 1		00	2025	implementing the state policy at the regional and local levels.
9.2	Reform 1.	Endorsement and	Q2	2025	Publication of the results of the study on the possibility of granting territorial
	Advancing	publication on the website			communities the status of a legal entity on the official web portal of the Ministry of
	decentralisation	of the Ministry of			Communities, Territories and Infrastructure Development of Ukraine
		Communities, Territories			
		and Infrastructure			
		Development of Ukraine of			
		a study on the necessary			
		measures to grant legal			
		personality to municipalities			
9.3	Reform 1.	Entry into force of the	Q1	2026	Entry into force of the amendments to the Law of Ukraine "On Local Self-Government
	Advancing	legislation to ensure a better			in Ukraine" and sector-specific laws. These legislative amendments are expected to (i)
	decentralisation	distribution of powers			lead to an improved distribution of powers between local governments and executive
		between local governments			authorities based on the principles of subsidiarity and decentralisation; (ii) help to
		and executive authorities			eliminate conflicts of competence between different tiers of central, regional, district and

					local outhorities as well as within hadies of local self accomment, and (iii) an economic
					local authorities, as well as within bodies of local self-government; and (iii) encourage a
0.4	D 6 2		0.1	2025	proper quality of public services at the local level and an efficient use of budget funds.
9.4.	Reform 2.	Entry into force of the	QΙ	2025	Entry into force of the Law of Ukraine "On Public Consultations" with its application
	Increased	legislation for public			within 12 months from the date of termination or abolition of martial law in Ukraine. The
	involvement of	consultations on public			Law will launch legal mechanism for public consultations during the formation and
	citizens to decision	policy with delayed			implementation of public policy, addressing issues of local importance, which will
	making process at	application			establish preconditions for coherent, effective and efficient policy- and decision-making.
	the local level				
9.5	Reform 3.	Adoption of resolutions to	Q3	2024	Adoption of the Resolution of the Cabinet of Ministers of Ukraine "On Amendments to
	Development and	amend the State Strategy for			the State Strategy for Regional Development for 2021-2027, approved by the Resolution
	implementation of	Regional Development for			of the Cabinet of Ministers of Ukraine No. 695 dated 5 August 2020". The resolution
	regional policy	2021-2027			focuses on these main areas:
					- development of multi-level governance, approximation of the regional development
					management system to EU procedures and best practices;
					- promoting partnerships, inter-municipal, interregional and cross-border cooperation;
					- developing the institutional capacity of territorial communities and regions in terms of
					project management, digitalisation, anti-corruption and strategic planning.
9.6	Reform 3.	Adoption of resolutions for	Q4	2024	Adoption of the Resolutions by the Cabinet of Ministers of Ukraine approving the
	Development and	development of urban			Procedure for maintaining the state-level urban planning cadastre, the Unified State
	implementation of	planning at the local level			Address Register, the Unified State Register of Buildings and Structures, the Unified
	regional policy				State Register of Administrative Units, amending resolutions of the Cabinet of Ministers
					of Ukraine regulating the development of urban planning documentation in the form of
					electronic documents, maintaining the Unified State Electronic System in the field of
					construction, integration and information interaction of registers and cadastres of the
					state.
9.7	Investment 1.	Allocation of at least 5% of	Q2	2026	Interim report showing that at least 5% of the non-repayable financial support has been
	Investments for the	the overall non-repayable			allocated to the recovery, reconstruction and modernisation needs of Ukraine's sub-
	recovery,	financial support for			national authorities, in particular local self-government.
	reconstruction and	meeting recovery,			
	modernisation	reconstruction, and			

	needs of Ukraine's	modernisation needs of sub-			
	sub-national	national authorities			
	authorities				
9.8	Investment 1.	Allocation of at least 20%	Q4	2027	Final report proving that at least 20% of the non-repayable financing support has been
	Investments for the	of the overall non-repayable			allocated to the recovery, reconstruction and modernisation needs of Ukraine's sub-
	recovery,	financial support for			national authorities, in particular local self-government.
	reconstruction and	meeting recovery,			
	modernisation	reconstruction, and			
	needs of Ukraine's	modernisation needs of sub-			
	sub-national	national authorities			
	authorities				

C.10. ENERGY SECTOR

1. Description of Reforms and Investments

The objective of this chapter is to strengthen the resilience and security of the energy sector in Ukraine, with a particular view to facilitate a clean energy transition, including via focusing on the energy efficiency measures, supporting private sector investments in renewable energy, advancing structural reforms, and easing integration of the energy system of Ukraine with that of the EU.

Reform 1. Integrated National Energy and Climate Plan

The objective of this reform is to approve the Integrated National Energy and Climate Plan (INECP) which will set out national climate neutrality objectives, with an overarching goal to reduce greenhouse gas emissions.

The reform has one step. It entails the adoption of the Integrated National Energy and Climate Plan.

The reform is expected to be completed by Q2 2024.

Reform 2. Improved regulatory framework for increasing renewable energy and ensuring stable operation of the energy system.

The objective of this reform is to increase the share of renewable energy in the energy mix of Ukraine. This will be done via improving the conditions for the development of renewable energy on a market basis.

The reform has three steps. First, it entails the introduction of a market-based renewable energy framework in line with EU rules, defining necessary procedures and documents for competitive auctions. Second, legislation on streamlining and shortening the permitting procedures for renewable energy investments in line with EU rules enters into force. Third, it entails the development and approval of a Roadmap for the separation of the Renewable Energy Surcharge from the Transmission Tariff.

The reform is expected to be completed by Q3 2026.

Reform 3. Electricity market reform

The objective of this reform is to improve the regulatory framework for the energy sector in Ukraine, including to support integration of the Ukrainian and European markets.

The reform has four steps. First, legislation enters into force that transposes electricity integration package. Second, legislation changing the regime of indirect taxation of participants in the electricity market enters into force facilitating the market coupling of day-ahead and intraday markets of neighbouring states and export and import of electric energy. Third, a new electricity market operator designated by the regulator is appointed. Fourth, the secondary legislation on the wholesale energy market integrity and transparency (REMIT) law enters into force.

The reform is expected to be completed by Q2 2026.

Reform 4. Liberalisation of electricity and natural gas prices

The objective of this reform is to set the grounds for a gradual liberalisation of prices once conditions allow, ensuring sufficient measures to protect vulnerable households.

The reform has one step. It entails the adoption of a Roadmap for gradual liberalisation of gas and electricity markets, which shall include a set of specific steps to take and the timeline to be implemented after the martial law is lifted.

The reform is expected to be completed by Q2 2026.

Reform 5. Ensuring independence of National Energy and Utilities Regulatory Commission

The objective of this reform is to strengthen the independence of the energy regulator and ensure the effective functioning and development of markets in the energy and utilities sectors.

The reform has two steps. First, the legislative amendments exempting the decisions of the energy regulator from the state registration procedure, according to the requirements of the relevant EU directives, will enter into force. Second, legislative amendments to provide for the specification of special status of the regulator, as per the relevant EU directives, enter into force.

The reform is expected to be completed by Q4 2025.

Reform 6. Improved efficiency in the district heating

The objective of this reform is to improve the district heating sector and aim to strengthen the resilience of the integrated energy system, including by improving the regulatory framework, and supporting modernisation of the heating companies.

The reform has three steps. First, Ukraine will cancel the moratorium on rising heat and hot water tariffs. Second, the State targeted economic programme for the modernisation of heat generating enterprises for the period up to 2030 will be adopted to improve heat supply services, support the green transition of the energy sector, and strengthen governance. Third, entry into force of legislation to support the development of efficient and sustainable district heating via clear rules for network connection and disconnection, and on improving procedures for individual heat substations installation in multi-apartment buildings.

The reform is expected to be completed by Q4 2025.

Reform 7. Improved energy efficiency in public buildings and improvement of public procurement procedures. The objective of this reform is to improve energy sustainability and support the reduction of energy consumption by rolling out energy efficiency measures in the public sector, with the focus on the public buildings and public procurement of buildings and products.

The reform has three steps. First, Ukraine shall adopt a Strategy for Thermal Modernisation of Buildings until 2050 and an accompanying Action plan aimed at improved the energy efficiency of the buildings. Second, Ukraine shall adopt legal acts on setting minimum energy efficiency performance levels for buildings and also

for products covered by the EU energy labelling legislation, and on setting classes of energy efficiency performance levels for products covered by the EU energy labelling legislation. Third, Ukraine shall establish minimum energy efficiency performance levels for buildings and products covered by EU energy labelling and ecodesign as mandatory criteria in public procurement.

The reform is expected to be completed by Q1 2027.

Investment 1. Investments in energy infrastructure

The objective of this investment is to finance critical energy infrastructure to ensure energy security, with a strong focus on energy efficiency and development of renewable sources.

The investment has one step. It entails budgeting of at least EUR 550 million in current prices (in UAH equivalent) for energy investments in 2026 and 2027, for strengthening the energy infrastructure of Ukraine, including at the regional level, with a focus on improving energy efficiency in district heating, public buildings, and the residential sector, physical protection of Ukraine's infrastructure, and development of renewable energy sources.

The investment is expected to be completed by Q4 2027.

No.	Reform / Investment	Name of the step	Tim	eline	Step description
10.1	Reform 1.	Adoption of the Integrated	Q2	2024	Adoption of the Ordinance of the Cabinet of Ministers of Ukraine on
	Integrated National Energy	National Energy and Climate Plan			approving the Integrated National Energy and Climate Plan to establish
	and Climate Plan				national climate neutrality objectives and ensure appropriate planning
					after duly taking into account the recommendations from the Energy
					Community. The plan defines targets to be achieved by 2030 on:
					- GHG reductions, including through market-based carbon pricing
					mechanisms;
					- the share of renewable sources in gross final consumption of energy;
					- the energy saving in final energy consumption.
10.2	Reform 2.	Introduction of a market-based	Q4	2024	Entry into force of market-based legislative and regulatory framework
	Improved regulatory	framework for renewable energy			for investments in renewable energy sources in line with EU rules,
	framework for increasing				namely necessary procedures and documents for competitive auctions.
	renewable energy and				The following legislative act is introduced/amended: The Resolution of
	ensuring stable operation of				the Cabinet of Ministers 'On Amendments to the Resolution of the
	the energy system				Cabinet of Ministers dated 29 December 2019 № 1175 on Improving
					the Procedure for Holding Auctions for the Distribution of Support
					Quotas'
10.3	Reform 2.	Entry into force of the legislation	Q3	2026	Entry into force of the legislation on shortening the permitting
	Improved regulatory	to improve permitting procedures			procedures for renewable investments in line with EU rules.
	framework for increasing	for renewable energy investments			
	renewable energy and				
	ensuring stable operation of				
	the energy system				
10.4	Reform 2.	Adoption of the Roadmap of the	Q2	2025	
	Improved regulatory	process of separation of the			Energy Surcharge from the Transmission Tariff with identifying
	framework for increasing	Renewable Energy Surcharge from			legislative needed acts and terms of implementation.
	renewable energy and	the Transmission Tariff			

	ensuring stable operation of				
	the energy system				
10.5	Reform 3.	Entry into force of the Law on the	Q4	2025	Entry into force of the Law on the transposition of the electricity
	Electricity market reform	transposition of the electricity			integration package, aligning Ukrainian national legislation with the
		integration package			electricity integration package, as incorporated in the Energy
					Community acquis in December 2022. The electricity integration
					package approximates legislation in line with the following acts and
					network codes and guidelines:
					- Directive (EU) 2019/944 of the European Parliament and of the
					Council of 5 June 2019 on common rules for the internal market for
					electricity and amending Directive 2012/27/EU (recast)
					- Regulation (EU) 2019/943 of the European Parliament and of the
					Council of 5 June 2019 on the internal market for electricity (recast);
					- Regulation (EU) 2019/941 of the European Parliament and of the
					Council of 5 June 2019 on risk-preparedness in the electricity sector and
					repealing Directive 2005/89/EC;
					- Regulation (EU) 2019/942 of the European Parliament and of the
					Council of 5 June 2019 establishing a European Union Agency for the
					Cooperation of Energy Regulators (recast).
					- the five Network Codes and Guidelines establish detailed rules related
					to different market segments and system operation:
					- Commission Regulation (EU) 2016/1719 of 26 September 2016
					establishing a guideline on forward capacity allocation;
					- Commission Regulation (EU) 2015/1222 of 24 July 2015 establishing
					a guideline on capacity allocation and congestion management;
					- Commission Regulation (EU) 2017/2195 of 23 November 2017
					establishing a guideline on electricity balancing;
					- Commission Regulation (EU) 2017/1485 of 2 August 2017
					establishing a guideline on electricity transmission system operation;

					- Commission Regulation (EU) 2017/2196 of 24 November 2017
					establishing a network code on electricity emergency and restoration.
10.6	Reform 3.	Entry into force of the legislation	Q2	2026	Entry into force of the legislation changing the regime of indirect
	Electricity market reform	on changing the conditions of			taxation of participants in the electricity market, in order to facilitate the
		taxation of participants in the			market coupling of day-ahead and intraday markets with day-ahead
		electricity market			markets and intraday markets of neighbouring states and operations
					related to exports and import of electric energy within the framework of
					the implementation of the legislation of the Energy Community
					introduced by the decision of the Council of Ministers of the EU dated
					15.12.2022 № D/2022/03/MC–EnC, namely to amend the Tax Code of
					Ukraine and to amend the Customs Code of Ukraine to enable market
					integration and market coupling. The list of specific laws will be
					finalised after the adoption of the basic law on the transposition of the
					Electricity Integration Package.
10.7	Reform 3.	Appointment of a new electricity	Q4	2025	Appointment of a nominated electricity market operator designated by
	Electricity market reform	market operator			National Energy and Utilities Regulatory Commission (NEURC).
10.8	Reform 3.	Entry into force of the secondary	Q3	2024	Entry into force of the secondary legislation on REMIT law. The
	Electricity market reform	legislation on the Regulation on			NEURC approves these procedures and requirements:
		Wholesale Energy Market Integrity			- the procedure for acquiring, suspending and terminating the status of a
		and Transparency (REMIT) law			data transfer administrator;
					- the procedure for the functioning of insider information platforms;
					- requirements for ensuring integrity and transparency in the wholesale
					energy market;
					- procedure for Submission of Information on Economic and Trade
					Transactions with Wholesale Energy Products
					Preparation of the Terms of Reference for the development of an
					information system defining the following functions of the NEURC:
					- the system will be integrated with the systems of market operators,
					insider information platforms, data transfer administrators and will
					detect information indicating the presence of abuse.

10.9	Reform 4. Liberalisation of electricity and natural gas prices	Adoption of a Roadmap for gradual liberalisation of gas and electricity market, to be implemented after the expiration of the martial law	Q2	2026	Adoption of a Roadmap for gradual liberalisation of gas and electricity market by the Cabinet of Ministers of Ukraine with steps to take and the associated timeline, to be implemented after the expiration of the martial law. The Roadmap is based on the technical analysis to understand the financial condition of the sector. The Roadmap focuses on these main areas:
					- steps needed to reform the PSOs in order to gradually liberalise the market prices, once the martial law is lifted; - steps to take to ensure vulnerable consumers are adequately protected once the prices for households are liberalised, including the new design of the subsidy system for vulnerable consumers which improve the targeting and ensures adequate levels of protection, as well as preparatory steps to be implemented before the end of the martial law, such as identification of vulnerable population and the associated
10.10	D 0 - 5		0.4	2024	digital solution.
10.10	Reform 5. Ensuring independence of National Energy and Utilities Regulatory Commission	Entry into force of the legislation to ensure the independence of the National Energy Utilities Regulatory Commission	Q4	2024	Entry into force of the amendments Law dated 24 August 2023 № 3354–IX 'On law-making activity', which exempt the decisions of the National Energy and Utilities Regulatory Commission, which are regulatory legal acts, from the state registration procedure provided for by law. These amendments focus on these main areas: - ensuring the independence of the Regulator as provided for by Directive (EU) 2019/944 of the European Parliament and of the Council of 5 June 2019 on common rules for the internal market for electricity and amending Directive 2012/27/EU (recast)and Directive 2009/73/EC of the European Parliament and of the Council of 13 July 2009 concerning common rules for the internal market in natural gas and repealing Directive 2003/55/EC; - implementation of Article 5 of the Law of Ukraine 'On the National Energy and Utilities Regulatory Commission' on the prohibition of state bodies to interfere in the activities of the Regulator.

	Reform 5.	Entry into force of the amendments	Q4	2025	Entry into force of the amendments to the Law of Ukraine "On the
	Ensuring independence of	to the Law of Ukraine "On the			National Energy and Utilities Regulatory Commission" and other acts,
	National Energy and Utilities	National Energy and Utilities			which provide for the specification of the special status for ensuring the
	Regulatory Commission	Regulatory Commission"			independence of the Regulator as provided for by Directive (EU)
10.11					2019/944 of the European Parliament and of the Council of 5 June 2019
10.11					on common rules for the internal market for electricity and amending
					Directive 2012/27/EU (recast)and Directive 2009/73/EC of the
					European Parliament and of the Council of 13 July 2009 concerning
					common rules for the internal market in natural gas and repealing
					Directive 2003/55/EC.
10.12	Reform 6.	Cancelation of the moratorium on	Q4	2025	Cancelation of the moratorium introduced by Law No. 2479-IX "On the
	Improved efficiency in the	rising heat and hot water tariffs			peculiarities of regulating relations in the natural gas market and in the
	district heating				field of heat supply during martial law and the subsequent restoration of
					their functioning" in order to reach cost-reflectiveness of heat and hot
					water tariffs.
10.13	Reform 6.	Adoption of the State targeted	Q4	2025	Adoption of the State targeted economic program for the energy
	Improved efficiency in the	economic programme for the			modernisation of heat generating enterprises for the period up to 2030
	district heating	energy modernisation of heat			by the Cabinet of Ministers. The Strategy focuses on these main areas:
		generating enterprises for the			- identifying measures to improve resilience, quality and availability of
		period up to 2030			heat supply services;
					- identifying measures to support decarbonisation, reduction of
					greenhouse gas emissions and expansion of renewable energy sources;
					- providing measures to strengthen governance and management skills
					for local authorities in district heating sector.
10.14	Reform 6.	Entry into force of the legislation	Q3	2025	
	Improved efficiency in the	to support development of the			of Ukraine to support development of the efficient and more sustainable
	district heating	efficient and more sustainable			district heating'. The law focuses on these main areas:
		district heating'			- setting clear rules for network connection/ disconnection, zones of
					priority development of district heating systems;

					- improvement of procedures for individual heat substations (IHS) installation in multi-apartment buildings to ensure proper remote control
					and demand management.
10.15	Reform 7.	Adoption of the Strategy for	Q2	2024	Adoption of the act "On Approval of the Strategy for Thermal
	Improved energy efficiency in	thermal modernisation of buildings			Modernisation of Buildings until 2050" and Action plan for the Strategy
	public buildings and	until 2050 and the Action Plan			by the Cabinet of Ministers of Ukraine, aimed at introducing market-
	improvement of public				based financial instruments and incentives, containing a roadmap with
	procurement procedures				policy measures, including those aimed to support the introduction of
					nearly-zero energy building.
10.16	Reform 7.	Adoption of legal acts on setting	Q3	2026	Adoption by the Cabinet of Ministers of Ukraine of legal acts on setting
	Improved energy efficiency in	minimum energy efficiency			minimum energy efficiency performance levels for buildings and also
	public buildings and	performance levels for buildings			for products covered by the EU ecodesign legislation and the Ministry
	improvement of public				for Communities, Territories and Infrastructure Development adopted
	procurement procedures				acts on setting classes of energy efficiency performance levels for
					products covered by the EU energy labelling legislation.
10.17	Reform 7.	Adoption of the legal acts on the	Q1	2027	Adoption of the legal acts of the Ministry of Economy regarding the
	Improved energy efficiency in	requirements for energy labelling			application of established acts by the Cabinet of Ministers and the
	public buildings and	and eco-design as mandatory			Ministry for Communities, Territories and Infrastructure Development
	improvement of public	minimum criteria during public			on the requirements for energy labelling and eco-design as mandatory
	procurement procedures	procurement			minimum criteria during public procurement. These requirements make
					minimum energy efficiency performance levels for buildings and
					products covered by national standards, which are aligned with EU
					energy labelling and ecodesign legislation. The content of the order was
					communicated to the contracting authorities in the field of public
					procurement.
10.18	Investment 1.	Investments of at least EUR 550	Q4	2027	Report of the Government (or State Treasury report) showing that in the
	Investments in energy	million in energy infrastructure			State Budgets for 2026 and 2027 the general Government budgeted at
	infrastructure				least EUR 550 million (in UAH equivalent) for strengthening the
					energy infrastructure of Ukraine, including at the regional level (as part
					of indicator 9.8), among others for the following:

	 improving energy efficiency in district heating, in line with the State targeted economic program for the energy modernisation of heat generating enterprises for the period up to 2030; financial contribution to the Energy Efficiency Fund to support improved energy efficiency in the residential sector; improving energy efficiency in public buildings, in line with the Strategy for Thermal Modernisation of Buildings until 2050; physical protection of Ukraine's energy infrastructure; supporting the development of renewable energy sources, in line with the new market-based framework for renewable energy, and for the
	the new market-based framework for renewable energy, and for the construction of highly flexible capacities.

C.11. TRANSPORT

1. Description of Reforms and Investments

The objective of this chapter is to modernise and reform Ukraine's transport sector. It aims to enhance connectivity with the EU and the Republic of Moldova and support development of a competitive and efficient transport system in line with EU policies and standards.

Reform 1. Comprehensive planning of transport sector

The objective of this reform is to revise the key strategic document for the transport sector.

The reform has one step. It entails the adoption of the revised National Transport Strategy of Ukraine until 2030.

The reform is expected to be completed by Q4 2024.

Reform 2. Development of Ukraine's export logistics potential

The objective of this reform is to support modernisation and increase capacity of the existing network of Border Crossing Points to facilitate the needs for transportation across the border of Ukraine with the EU and the Republic of Moldova.

The reform has one step. It entails the adoption of the Strategy for developing and expanding the border infrastructure with EU Member States and the Republic of Moldova until 2030.

The reform is expected to be completed by Q4 2024.

Reform 3. Liberalisation in the railways transport sector

The objective of this reform is the creation of a competitive rail market in line with EU standards based.

The reform has two steps. First, the railways law which aligns with the EU rail acquis enters into force, with partial application of the provisions. Second, the main by-laws for the implementation of the law shall be adopted.

The reform is expected to be completed by Q4 2027.

Reform 4. Improved shipping and port services

The objective of this reform is to ensure improvements in Ukraine's performance of its obligations under international treaties in the field of merchant shipping as well as enhance competition in port services.

The reform has two steps. First, legislation on merchant shipping and shipping on inland waterways shall enter into force. Second, the existing national legislation to ensure full compliance with the provisions of EU Regulation 2017/352 on Port Service Regulation shall be amended.

The reform is expected to be completed by Q1 2027.

Investment 1. Investments in transport infrastructure

The objective of this investment is to restore the damaged and destroyed transport infrastructure.

The investment has one step. It entails budgeting of at least EUR 350 million in current prices (in UAH equivalent) in 2026-2027 for the building, reconstruction, restoration, modernisation and upgrade of damaged and destroyed transport infrastructure facilities amongst others in the following sectors, railways, maritime and inland shipping, roads, aviation and border crossing points.

The investment is expected to be completed by Q4 2027.

No.	Reform / Investment	Name of the step	Tir	neline	Step description
11.1	Reform 1.	Adoption of the revised	Q4	2024	Adoption of an Order of the Cabinet of Ministers on updating the National Transport
	Comprehensive	National Transport Strategy			Strategy of Ukraine for the period up to 2030.
	planning of	of Ukraine until 2030			The Strategy focuses on these main areas:
	transport sector				- reconstruction and development of a competitive and efficient transport system in line
					with EU policies and standards in particular relating to trans-European transport
					networks and the decarbonisation targets of the transport sector set out at international
					and European level (including through the development of railway, road and inland
					waterway routes, included in indicative maps of the TEN-T network, digitisation of
					transport system management, etc.);
					- high-quality passenger transportation and unimpeded mobility;
					- safe for people and the environment, sustainable, energy-efficient transport.
11.2	Reform 2.	Adoption of the Strategy for	Q4	2024	Adoption of the Strategy for Developing and Expanding the Border Infrastructure with
	Development of	developing and expanding			EU Member States and the Republic of Moldova until 2030. The Strategy focuses on
	Ukraine's export	the border infrastructure			these main areas:
	logistics potential	with EU Member States and			- reconstruction of border crossing points on the border with Poland, Slovakia, Hungary,
		the Republic of Moldova			and Romania;
		until 2030			- creation of a network of service areas;
					- simplification of border crossing procedures (digitalisation and introduction of joint
					control) in line with EU standards.

11.3	Reform 3.	Entry into force of the law	Q4	2025	Entry into force of the Law of Ukraine "On Railway Transport of Ukraine", which aligns
	Liberalisation in the	_			with the EU rail acquis, with partial application of the provisions. The law focuses on
	railways transport	partial application of the			these main areas:
	sector	provisions			- create legislative conditions for the functioning of the competitive market for passenger
					and freight transportation, in particular, ensuring equal access of railway operators to the
					railway infrastructure;
					- creation of new state bodies in accordance with EU legislation, that will carry out
					public administration in the competitive transport market (regulator and safety authority);
					- functional separation of the infrastructure operator and railway operators;
					- introduction of safety management system;
					- introduction of technical investigation of railway accidents;
					- establishing the legal basis for technical regulation to ensure interoperability (the ability
					of railway transport to maintain safe transportation);
					- a new approach to ensuring socially important transport (PSO).
11.4	Reform 3.	Adoption of the by-laws for	Q4	2027	Adoption of the main legislative acts (by-laws) for the implementation of the Law of
	Liberalisation in the	the implementation of the			Ukraine 'On Railway Transport of Ukraine'. The by-laws introduce mechanisms for the
	railways transport	legislation on railway			functioning of the rail transportation market and, in particular, focus on: equal access to
	sector	transport			the rail infrastructure, licensing of railway operators, safety management systems, the
					procedure for the organisation of socially important passenger transportation (PSO).
11.5	Reform 4.	Entry into force of the	Q2	2026	Entry into force of the Law of Ukraine "On Amendments to Certain Legislative Acts of
	Improved shipping	legislation on merchant			Ukraine Concerning Merchant Shipping and Shipping on Inland Waterways". The Law
	and ports services	shipping and shipping on			focuses on these main areas:
		inland waterways			- defining and regulating the principles of ensuring the safety of navigation in the
					territorial sea, inland sea waters, seaports, and inland waterways;
					- improvement of the mechanism for implementing the international regime for the
					protection of ships and seaports;
					- defining a detailed mechanism for controlling ships in a seaport;
					- review of the functions of the central executive body implementing state policy in the
					areas of maritime and inland waterway transport and shipping in the Merchant Shipping
					Code, the Laws of Ukraine "On Transport", "On Inland Waterway Transport" and "On

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					Seaports of Ukraine" in order to eliminate duplication of legislative norms and clarify the
					division of competence, in particular with the central executive body that ensures the
					formation and implementation of state policy in the areas of maritime and inland
					waterway transport;
					- simplification of administrative procedures, a clearer list of powers of state bodies,
					elimination of unnecessary administrative barriers, documents, etc.
11.6	Reform 4.	Ensuring full compliance	Q1	2027	Review and amend the existing national legislation (subordinate legal acts) to ensure full
	Improved shipping	with the provisions of			alignment with the provisions of Regulation (EU) 2017/352 of the European Parliament
	and ports services	Regulation (EU) 2017/352			and of the Council of 15 February 2017 establishing a framework for the provision of
		of the European Parliament			port services and common rules on the financial transparency of ports
		and of the Council of 15			
		February 2017 establishing			
		a framework for the			
		provision of port services			
		and common rules on the			
		financial transparency of			
		ports			
11.7	Investment 1.	Investments of at least EUR	Q4	2027	Report of the government (or State Treasury report) showing that in the State Budgets for
	Investments in	350 million in transport			2026 and 2027 the general government budgeted at least EUR 350 million (in UAH
	transport	infrastructure			equivalent) for the reconstruction, restoration, modernisation and upgrade of damaged
	infrastructure				and destroyed transport infrastructure facilities, in line with the National Transport
					Strategy of Ukraine until 2030, including some of the funds to be directed to the regional
					level (as part of indicator 9.8), among others in the following sectors:
					- railways (in line with the new legislation on railway transport of Ukraine);
					- maritime and inland shipping (in line with the new legislation on merchant shipping and
					shipping on inland waterways);
					- roads;
					- aviation;
					- and border crossing points (in line with the Strategy for developing and expanding the
					border infrastructure with EU Member States and the Republic of Moldova until 2030).
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C.12 AGRI-FOOD SECTOR

1. Description of Reforms and Investments

The objective of this chapter is to support strengthening of the Ukraine's agri-food sector in parallel with further aligning its regulatory framework with the EU acquis.

Reform 1. Aligning the institutional framework on agriculture and rural development with the EU

The objective of this reform is to develop strategic national priorities including to further alignment with EU practices, norms and rules.

The reform has two steps. First, Ukraine shall adopt the Strategy for Agriculture and Rural Development until 2030. Second, a Farm Accountancy Data Network System shall be put in place to allow tracking the situation in the agricultural sector.

The reform is expected to be completed by Q1 2027.

Reform 2. Ensuring a functional land market

The objective of this reform is to improve the functional land market.

The reform has one steps. An automated system for public monitoring of land relations and a geoinformation system for mass land assessment shall be put in place.

The reform is expected to be completed by Q1 2025.

Reform 3. Improving the institutional and administrative set up for managing investment programmes

The objective of this reform is to improve the set up for managing public financial support schemes to the agri-food sector.

The reform has one step. It entails the entry into force of legislation that focuses on the design of public support measures, including for small scale farms, future financial instruments, as well as digitalisation of the system via electronic document management systems, and ensures that state support can only be channelled to beneficiaries registered in the State Agrarian Register (SAR).

The reform is expected to be completed by Q3 2025.

Reform 4. Improvement of the official public electronic farm register

The objective of this reform is to formalise and improve the official public electronic farm register (i.e. State Agrarian Register).

The reform has two steps. First, a law that recognises the State Agrarian Register (SAR) as an official public electronic register in the field of agrarian policy and food security enters into force. Second, a report is published detailing the implementation of state support through the SAR.

The reform is expected to be completed by Q1 2026.

Reform 5. Long-term development of the irrigation system to increase climate resilience of the sector

The objective of this reform is to ensure long-term planning of irrigation infrastructure in a sustainable way, in order to foster resilience of the agri-food sector in the context of climate change.

The reform has one step. It entails the adoption of a long-term plan setting out the key areas and principles for developing Ukraine's water irrigation systems.

The reform is expected to be completed by Q1 2025.

Reform 6. Demining of land and water areas

The objective of this reform is to develop a national strategy to outlining key components of Ukraine's demining efforts.

The reform has one step. It entails the adoption of the Strategy on Mine Action.

The reform is expected to be completed by Q2 2024.

Investment 1. Investments in demining

The objective of this investment is to support agri-food producers undertaking de-mining efforts.

The investment has two steps. First, it entails budgeting of at least EUR 75 million in current prices (in UAH equivalent) for the funds paid to the agri-food producers for costs of demining in 2024-2025. Second, it entails budgeting of at least EUR 150 million in current prices (in UAH equivalent) for the funds paid to agri-food producers for costs of demining in 2024-2027.

The investment is expected to be completed by Q4 2027.

No.	Reform / Investment	Name of the step	Tin	neline	Step description
12.1	Reform 1.	Adoption of the Strategy	Q4	2024	Adoption of the Strategy for Agriculture and Rural Development until 2030. The strategy
	Aligning the	for Agriculture and Rural			focuses on these main areas:
	institutional	Development until 2030			- adapting Ukrainian Agriculture and Rural Development policies to the EU pre-accession
	framework on				context and areas of special Ukrainian concern, such as land reform, irrigation, war recovery
	agriculture and				and development support;
	rural development				- institutional strengthening and capacity building to develop necessary systems;
	to the EU policy				- acceleration of the process to approximate legal acts and capacities for agri-food
					agriculture and sanitary and phytosanitary measures (SPS) to EU standards;
					- promoting the development to small producers and rural communities;
					- defining of environmental and climate action baselines and targets, building up evidence-
					based programming and sound financial management and control capacities.
12.2	Reform 1.	Establishment of the	Q1	2027	The EU-aligned Farm Sustainability Data Network (FSDN) system, to be created under the
	Aligning the	Farm Sustainability Data			Ministry of Agrarian Policy, is established and is operational. The system allows tracking
	institutional	Network (FSDN) system			the situation in the agricultural sector and making informed decisions regarding the
	framework on				allocation of state support to agricultural producers
	agriculture and				
	rural development				
	to the EU policy				
12.3	Reform 2.	Set up of an automated	Q1	2025	An automated system for public monitoring of land relations has been put into operation,
	Ensuring a	system for public			functioning within the framework of maintaining the State Land Cadastre. A geoinformation
	functional land	monitoring of land			system for mass land assessment has been put into operation as part of the software of the
	market	relations			State Land Cadastre.
12.4	Reform 3.	Entry into force of the	Q3	2025	Entry into force of the Law on Amendments to the Law of Ukraine "On State Support of
	Improving the	legislation on the public			Agriculture of Ukraine". The Law focuses on these main areas:
	institutional and	support of agriculture of			- design future public support measures, including in selected sectors based on sector and
	administrative set	Ukraine			Strengths, Weaknesses, Opportunities, and Threats (SWOT) analyses, that comply with the
	up for managing				EU standards and the EU acquis;

	investment programmes				 design measures to support agricultural production for small scale farms to undertake private investments (physical assets of agricultural holdings producers, for processing and marketing); design of future financial instruments (including credit guarantee facilities) for all farm categories in collaboration with International Financial Institutions; digitalisation through electronic document management systems; state support exclusively channelled to beneficiaries enlisted in the State Agrarian Register, which has access to electronic registers (incl. land cadastre, property register, animal register).
12.5	Reform 4. Improvement of the official public electronic farm register	Entry into force of the legislation on the State Agrarian Register (SAR)	Q4	2024	Entry into force of the Law of Ukraine "On the State Agrarian Register". The law focuses on these main areas: - the State Agrarian Register (SAR) is recognised as an official public electronic register in the field of agrarian policy and food security with the regulation of its mandatory elements, such as the procedure for its administration, the definition of its data, access by the third parties; - SAR coverage is expanded to register and include information on stakeholders throughout the entire agricultural value chains such as agricultural producers, food processors, water users; - SAR functionality is expanded, serving as a pre-condition for financial assistance and enabling targeted channelling of technical assistance, other administrative services, the introduction of analytical information; - registration in SAR is a precondition for receiving any type of public support in agri-food sector; - mandatory publication of the register of beneficiaries of any state support programmes in the sector implemented through SAR.
12.6	Reform 4. Improvement of the official public electronic farm register	Publication of report on the implementation of the state support through the public Agricultural Register	Q1	2026	Submission of the report on the implementation of state support through SAR showing that minimum 80 percent of public support to agricultural producers provided in 2025 was provided through the State Agricultural Register (SAR).

12.7	Reform 5.	Adoption of the long-	01	2025	Adoption of the "Long-term plan for the development of the irrigation system". The plan	
12.7	Long-term	term plan on the	V.	2028	focuses on these main areas:	
	development of	irrigation system			- priorities in the irrigation sector based on an analysis of full economic benefits;	
	the irrigation	inigation system			- alignment with the water sector strategy and the water basin-based water management	
	system to increase				principles;	
	climate resilience				- indication of needed public and other investments and the need for further privatisation;	
	of the sector					
	of the sector				- governance/management dimension of the sector;	
					- environmental assessment to be carried out for any rehabilitation or construction project in	
					line with EU recommendation on environmental impact assessment, environmental strategic	
10.0	.		0.0	2021	assessment and Ukraine legislation in this area.	
12.8	Reform 6.	Adoption of the strategic	Q2	2024	Adoption of the legislative act on the approval of the strategic document on Mine Action for	
	Demining of land	document on Mine			the period up to 2033 (the Act of the Cabinet of Ministers of Ukraine or the President of	
	and water areas	Action for the period up			Ukraine). The legislative act focuses on these main areas:	
		to 2033			- management in the field of Mine Action;	
					- support of the efficiency of Mine Action operators;	
					- prevention of accidents;	
					- comprehensive assistance to victims;	
					- innovations;	
					- gender balance and representation;	
					- development of the private market;	
					- effective and transparent coordination with donors;	
					- forming the system of prioritisation of tasks in mine action.	
12.9	Investment 1.	Investments of at least	Q2	2026	Interim report of the Government (or State Treasury report) showing that in the State	
	Investments in	EUR 75 million in			Budgets for 2024 and 2025 the general Government budgeted at least EUR 75 million (in	
	demining	demining of agriculture			UAH equivalent) for the funds paid to agri-food producers for the costs of demining.	
		land				
12.10	Investment 1.	Investments of at least	Q4	2027	Final report of the Government (or State Treasury report) showing that in the State Budgets	
	Investments in	EUR 150 million in			for 2024, 2025, 2026, 2027 the general Government budgeted at least EUR 150 million (in	
	demining	demining of agriculture			UAH equivalent) for the funds paid to agri-food producers for the costs of demining	
	S	land				
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C.13. MANAGEMENT OF CRITICAL RAW MATERIALS

1. Description of Reforms and Investments

The objective of this chapter is to support further development of the critical raw materials sector in Ukraine in line with both economic and sustainability objectives. It will focus on improving strategic planning and administrative procedures.

Reform 1. Strengthening strategic planning and ensuring optimum framework for strategic investors.

The objective of this reform is to attract investments in the extraction and processing of critical raw materials.

The reform has two steps. First, a law on amendments to the National Programme for the Development of the Mineral Resource Base of Ukraine for the Period up to 2030 shall enter into force, introducing the State Compensatory Fund for geological area and setting strategic directions for the sector. Second, a report on the verification of critical raw materials reserves of Ukraine using international classification shall be published and made available to investors.

The reform is expected to be completed by Q3 2025.

Reform 2. Improved administrative procedures.

The objective of this reform is to optimise the procedure and reduce the administrative burden for potential investors. The main goal is to improve transparency, speed, and cost efficiency for new investment decisions.

The reform has three steps. First, a pipeline of investment projects for extraction of critical raw materials shall be published. Second, Product Sharing Agreement (PSA) international tenders using the model agreement terms as agreed by the Government and made public shall be launched. Third, the development and launch of an e-cabinet of subsoil users with additional functionalities.

The reform is expected to be completed by Q2 2025.

Reform 3. Use of Modern Extraction Technologies and Integration of Ukraine into Modern Processing Value Chains

The objective of this reform is to enhance transparency as regards environmental, social and corporate governance practices in the critical raw materials sector.

The reform has one step. It entails the publication of a study assessing current legislation on Environmental, Social and Governance reporting (ESG) in the mining and extractive sector.

The reform is expected to be completed by Q4 2025.

No.	Reform / Investment	Name of the step	Tir	neline	Step description
13.1	Reform 1.	Entry into force of the	Q4	2024	Entry into force of the Law of Ukraine on Amendments to the National Program for the
	Strengthening	legislation on revising the			Development of the Mineral Resource Base of Ukraine for the Period up to 2030. The law
	strategic planning	National Programme for			focuses on these main areas:
	and ensuring	the Development of the			- introduction of State Compensatory Fund for geological area;
	optimum framework	Mineral Resource Base of			- prioritisation of the goals of extraction area in line with the EU Strategies;
	for strategic	Ukraine to 2030			- definition of the terms of strategic and critical raw materials, the need for regular
	investors				methodological risk assessment of the level of security of their supply, and the definition
					of a group of partner countries.
13.2	Reform 1.	Publishing of a report on	Q3	2025	Publication of a report on the verification of Critical Raw Materials reserves of Ukraine
	Strengthening	the verification of Critical			using international classification system and results are made available to investors.
	strategic planning	Raw Materials' reserves			
	and ensuring	of Ukraine			
	optimum framework				
	for strategic				
	investors				
13.3	Reform 2.	Publication of a pipeline	Q2	2025	Publication of the pipeline of investment projects for extraction of critical raw materials.
	Improved	of investment projects for			
	administrative	extraction of critical raw			
	procedures	materials			
13.4	Reform 2.	Launching of Product	Q2	2025	Launch and publication of the Product Sharing Agreement (PSA) international tenders,
	Improved	Sharing Agreement (PSA)			using the model agreement terms as agreed by the Government. Transparency of PSA
	administrative	international tenders			tenders and Agreements ensured through the open access to its terms.
	procedures	ensuring their			
		transparency			
13.5	Reform 2.	Set up of an upgraded e-	Q1	2025	An upgraded e-cabinet of subsoil users with additional functionalities of access to state
		cabinet of subsoil users			register of special permits for subsoil use allowing requesting and obtaining e-licences
					(extract from the Register) and providing access to digital geological data is operational.

	Improved				
	administrative				
	procedures				
13.6	Reform 3.	Publication of a study on	Q4	2025	Endorsement and publication of study assessing the current legislation on Environmental,
	Use of Modern	the legislation on ESG			Social and Governance (ESG) reporting in the mining and extractive sector, proposing
	Extraction	reporting			recommendations on what legislative gaps need to be covered.
	Technologies and				
	Integration of				
	Ukraine into Modern				
	Processing Value				
	Chains				

C.14. DIGITAL TRANSFORMATION

1. Description of Reforms and Investments

The objective of this chapter is to bolster the digital transformation of Ukraine. It will also focus on strengthening cybersecurity.

Reform 1. Secure and efficient digital infrastructure

The objective of this reform is to strengthen cybersecurity in the process of digital transformation.

The reform has two steps. First, a resolution that defines the radio technologies that are allowed for use in Ukraine shall be adopted. Second, a number of cybersecurity legislative acts shall enter into force to align with the NIS and NIS2 framework, also paving the way towards the implementation of the EU's 5G Security Toolbox.

The reform is expected to be completed by Q1 2025.

Reform 2. Digitalisation of public services

The objective of this reform is to simplify the interaction between the state and citizens via digitalisation.

The reform has two steps. First, an Action Plan until 2026 for digitalisation of most common public services in a number of areas shall be adopted. Second, an act on supporting electronic identification schemes aligned with eIDAS Regulation and EU standards shall be adopted.

The reform is expected to be completed by Q2 2026.

No.	Reform / Investment	Name of the step	Tin	neline	Step description
14.1	Reform 1.	Adoption of a revised	Q1	2025	Adoption of the Resolution of the Cabinet of Ministers of Ukraine on amending the Resolution
	Secure and	Plan for allocation and			of the Cabinet of Ministers of Ukraine "On Approving the Plan for Allocation and Use of the
	efficient digital	use of the radio spectrum			Radio Spectrum in Ukraine". The Resolution defines the radio technologies that are allowed for
	infrastructure	in Ukraine			use in Ukraine, with the definition of the radio frequency bands and radio services to which they
					correspond, as well as the terms of termination of their development and use, as well as the list
					of promising radio technologies for implementation in Ukraine with the definition of the radio
					frequency bands and radio services to which they correspond, as well as the terms of their
					implementation in line with the EU acquis.
14.2	Reform 1.	Entry into force of the	Q1	2025	Entry into force of the respective legislative acts to align with the NIS and NIS2 framework
	Secure and	legislation on			(namely the Directive (EU) 2022/2555 of the European Parliament and of the Council of 14
	efficient digital	strengthening the cyber			December 2022 on measures for a high common level of cybersecurity across the Union,
	infrastructure	security capabilities of			amending Regulation (EU) No 910/2014 and Directive (EU) 2018/1972, and repealing Directive
		state information			(EU) 2016/1148). The acts focus on these main areas:
		resources and critical			- regulate the mandatory implementation of measures aimed at creating an appropriate legal
		information			framework for the implementation of measures to prevent, detect and suppress acts of aggression
		infrastructure			in cyberspace in the context of the Russian Federation's war against Ukraine;
					- increase the level of protection of state information resources and critical information
					infrastructure against cyberattacks;
					- improve the regulatory framework in the field of cybersecurity and information protection to
					strengthen the capabilities of the national cybersecurity system to counter cyber threats.
14.3	Reform 2.	Adoption of the Action	Q1	2025	Adoption of the Ordinance of the Cabinet of Ministers of Ukraine on approving the action plan
	_	Plan for digitalisation of			for digitalisation of public services until 2026. The action plan focuses on these main areas:
	public services	public services until			- recovery;
		2026			- education;
					- health care;
					- services for veterans;
					- military serviceman;

					- customs;
			'		- e-social sphere.
14.4	Reform 2.	Entry into force of the	Q2	2026	Adoption of the Act of the Cabinet of Ministers of Ukraine on supporting electronic
	Digitalisation of	legal act supporting	'		identification schemes aligned with eIDAS Regulation and EU standards. The Act shall approve
	public services	electronic identification	'		the Regulation on the integrated system of electronic identification (part three of Article 15-3 of
		schemes aligned with	'		the Law of Ukraine "On electronic identification and electronic trust services"). The main tasks
		eIDAS Regulation	'		of the integrated electronic identification system are, inter alia:
			'		- creation of a modern electronic identification infrastructure in Ukraine and ensuring its
			'		sustainable development;
			'		- ensuring interoperability (technological compatibility) of electronic identification means,
			'		intermediate electronic identification nodes (hubs) and electronic identification schemes;
					- protection of information resources processed in the system.

C.15. GREEN TRANSITION AND ENVIRONMENTAL PROTECTION

1. Description of Reforms and Investments

The objective of this chapter is to foster Ukraine's green transition, by supporting decarbonisation and strengthening environmental and climate resilience.

Reform 1. Prevention, reduction and control of industrial pollution

The objective of this reform is to address environmental pollution, ensuring the constitutional right of citizens to a safe environment.

The reform has one step. It entails the entry into force of the legislation aimed at preventing, reducing and controlling industrial pollution, with a partial application of provisions. The step introduces integrated approaches to permitting and control of industrial pollution based on the application of best available technologies and management methods in accordance with relevant EU legislation.

The reform is expected to be completed by Q3 2024.

Reform 2. Climate policy

The objective of this reform is to create an architecture for climate governance as well as an appropriate mechanism for the development and implementation of state policy in the field of climate change in Ukraine.

The reform has three steps. First, new legislation shall enter into force that establishes basic principles of Ukraine's state climate policy. Second, resolution on the scientific and expert council on the preservation of the ozone layer shall be adopted. Third, the second Nationally Determined Contribution of Ukraine to the Paris Climate Agreement shall be adopted.

The reform is expected to be completed by Q4 2025.

Reform 3. Market mechanisms of carbon pricing

The objective of this reform is to foster the development of market mechanisms of carbon pricing.

The reform has two steps. First, an action plan for the development of a National Greenhouse Gas Emissions Trading System shall be adopted. Second, Ukraine shall resume its mandatory monitoring, reporting, and verification (MRV) system, with certain exceptions.

The reform is expected to be completed by Q2 2025.

Reform 4. Restoration and conservation of natural resources

The objective of this reform is to reduce deforestation and forest degradation.

The reform has one step. It entails the entry into force of legislation that will regulate the issue of confirming the sustainability of the origin of wood and other goods that may lead to deforestation and forest degradation.

The reform is expected to be completed by Q2 2026.

Reform 5. Increased circular economy

The objective of this reform is to implement the principles of circular economy and waste management.

The reform has two steps. First, Ukraine shall adopt a strategy for implementing the principles of the circular economy and an action plan for its implementation. Second, a national waste management plan shall be adopted.

The reform is expected to be completed by Q1 2026.

Reform 6. Environmental Impact Assessment (EIA) and Strategic Environmental Assessment (SEA)

The objective of this reform is to foster environmental protection by enhancing clarity on the Environmental Impact Assessment (EIA) and Strategic Environmental Assessment (SEA) rules.

The reform has one step. It entails the publication of a concept note that shall define the scope of derogations from the EIA and SEA rules.

The reform is expected to be completed by Q3 2024.

No.	Reform / Investment	Name of the step	Tir	neline	Step description
15.1	Reform 1	Entry into force of the legislation	Q3	2024	Entry into force of the Law of Ukraine on Ensuring the Constitutional Rights of
	Prevention,	on prevention, reduction, and			citizens to a safe environment for life and health with a partial application of the
	reduction and	control of industrial pollution with			provisions. Bylaws are to be adopted within 12 months and some provisions on
	control of	partial application of provisions			applying of the findings of the best available technologies and management
	industrial pollution				methods within 4 years after termination of the martial law, except for the
					installations that are put into operation for the first time.
					The law is aimed at preventing, reducing and controlling industrial pollution and
					introduces integrated approaches to permitting and control of industrial pollution
					based on the application of the best available technologies and management
					methods in accordance with Directive 2010/75/EU of the European Parliament
					and of the Council of 24 November 2010 on industrial emissions (integrated
					pollution prevention and control) (recast)
15.2	Reform 2.	Entry into force of the legislation	Q1	2025	Entry into force of the Law of Ukraine "On the Basic Principles of State Climate
	Climate policy	on the State Climate Policy			Policy". The law focuses on these main areas:
					- goals and basic principles of the state climate policy;
					- governing bodies in the field of climate change;
					- strategic planning in the field of climate change;
					- mechanisms and tools for achieving climate goals;
					- national framework for tracking the implementation of policies and measures
					and forecasting in the field of climate change;
					- scientific and expert council on climate change and preservation of the ozone
					layer;
					- national system of inventory of anthropogenic emissions by sources and
					absorption by sinks of greenhouse gases;
					- international cooperation in the field of climate change.

15.3	Reform 2.	Adoption of the resolution on the	Q4	2025	Adoption of the Resolution of the Cabinet of Ministers of Ukraine "On Approval
	Climate policy	Scientific and Expert Council on			of the Regulation on the Scientific and Expert Council on Climate Change and
		Climate Change and Preservation			Preservation of the Ozone Layer". The Regulation focuses on these main areas:
		of the Ozone Layer			- consideration of scientific conclusions of the Intergovernmental Panel on
					Climate Change (IPCC) reports and scientific climate data and information, in
					particular, concerning Ukraine;
					- providing scientific and expert support and proposals, including preparation of
					reports, on climate goals, policies and measures, monitoring their implementation
					and forecasting in the field of climate change, as well as compliance of goals,
					policies and measures with Ukraine's international obligations;
					- promoting the exchange of scientific achievements in the field of modelling,
					monitoring, advanced research and innovation aimed at reducing greenhouse gas
					emissions and increasing absorption by sinks;
					- scientific substantiation of ways and means to achieve climate goals;
					- informing, raising awareness and educating on climate change and its
					consequences, as well as developing dialogue and cooperation between scientific
					institutions on climate change issues;
					- guarantees of independence for said Council in all its proceedings;
					- diverse, scientifically relevant composition of said Council.
15.4	Reform 2.	Adoption of the second Nationally	Q3	2025	Adoption of the Order of the Cabinet of Ministers of Ukraine "On Approval of the
	Climate policy	Determined Contribution of			Second Nationally Determined Contribution (NDC) of Ukraine to the Paris
		Ukraine to the Paris Agreement			Agreement". The NDC focuses on these main areas:
					- higher emission reduction target than in the current NDC of Ukraine;
					- establishing a base year for calculating emissions from sources and sinks of
					greenhouse gases;
					- duration of implementation and/or time periods of the proposed measures;
					- scope and coverage of economic sectors and greenhouse gases;
					- process planning, assumptions and methodological approaches used, including
					for estimation and accounting of anthropogenic emissions by sources and
					removals by sinks of greenhouse gases;

					 justification of the equity and ambition of the NDC in the light of national circumstances; contribution to the achievement of the objective of the UN Framework Convention on Climate Change and to limit greenhouse gas emissions/enhance sinks, in accordance with the objective set out in Article 2 of the UN Framework Convention on Climate Change. The Second NDC of Ukraine to the Paris Agreement will be more ambitious than the current Updated NDC.
15.5	Reform 3. Market mechanisms of carbon pricing	Adoption of the Action Plan for the Establishment of a National Greenhouse Gas Emissions Trading System	Q1	2025	Adoption of the Resolution of the Cabinet of Ministers of Ukraine "On Approval of the Action Plan for the Establishment of a National Greenhouse Gas Emissions Trading System. Adoption of the Action Plan will ensure the definition of: - stages of the ETS implementation; - timeframes of the stages; - the necessary infrastructure; - organisational measures.
15.6	Reform 3. Market mechanisms of carbon pricing	Resumption of the compulsory monitoring, reporting and verifying (MRV) system	Q2	2025	The resumption of a mandatory monitoring, reporting and verification (MRV) system for facilities covered by the scope of the existing legislation, except for those that are not controlled, destroyed or located in the temporarily occupied territory, or have officially announced the suspension of operations in terms of production.
15.7	Reform 4. Restoration and conservation of natural resources	Entry into force of the Law on reducing deforestation and forest degradation	Q2	2026	Entry into force of the Law of Ukraine that will regulate the issue of confirming the sustainability of the origin of wood and other goods that may lead to deforestation and forest degradation. The Law focuses on these main areas: - expanding the use of electronic timber accounting, which will ensure the tracking of timber movement and confirmation of the legitimacy of the origin of timber and timber products; - ensuring that the certification system for wood products was introduced and the existing certification system for manufactured wood was extended to cover all wood trading operations;

					- establishing requirements for confirming the origin of wood, including wood
					products in trade.
15.8	Reform 5.	Adoption of the Strategy for	Q1	2026	Adoption of the strategy for implementing the principles of the circular economy
	Increased circular	implementing the principles of the			and of an action plan for its implementation by the Cabinet of Ministers of
	economy	circular economy and its Action			Ukraine. The strategy identifies potential opportunities and impacts of the
		Plan			transition to a circular economy in Ukraine for 5-10 pre-selected priority sectors
					and value chains, such as waste, textiles, plastics, batteries, electronics,
					agriculture, construction and repair, and metals and minerals.
15.9	Reform 5.	Adoption of the National Waste	Q1	2026	Adoption of the Order of the Cabinet of Ministers of Ukraine "On Approval of
	Increased circular	Management Plan until 2033			the National Waste Management Plan until 2033". The National Waste
	economy				Management Plan focuses on these main areas:
					- household waste management;
					- hazardous waste management;
					- infrastructure needs;
					- economic and financial sustainability analyses of the action plan;
					- implementation of economic instruments to improve waste management;
					- monitoring and control of waste management;
					- strategic planning of waste management in Ukraine;
					- implementation of waste management at the regional level.
15.10	Reform 6.	Development of a concept note	Q3	2024	Preparation and publication on the official website of the Ministry of
	Environmental	defining the scope of deviations			Environmental Protection and Natural Resources of aa concept note following
	Impact Assessment	from the Environmental Impact			public consultations with stakeholders defining the scope of derogations from the
	1 ' '	Assessment (EIA) and Strategic			EIA and SEA rules.
	Environmental	Environmental Assessment (SEA)			The concept note includes the following information:
	Assessment (SEA)	rules			- on the body that determines the scope of derogations from EIA and SEA
					obligations;
					- description of the objects and explanation of why they are included in the scope
					of derogation in each specific case;
					- justification of the scope of derogations;
					- time limits for the derogations granted.