

Ukraine Plan Steps

2024 - 2027



Chapter of Ukraine Plan	Reforms and investments	Name of the step (quantitative and qualitative steps to implement reforms/investments)	Agency responsible for implementation	Outcome	Timeframe
Public Administration Reform	Reform 1. Civil service remuneration reform	1.1 Entry into force of the legislative changes to the civil service remuneration reform	National Agency for Civil Service, supported by Ministry of Finance	Entry into force of legislation (including the adoption of the necessary secondary legal and normative acts), which complies with the relevant OECD SIGMA principles of public administration. The entry into force of the specified legislation will ensure: <ul style="list-style-type: none"> - 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% 	Q1 2025
Public Administration Reform	Reform 2. Merit-based recruitment and selection procedure for the civil service	1.2 Entry into force of the legislative changes to improve the procedure for entering, passing, and terminating civil service	National Agency for Civil Service	Entry into force of legislation (including the adoption of the necessary secondary legal and normative acts) to improve the procedure for entering, passing, and terminating civil service. Specified legislation should comply with the OECD/SIGMA principles of public administration related to merit-based recruitment. The provisions relating to the resumption of merit-based selection for all civil servants positions in the territory controlled by Ukraine, where no hostilities are taking place, enter into force with its application as of 1 June 2026 (in accordance with the requirements of step of the Ukraine Plane concerning the reinstating merit-based recruitment in the civil service).	Q4 2025
Public Administration Reform	Reform 2. Merit-based recruitment and selection procedure for the civil service	1.3 Reinstating merit-based recruitment in the civil service	National Agency for Civil Service	Restoration of merit-based selection for vacant positions for all civil servants will be implemented gradually in three stages: <ol style="list-style-type: none"> 1) for civil service positions of category 'A' 2) for civil service positions of category 'B' (in the territory controlled by Ukraine 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) 	Q3 2026
Public Administration Reform	Reform 3. Digitalization of civil service and human resources management	1.4 Modernization of the Unified State Web Portal of Electronic Services regarding the functionality for civil service vacancies	Ministry of Digital Transformation, supported by National Agency for Civil Service	The Unified State Web Portal of Electronic Services is modernised. Functionality for publishing vacancies and submitting applications has been fully implemented and is operating in full.	Q2 2026
Public Administration Reform	Reform 3. Digitalization of civil service and human resources management	1.5 Full-fledged launch and usage of the human resources management information system (HRMIS)	National Agency for Civil Service supported by Ministry of Digital Transformation	The Human Resources Management Information System (HRMIS) is in operation and used in all ministries and all operating/acting other central executive authorities and their territorial bodies	Q1 2026
Public Financial Management	Reform 1. Improved revenue management	2. bridge Adoption of the National Revenue Strategy for 2024-2030	Ministry of Finance	Adoption of the National Revenue Strategy for 2024-2030. The Strategy includes measures such as: <ul style="list-style-type: none"> - proposals for amending Ukraine's tax legislation in line with the requirements of EU legislation (in terms of taxation on value added tax and excise taxes, measures to combat tax evasion, etc.); - proposals for amending Ukraine's tax legislation to improve personal income taxation; proposal for a IT Strategy of the State Tax Service; measures to address the informal economy; - measures to reform property taxation measures to address tax expenditures and exemptions 	Q1 2024
Public Financial Management	Reform 1. Improved revenue management	2.1 Adoption of the strategic plan for digitalisation of the State Tax Service	Ministry of Finance, State Tax Service	The strategic plan for digital development, digital transformation and digitalisation of State Tax Service is adopted, in line with the recommendations of the National Revenue Strategy for 2024-2030	Q4 2024
Public Financial Management	Reform 1. Improved revenue management	2.2 Adoption of the plan for the digitalisation of the State Customs Service	Ministry of Finance, State Customs Service	The long-term national strategic plan for digital development, digital transformation and digitalisation of the State Customs Service is adopted	Q2 2024
Public Financial Management	Reform 2. Improved public financial management	2.3 Approval of the Budget Declaration for 2025-2027	Ministry of Finance	The Budget Declaration for 2025-2027 is approved, acquired the status of an official document and submitted to the Parliament. The Declaration will foresee: <ul style="list-style-type: none"> - key macroeconomic projections of economic and social development of the country; - key budget indicators (revenues, expenditures, budget deficit, public debt); 	Q2 2024

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				<ul style="list-style-type: none"> - 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 	
Public Financial Management	Reform 2. Improved public financial management	2.4 Conduction of spending reviews of the state budget	Ministry of Finance, Key spending units determined by the Government's decision to conduct reviews in the respective year	Spending reviews of the state budget are conducted annually based on the Government decision and the methodology aligned with best OECD practices in particular in the priority areas, such as including social protection, education, healthcare, energy, business support	Q4 2026
Public Financial Management	Reform 2. Improved public financial management	2.5 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	Ministry of Finance	<p>The Law on Amendments to the Budget Code of Ukraine to Define the Procedure for Managing Fiscal Risks of Local Budgets is adopted and enters into force. The Law will include measure such as:</p> <ul style="list-style-type: none"> - determining entities responsible for managing fiscal risks of local budgets; - establishing the procedures for cooperation between various entities responsible for managing fiscal risks of local budgets; - defining the methodological frameworks for managing fiscal risks of local budgets 	Q4 2026
Public Financial Management	Reform 3. Improved public debt management	2.6 Adoption of the medium-term state debt management strategy (MTDS)	Ministry of Finance	<p>The medium term state debt management strategy (MTDS) for 2026-2028 is adopted by the Government, providing, in particular, for:</p> <ul style="list-style-type: none"> - analysis of current public debt structure and trends; - targets to ensure debt sustainability; - measures for the development of domestic government securities market 	Q4 2025
Public Financial Management	Reform 4. Improved public investment management	2.7 Adoption of the Action Plan for the implementation of the Roadmap for reforming public investment management	Ministry of Finance	<p>Action Plan for the implementation of the Roadmap for reforming public investment management is adopted. The action plan will include the sequencing and timeframe for such measures as:</p> <ul style="list-style-type: none"> - introduction of strategic planning for public investment in close connection with budget 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, PPPs) 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 	Q2 2024
Public Financial Management	Reform 4. Improved public investment management	2.8 Implementation of the Roadmap for reforming public investment management	Ministry for Development of Communities and Territories	Development and implementation of the digital management tool for the reconstruction of Ukraine, which provides public access to data on reconstruction projects at all stages, including planning, financing, procurement, construction and commissioning, to enable a public and transparent monitoring of project implementation and better coordination of reconstruction efforts between sectors	Q3 2025
Public Financial Management	Reform 5. Improved audit and financial control systems	2.9 Adoption and entry into force amendments to the resolutions of the Cabinet of Ministers on state financial control.	Ministry of Finance, State Audit Service	<p>Adoption and entry into force amendments to the resolutions of the Cabinet of Ministers or other legislation on state financial control, which will focus in particular on the following areas:</p> <ul style="list-style-type: none"> - provision of support to the State Audit Services to ensure that the institution is equipped with the necessary tools to protect the financial interests of the EU, in particular for the funds used under the Pillar I of the Ukraine Facility, in line with the principles of the international audit standards; - strengthening measures for monitoring the procurement procedures. 	Q4 2025
Judicial System	Reform 1. Enhancing the accountability, integrity and professionalism of the judiciary	3. bridge Start of work of the Selection Commission on Conducting Competition to the High Council of Justice Service of Disciplinary Inspectors	High Council of Justice (by consent)	The High Council of Justice establishes the Selection Commission on Conducting Competition to the High Council of Justice Service of Disciplinary Inspectors and launches the competition for its Head, Deputy Head and Disciplinary Inspectors	Q1 2024

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		Competition for its Head, Deputy Head and Disciplinary Inspectors has launched and continues according to established procedure			
Judicial System	Reform 1. Enhancing the accountability, integrity and professionalism of the judiciary	3.1 At least 20% of judicial vacancies are filled in	High Qualification Commission of Judges (by consent)	At least 20% of judicial vacancies available as of 16 October 2023 (a total number of 2205 positions) are filled on the basis of amended legislation, which will include the following elements: - Streamlined stages of selection and shortened mandatory judicial training periods; - Consistent application of clear and duly published assessment criteria and scoring 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	Q3 2025
Judicial System	Reform 1. Enhancing the accountability, integrity and professionalism of the judiciary	3.2 Establishment of a new court to consider administrative cases	Ministry of Justice High Qualification Commission of Judges (by consent)	The law on the establishment of the Specialised District Administrative Court and the Specialised Administrative Court of Appeal entered into force and a transparent selection of judges in line with the adopted legislation is launched.	Q3 2025
Judicial System	Reform 1. Enhancing the accountability, integrity and professionalism of the judiciary	3.15 Establishment of a new court to consider administrative cases	High Qualification Commission of Judges (by consent) High Council of Justice (by consent) State Judicial Administration (by consent) Ministry of Finance	The Specialised District Administrative Court and the Specialised Administrative Court of Appeal become operational.	Q4 2026
Judicial System	Reform 1. Enhancing the accountability, integrity and professionalism of the judiciary	3.3 20% of old disciplinary proceedings (complaints) not considered as of the end of 2023 are resolved	High Council of Justice (by consent)	20% of old disciplinary proceedings (complaints) not considered as of 31 December 2023 are resolved with the involvement of the Disciplinary Inspectors Service and on the basis of the criteria for prioritisation of disciplinary complaints consideration, provided for in clause 13.7 of the Rules of Procedure of the High Council of Justice (as amended on 21 November 2023, № 1068/0/15-23) that are published on the official website of the High Council of Justice	Q4 2025
Judicial System	Reform 1. Enhancing the accountability, integrity and professionalism of the judiciary	3.4 Qualification evaluation (vetting) is completed ensuring predictability, stability and openness of disciplinary practice against judges	High Qualification Commission of Judges (by consent)	Qualification evaluation (vetting) is completed in respect of 50 % of judges who still had to undergo it as of 30 September 2016 in line with the established procedures and with the involvement of the Public Integrity Council	Q4 2025
Judicial System	Reform 1. Enhancing the accountability, integrity and professionalism of the judiciary	3.5 Entry into force of the legislation revising the declarations of integrity of judges and their verification process	High Qualification Commission of Judges (by consent)	The law and the bylaws of the HQCJ revising the declarations of integrity of judges and their verification process enter into force. These legal acts shall focus on: - Clarification of the content of the integrity declarations and the grounds for initiating the verification - 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.	Q2 2025
Judicial System	Reform 2. Reforms of insolvency and enforcement of court decisions	3.6 Entry into force of the legislation on the improvement of the insolvency regime	Ministry of Justice	The Law on the improvement of insolvency regime and the relevant secondary legislation enter into force, introducing insolvency prevention system and the early warning tool for legal entities and entrepreneurs in line with the principles of the EU Directive 2019/1023 on preventive restructuring framework. The new legislation focuses on: - 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	Q4 2024
Judicial System	Reform 2. Reforms of insolvency and	3.7 Entry into force of the legislation for simplified insolvency procedures for Micro, Small, and	Ministry of Justice	The legislation for simplified insolvency procedures for Micro, Small, And Medium Enterprises (MSMEs) in line with the principles of the EU Directive 2019/ 1023 on	Q1 2026

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	enforcement of court decisions	Medium Enterprises		preventive restructuring framework enters into force. The legislation will be drafted based on a regulatory impact assessment with the involvement of EU experts. The legislation focuses on: - 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	
Judicial System	Reform 2. Reforms of insolvency and enforcement of court decisions	3.8 Advancement of the enforcement of court decisions Entry into force of the Law on digitalisation the enforcement proceedings	Ministry of Justice	The Law on the enforcement of court decisions related to monetary and non-monetary obligations and further digitalizing the enforcement proceedings enters into force	Q2 2025
Judicial System	Reform 2. Reforms of insolvency and enforcement of court decisions	3.9 A data collection system on the enforcement of court decisions is operational	Ministry of Justice	A data collection system on the enforcement of court decisions is operational.	Q4 2025
Judicial System	Reform 2. Reforms of insolvency and enforcement of court decisions	3.10 An upgraded IT system for enforcement of court decisions is operational.	Ministry of Justice	The upgraded IT system for enforcement facilitating enforcement process, debtor asset tracking, bank account freezing and debt recovery is operational.	Q2 2026
Judicial System	Reform 3. Digitalisation of the judicial system	3.11 New IT solutions in the judicial system are in place	State Judicial Administration, supported by Ministry of Digital Transformation	The introduction of the subsystem of the Electronic Document Management of the Unified Judicial Information and Communication System in 15 pilot courts of general, commercial and administrative jurisdiction at the level of first and appellate instances.	Q4 2027
Judicial System	Reform 4. Reform of the Prosecution Service	3.12 Entry into force of the legislation enabling transparent and merit-based selection of management-level prosecutors	Office of the Prosecutor General (by consent) , supported by Council of Prosecutors (by consent) , Qualification and Disciplinary Commission of Prosecutors (by consent)	Legislation enabling transparent and merit-based selection of management-level prosecutors enters into force. This legislation will include: - 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 powers of the Prosecutor's Office and self-government bodies, in particular Council of Prosecutors, in terms of selecting prosecutors for senior positions.	Q1 2026
Judicial System	Reform 4. Reform of the Prosecution Service	3.13 Entry into force of the legislation improving the disciplinary system for prosecutors and increasing the capacity of the Qualification and Disciplinary Commission of Prosecutors	Office of the Prosecutor General (by consent) , supported by Council of Prosecutors (by consent) , Qualification and Disciplinary Commission of Prosecutors (by consent)	Legislation improving the disciplinary system for prosecutors enters into force and the institutional capacity of the Qualification and Disciplinary Commission of Prosecutors is strengthened. The improved legal and institutional framework aimed at implementing GRECO recommendations will contain the following elements: - specification of disciplinary offences related to the conduct of prosecutors and their compliance with ethical standards, and expansion of the list of available disciplinary sanctions to increase their proportionality and effectiveness; - amending the provisions on the composition of the Qualification and Disciplinary Commission of Prosecutors 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.	Q3 2026
Judicial System	Reform 4. Reform of the Prosecution Service	3.14 An e-Case Management System in the criminal justice is in place	Office of the Prosecutor General (by consent)	The criminal justice e-Case Management System's system-forming module, electronic criminal proceedings module, and case analysis module are operational, enabling the digital processing of criminal cases and gradually replacing/significantly upgrading the outdated Unified Register of Pre-Trial Investigations.	Q4 2026
Fight Against Corruption and money laundering	Reform 1. Developing the institutional capacity of the anti-corruption infrastructure	4.1 Increased manpower for the Specialised Anti-Corruption Prosecutor's Office	Specialised Anti-Corruption Prosecutor's Office (by consent)	The Specialised Anti-Corruption Prosecutor's Office is given the opportunity to increase its manpower from 10% to 15% of the manpower of the National Anti-Corruption Bureau.	Q3 2024

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Fight Against Corruption and money laundering	Reform 1. Developing the institutional capacity of the anti-corruption infrastructure	4.2 Appointment of a new head of the National Agency on Corruption Prevention	Cabinet of Ministers , supported by Competition committee for the selection of the Head of the National Agency on Corruption Prevention	A new head of the National Agency on Corruption Prevention is appointed following a selection process in line with the Law on the Prevention of Corruption.	Q2 2024
Fight Against Corruption and money laundering	Reform 1. Developing the institutional capacity of the anti-corruption infrastructure	4.3 Increased manpower for the High Anti-Corruption Court	High Anti-Corruption Court (by consent)	The personnel number of HACC judges has been increased by 60%, and the HACC apparatus number has been increased by 40%.	Q1 2025
Fight Against Corruption and money laundering	Reform 2. Improving the legal framework for a more effective fight against corruption	4.4 Entry into force of the amended Criminal Code and of the Criminal Procedure Code	Ministry of Justice, supported by National Agency on Corruption Prevention, Specialised Anti-Corruption Prosecutor's Office (by consent)	The Laws of Ukraine on amending the Criminal Code of Ukraine and the Criminal Procedure Code of Ukraine enters into force. with the following provisions: - improving provisions regulation plea bargain; - cancellation of the pre-trial investigation period from the time of the registration of the criminal proceedings until the notification of the suspicion; - allowing to adjudicate certain cases by a single-judge of the High Anti-Corruption Court	Q3 2024
Fight Against Corruption and money laundering	Reform 2. Improving the legal framework for a more effective fight against corruption	4.5 Adoption of a new Anti-Corruption Strategy and a State Anti-Corruption Programme for the period after 2025	National Agency on Corruption Prevention	An Anti-Corruption Strategy and a State Anti-Corruption Programme for its implementation for covering the period after 2025 are adopted by the Parliament and the Government respectively and published	Q2 2026
Fight Against Corruption and money laundering	Reform 2. Improving the legal framework for a more effective fight against corruption	4.6 Adoption of an action plan for the implementation of the Asset Recovery Strategy for 2023-2025	National Agency for Finding, Tracing and Management of Assets Derived from Corruption and Other Crimes	An Action Plan for the implementation of the Asset Recovery Strategy for 2023-2025 is adopted by the Cabinet of Ministers and published on the website of the Cabinet of Ministers	Q3 2024
Fight Against Corruption and money laundering	Reform 2. Improving the legal framework for a more effective fight against corruption	4.7 Entry into force of the law reforming the National Agency for Finding, Tracing and Management of Assets Derived from Corruption and Other Crimes	Ministry of Justice, supported by National Agency for Finding, Tracing and Management of Assets Derived from Corruption and Other Crimes	The Law reforming ARMA enters into force. The law will focus on: - a transparent and merit-based selection procedure for the head of the agency, including a credible integrity and professionalism check; - an independent external performance assessment system; transparent procedure for the management and sale of seized assets under the agency's control	Q1 2025
Fight Against Corruption and money laundering	Reform 3. Anti-money laundering measures	4. bridge Adoption of the Action Plan for addressing the risks identified in the third round of the National Risk Assessment	Ministry of Finance supported by other authorities (according to their competence)	Approval and entry into force of the Government Order on Approval of the Action Plan aimed at preventing and/or mitigating the negative consequences of risks identified in the third round of the National Risk Assessment in the field of prevention and counteraction to legalisation (laundering) of proceeds of crime, terrorist financing and financing of proliferation of weapons of mass destruction for the period up to 2026	Q1 2024
Fight Against Corruption and money laundering	Reform 3. Anti-money laundering measures	4.8 Conducting the next National Risk Assessment	State Financial Monitoring Service, supported by Ministry of Finance National Bank (by consent) Ministry of Justice National Commission on Securities and Stock Market (by consent) other central authorities (according to their competence)	Preparing and conducting the next National Risk Assessment in accordance with the updated Methodology for the National Assessment of money laundering and terrorist financing risks in Ukraine	Q4 2025
Fight Against Corruption and money laundering	Reform 3. Anti-money laundering measures	4.9 Entry into force of the register of individual bank accounts and personal bank deposit boxes, as well as the register of corporate bank accounts	Ministry of Finance, State Tax Service, State Financial Monitoring Service, National Bank (by consent)	Entry into force of the necessary legal framework for the register of individual bank accounts and personal bank deposit boxes, as well as the register of corporate bank accounts in line with the principles of Directive (EU) 2015/849 of the European Parliament and of the Council of 20 May 2015 on the prevention of the use of the financial system for the purposes of money laundering or terrorist financing, amending Regulation (EU) No 648/2012 of the European Parliament and of the Council, and repealing Directive 2005/60/EC of the European Parliament and of the Council and Commission Directive 2006/70/EC, Directive (EU) 2019/1153 of the European Parliament and of the Council of 20 June 2019 laying down rules facilitating the use of financial and other information for the prevention, detection, investigation or prosecution of certain criminal offences, and repealing Council Decision 2000/642/JHA, and Directive (EU) 2024/1640 of the European Parliament	Q2 2027

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				and of the Council of 31 May 2024 on the mechanisms to be put in place by Member States for the prevention of the use of the financial system for the purposes of money laundering or terrorist financing, amending Directive (EU) 2019/1937, and amending and repealing Directive (EU) 2015/849, amending the Tax, Banking, AML, capital market and payment services Ukrainian legislation.	
Fight Against Corruption and money laundering	Reform 3. Anti-money laundering measures	4.10 The necessary software and hardware for the register of individual bank accounts and personal bank deposit boxes, as well as the register of corporate bank accounts is in place	Ministry of Finance, State Tax Service	The necessary software and hardware for the register of individual bank accounts and personal bank deposit boxes, as well as the register of corporate bank accounts is operational.	Q2 2027
Financial Markets	Reform 1. Assessment of the banking sector	5.1 Published Resilience assessment in the banking system	National Bank (by consent)	The NBU publishes the Resilience Assessment of the largest banks in the banking system (in terms of assets) that includes stress testing under the adverse scenario and the results of an independent Asset Quality Review if conditions allow it to be carried out	Q1 2026
Financial Markets	Reform 2. Reducing state ownership in the banking sector	5.2 Entry into force of the legislation on the principles for the sale of state-owned banks	Ministry of Finance	The legislation on the sale of SOBs, namely, the Law of Ukraine 'On Divesting State-Owned Shareholdings in the Charter Capital of Banks that Have Undergone Recapitalization by the State' № 4524-VI dated 2012, has been updated and enters into force. The revised legislation should facilitate the sale of varying ownership stakes in 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	Q3 2025
Financial Markets	Reform 2. Reducing state ownership in the banking sector	5.3 Adoption of the strategy for gradual reduction of state ownership in the banking sector	Ministry of Finance	Resolution of the Government or other legal act Government adopting the reform strategy for the SOBs, which sets out a gradual reduction in state ownership in the banking sector. The strategy for the SOBs focuses on these main areas: - 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 privatization (when relevant)	Q2 2026
Financial Markets	Reform 3. Improved resolution of non-performing loans (NPL)	5.4 Adoption of the strategy for resolution of non-performing loans	National Bank (by consent), Ministry of Justice, State Property Fund, Ministry of Finance	The strategy for resolution of nonperforming loans in line with EU regulation force is approved. The strategy focuses on these main areas: - Strengthening of the prudential requirements for the NPL recognition and resolution; - 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	Q2 2025
Financial Markets	Reform 3. Improved resolution of non-performing loans (NPL)	5.5 Entry into force of the legislation to improve resolution of non-performing loans	National Bank (by consent), other involved authorities	The legal acts implementing the recommendations of the strategy for resolution of nonperforming loans and improving the system of NPLs resolution, have entered into force.	Q2 2026
Financial Markets	Reform 4. Improved capacity of the financial supervisory authority	5.6 Entry into force of the Law on the improvement of the state regulation for capital markets and organised commodity markets	National Securities and Stock Market Commission (by consent)	Adoption and entry into force of the Law on the improvement of state regulation for capital markets and organised commodity markets, aligning it with International Organization of Securities Commissions (IOSCO) standards. This refers to the ability of the NSSMC to operate free from external influence, particularly from political or industry pressures, 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	Q4 2025
Management of Public Assets	Reform 1. Adopting a state ownership policy	6.1 Adoption of the state ownership policy and of the triage of SOEs	Ministry of Economy Ministry of Finance State Property Fund	Entry into force of the Resolution of the Cabinet of Ministers 'On Approving the State Ownership Policy' and the 'triage' of SOEs, which is also published. The State Ownership Policy focuses on: 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	Q4 2024

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				<p>its ownership policy; and the respective roles and responsibilities of those government authorities involved in its implementation;</p> <ul style="list-style-type: none"> - Definition of 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; - Dividend policy, Remuneration policy for members of supervisory boards and managers. <p>The ownership policy will allow for the implementation of OECD Corporate governance reforms in DSO companies to improve competition in natural gas markets.</p> <p>The triage of SOEs will lead to the following outcomes:</p> <ul style="list-style-type: none"> - 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 	
Management of Public Assets	Reform 2. Improved governance and management of SOEs	6.2 Entry into force of the law on the corporate governance of SOEs	Ministry of Economy	<p>Entry into force of the new law on corporate governance of SOEs in line with OECD guidelines on corporate governance ('On Amendments to Some Legislative Acts of Ukraine Regarding Improvement of Corporate Governance of Legal Entities in which the State is a Shareholder (Founder, Participant)'). The law will focus on these main areas:</p> <ul style="list-style-type: none"> - Defining the powers of SOEs' supervisory boards to appoint and dismiss CEOs; - Defining the powers of SOEs' supervisory boards to approve the strategic, investment and financial plans documents of SOEs; - Establishing an annual evaluation procedure for the supervisory boards of SOEs 	Q2 2024
Management of Public Assets	Reform 2. Improved governance and management of SOEs	6.3 Appointment of the Supervisory Boards with majority independent members	<p>Ministry of Economy, Environment and Agriculture</p> <p>Ministry for Development of Communities and Territories</p> <p>Ministry of Energy</p> <p>State Property Fund</p> <p>State Forest Resources Agency</p> <p>Geological Service</p> <p>State Agency for Reconstruction and Infrastructure Development</p>	<p>Supervisory boards with a majority of independent members are appointed for at least 15 SOEs from the list of top key SOEs approved by the Cabinet of Ministers protocol decision. The nomination of supervisory boards members is conducted following competitive selection process, on the basis of the procedures agreed and in place at the time of the start of the selection.</p>	Q2 2026
Management of Public Assets	Reform 2. Improved governance and management of SOEs	6.4 Corporatisation of key SOEs	<p>Ministry of Economy, Environment and Agriculture</p> <p>Ministry for Development of Communities and Territories</p> <p>Ministry of Energy</p> <p>State Property Fund</p> <p>State Forest Resources Agency</p> <p>Geological Service</p> <p>State Agency for Reconstruction and Infrastructure Development</p>	<p>At least 15 SOEs from the list of top key SOEs approved by the Cabinet of Ministers protocol decision are corporatised as either joint-stock companies or limited liability companies.</p>	Q3 2026
Management of Public Assets	Reform 2. Improved governance and management of SOEs	6.5 Submission of a report showing that the principles of corporate governance are duly followed	<p>Ministry of Economy, Environment and Agriculture</p> <p>State Property Fund</p>	<p>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. The report also assesses the independence of supervisory boards' decision-making, in particular in top 15 SOEs, including whether decisions on strategic matters and managerial appointments require a de facto consent from the government.</p> <p>Before the audit, the following key principles of corporate governance are put in place and enforced:</p> <ul style="list-style-type: none"> - the roles of the Cabinet of Ministers, Ministry of Finance, the Ministry of Economy 	Q4 2027

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				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 top SOEs' charters (and if needed, in those of the consolidated SOE management entities); - top SOEs charters, when needed, are amended in line with the corporate governance reform principles, including to ensure the independence of supervisory boards in decision making.	
Management of Public Assets	Reform 3. Separation of accounts between PSO and non-PSO activities in SOEs	6.6 Adoption of Roadmap on the separation of PSO and non-PSO activities	Ministry of Economy Ministry of Energy Ministry for Development of Communities and Territories State Property Fund Ministry of Finance	Adoption and publication of the Roadmap defining steps for mandatory structural separation of PSO and non-PSO activities for all SOEs engaged in PSOs. The roadmap document will be 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 will describe 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	Q1 2025
Management of Public Assets	Reform 3. Separation of accounts between PSO and non-PSO activities in SOEs	6.7 Entry into force of legislation on the separation of PSO and non-PSO activities	Ministry of Economy Ministry of Environment and Agriculture, Ministry of Energy Ministry of Finance	Entry in force of the legislation identified in the Roadmap adopted under step "Adoption of Roadmap on the separation of PSO and non-PSO activities" to align with the Commission Directive 2006/111/EC of 16 November 2006 on the transparency of financial relations between Member States and public undertakings as well as on financial transparency within certain undertakings, which will 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.	Q4 2025
Management of Public Assets	Reform 3. Separation of accounts between PSO and non-PSO activities in SOEs	6.8 Independent audit report confirming the separation of PSO and non-PSO activities	Ministry of Economy, Environment and Agriculture, Ministry of Energy Ministry for Development of Communities and Territories State Property Fund	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 should contain a detailed assessment on the following areas for the top key SOEs approved by the Cabinet of Ministers protocol decision, engaged in PSOs: - 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.	Q3 2027
Management of Public Assets	Reform 4. Improved state aid control framework	6.9 Entry into force of the updated legislation on state aid and full unsuspension of the application of state aid control	Ministry of Economy, Environment and Agriculture	Entry into force of the updated legislation on state aid, including those provisions 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 with the exception of the recapitalization by the State of systemically important banks holding state secrecy clearance for financing of the defence industry for the duration of martial law. The legislation will also allow for specific appropriate aid schemes for support to SMEs provided under martial law.	Q4 2025
Human Capital	Reform 1. Improved vocational education	7.1 Entry into force of the legislation on vocational education	Ministry of Education and Science, Other involved authorities	The Law of Ukraine 'On Vocational Education' is adopted and enters into force with the following provisions: - 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 Ukraine are clearly defined	Q2 2025
Human Capital	Reform 2. Improved preschool education	7.2 Entry into force of the legislation on Preschool Education	Ministry of Education and Science, Other involved authorities	The Law of Ukraine 'On Preschool Education' enters into force in alignment with the Council Recommendation of 22 May 2019 on High-Quality Early Childhood Education. The law defines the following areas: - Guarantees of access to preschool education for children of early and preschool age.	Q1 2025

Chapter of Ukraine Plan	Reforms and investments	Name of the step (quantitative and qualitative steps to implement reforms/investments)	Agency responsible for implementation	Outcome	Timeframe
				- 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	
Human Capital	Reform 3. Improving the rehabilitation system for people with disabilities	7.3 Legislative amendments to improve the rehabilitation system for persons with disabilities.	Ministry of Social Policy, Family and Unity, Ministry of Health, Ministry of Veteran Affairs, Other involved authorities	The Law of Ukraine 'On Amendments to the Law of Ukraine 'On Rehabilitation of Persons with Disabilities in Ukraine' enters into force. The law focuses on the following main areas: - use of the International Classification of Functioning, Disability and Health to measure functioning. - 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)	Q4 2026
Human Capital	Reform 4. Transition from military service to civilian life	7.4 Entry into force of the Law on the State Veterans Policy	Ministry of Veteran Affairs	Entry into force of the Law of Ukraine on the State Veterans Policy, including the introduction of a system of transitioning from military service to civil life. The law will 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; - measures to support veteran-owned businesses.	Q3 2026
Human Capital	Reform 5. Improving social infrastructure and de-institutionalisation	7.5 Adoption of 2 Strategies: the Strategy for Reforming Psychoneurological, Other Residential Institutions and De- institutionalisation of Care for Persons with Disabilities, and Older Persons; the Strategy for Ensuring the Right of Every Child in Ukraine to Grow Up in a Family Environment for 2024- 2028	Ministry of Social Policy	The Order of the Cabinet of Ministers 'On Approval of the Strategy for Reforming Psychoneurological, Other Residential Institutions and De- institutionalisation of Care for Persons with Disabilities and Older Persons' and The Order of the Cabinet of Ministers 'On Approval of the Strategy for ensuring the right of every child in Ukraine to grow up in a family environment for 2024- 2028' are adopted. The strategies focus on the following key areas: - Development of social services to support families with children, people with 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.	Q4 2024
Human Capital	Reform 6. Improved functioning of the labour market	7.6 Adoption of the Demographic Development Strategy for the period up to 2040	Ministry of Social Policy	The Order of the Cabinet of Ministers 'On Approval of the Demographic Strategy of Ukraine for the Period up to 2040' is adopted. The Strategy will propose specific measures, including in the following areas: - 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. - Promoting active longevity. Creating infrastructure and security preconditions for improving the demographic situation	Q3 2024
Human Capital	Reform 6. Improved functioning of the labour market	7.7 Adoption of the Population Employment Strategy	Ministry of Economy, Environment and Agriculture	The Order of the Cabinet of Ministers on approving the Population Employment Strategy is adopted. The strategy will propose specific measures, including in the following areas: - Creation of favourable conditions for employment, including through 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. - Incentives to attract foreign talent to the Ukrainian labour market foreign entrepreneurs, highly skilled and working personnel and students	Q2 2026

Chapter of Ukraine Plan	Reforms and investments	Name of the step (quantitative and qualitative steps to implement reforms/investments)	Agency responsible for implementation	Outcome	Timeframe
Human Capital	Reform 7. Ensuring access to housing for people in need	7.8 Entry into force the legislation on Basic Principles of Housing Policy	Ministry for Development of Communities and Territories	The Law of Ukraine 'On Basic Principles of Housing Policy' has entered into force. The Law of Ukraine focuses on the following main areas: <ul style="list-style-type: none"> - accessibility of housing for the most vulnerable categories of citizens should become the main principle in the provision of housing. - Creation of various support mechanisms for citizens with different financial capacities and determination of criteria for access to them. - Regulating the legal basis for the introduction of lease of communal housing, lease of communal housing with the right to buy. - Creating a transparent system for registering the housing needs of citizens to ensure prompt response at the local level. - Creating a transparent framework for monitoring by the public, civil society, and the international community 	Q4 2025
Human Capital	Reform 7. Ensuring access to housing for people in need	7.9 Entry into force of the legislation on the Social Housing Fund	Ministry for Development of Communities and Territories	The Law of Ukraine on Amendments to the Law of Ukraine 'On Social Housing Fund' (or the new version of this Law) has entered into force. The Law will focus on the following key areas: <ul style="list-style-type: none"> - 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 	Q4 2026
Human Capital	Reform 8. Improved social security	7.10 Entry into force of the legislation on the procurement of social services	Ministry of Social Policy	The Resolution of the Cabinet of Ministers on purchasing of social services at the expense of the state budget enters into force. The Resolution is fiscally neutral and does not impact in any way the debt sustainability of Ukraine and focuses on the following main areas: <ul style="list-style-type: none"> - 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.	Q2 2025
Human Capital	Reform 9. Improved cultural development	7.11 Adoption of the Strategy for the Development of Ukrainian Culture.	Ministry of Culture and Information Policy	The Cabinet of Ministers adopted an Order approving the Strategy for the Development of Ukrainian Culture. The strategy will focus on the following priority goals: <ul style="list-style-type: none"> - 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	Q1 2025
Human Capital	Investment 1. Investment in education	7.12 Investments of at least EUR 650 million in education	Ministry of Education and Science, Ministry of Finance	Interim report of the government (or State Treasury report) showing that in the State Budgets for 2024 and 2025 the general Government budgeted in particular, to the regional and local levels (as part of the step in the Decentralisation section on allocating 5% to the sub-national level), 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:	Q2 2026

Chapter of Ukraine Plan	Reforms and investments	Name of the step (quantitative and qualitative steps to implement reforms/investments)	Agency responsible for implementation	Outcome	Timeframe
				<ul style="list-style-type: none"> - shelters and safe conditions in educational institutions; - school buses; - materials and equipment for educational institutions, modern teaching methods, including through digitalisation; - quality nutrition; - establishment of workshops and laboratories in educational institutions. Improvement of the energy efficiency of educational buildings.	
Human Capital	Investment 1. Investment in education	7.13 Investments of at least EUR 650 million in education	Ministry of Education and Science, Ministry of Finance	Final report of the government (or State Treasury report) showing that in the State Budgets for 2024, 2025, 2026 and 2027 the general government budgeted in particular, to the regional and local levels (as part of the step in the Decentralisation section on allocating 20% to the sub-national level), 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: <ul style="list-style-type: none"> - shelters and safe conditions in educational institutions; - school buses; - materials and equipment for educational institutions, modern teaching methods, including through digitalisation; - quality nutrition; - establishment of workshops and laboratories in educational institutions. Improvement of the energy efficiency of educational buildings.	Q4 2027
Human Capital	Investment 2. Investment in healthcare	7.14 Investments of at least EUR 400 million in healthcare	Ministry of Health, Ministry of Finance	Interim report of the Government (or State Treasury report) showing that in the State Budgets for 2024 and 2025 the general Government budgeted, part of which will be budgeted to the regional level (as part of the step in the Decentralisation section on allocating 5% to the sub-national level), at least EUR 200 million (in UAH equivalent) for strengthening healthcare, among others for the following: <ul style="list-style-type: none"> - 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 to improve efficiency and effectiveness of healthcare services. An interim report on such funds will be submitted to the European Commission in the second quarter of 2026 for the years 2024-2025.	Q2 2026
Human Capital	Investment 2. Investment in healthcare	7.15 Investments of at least EUR 400 million in healthcare	Ministry of Health, Ministry of Finance	Final report of the Government (or State 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 the step in the Decentralisation section on allocating 20% to the sub-national level), at least EUR 400 million (in UAH equivalent) for strengthening healthcare, among others for the following: <ul style="list-style-type: none"> - 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 to improve efficiency and effectiveness of healthcare services. 	Q4 2027
Human Capital	Investment 3. Investment in social infrastructure	7.16 Reconstruction and restoration of damaged /destroyed social infrastructure facilities	Ministry for Development of Communities and Territories, Ministry of Finance	Report of the Government (or 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 part of the step in the Decentralisation section on allocating 20% to the sub-national level), 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	Q4 2027
Human Capital	Investment 4a. Compensation for damaged housing	7.17 Providing compensation to persons whose housing was damaged or destroyed because of hostilities, terrorist acts, sabotage caused by the	Ministry for Development of Communities and Territories, Ministry of Finance	Report of the Government (or Treasury report) showing that in the State Budgets for 2026 and 2027 the general Government budgeted at least EUR 600 million (in UAH equivalent) for the compensations paid to persons whose housing was damaged or	Q4 2027

Chapter of Ukraine Plan	Reforms and investments	Name of the step (quantitative and qualitative steps to implement reforms/investments)	Agency responsible for implementation	Outcome	Timeframe
		military aggression of the Russian Federation based on verified data from the State Register of Property Damaged and Destroyed as a Result of Hostilities, Terrorist Acts, Sabotage Caused by the Armed Aggression of the Russian Federation against Ukraine		destroyed as a result of hostilities, terrorist acts, sabotage caused by the military aggression of the Russian Federation based on verified data from the State Register of Damaged and Destroyed Property	
Human Capital	Investment 4b. Providing housing for vulnerable groups of the population	7.18 Providing compensation providing housing for: - Persons with disabilities of I-II groups who defended the independence, sovereignty, and territorial integrity of Ukraine. - Family members of the deceased defenders. - Internally displaced persons who defended the independence, sovereignty and territorial integrity of Ukraine and their family members	Ministry of Veteran Affairs, Ministry of Finance	Interim report of the Government (or Treasury report) showing that in the State Budgets for 2024 and 2025 the general Government budgeted at least EUR 200 million (in UAH equivalent) for providing housing for: - persons with disabilities of I-II groups who defended the independence, sovereignty and territorial integrity of Ukraine; - family members of the deceased defenders; - internally displaced persons who defended the independence, sovereignty and territorial integrity of Ukraine and their family members	Q2 2026
Human Capital	Investment 4b. Providing housing for vulnerable groups of the population	7.19 Providing compensation providing housing for: - Persons with disabilities of I-II groups who defended the independence, sovereignty, and territorial integrity of Ukraine. - Family members of the deceased defenders. - Internally displaced persons who defended the independence, sovereignty and territorial integrity of Ukraine and their family members	Ministry of Veteran Affairs, Ministry of Finance	Report of the Government (or Treasury report) showing that in the State Budgets for 2024, 2025, 2026, 2027 the general Government budgeted at least EUR 450 million (in UAH equivalent) for providing housing for: - persons with disabilities of I-II groups who defended the independence, sovereignty and territorial integrity of Ukraine; - family members of the deceased defenders; - internally displaced persons who defended the independence, sovereignty and territorial integrity of Ukraine and their family members	Q4 2027
Business Environment	Reform 1. Improved regulatory environment	8.1 Adoption of the Action Plan on deregulation	Ministry of Economy, State Regulatory Service, Other central executive authorities	The Order of the Cabinet of Ministers regarding the approval of the Action Plan on deregulation is adopted. The main provisions of the Action Plan: reduction and digitization of market access regulations - 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	Q3 2024
Business Environment	Reform 1. Improved regulatory environment	8.2 Adoption of the Action Plan on deregulation	Ministry of Economy, Environment and Agriculture, State Regulatory Service, Other central executive authorities	Legislation on deregulation and simplification of business conditions has been adopted and is entering into force, which focuses on the following areas: - digitization of permit and licence procedures through the implementation of an experimental project on the introduction of the Unified State Electronic System of Permit Documents; - reduction in the number of business inspections through the introduction of voluntary insurance contracts and audits; - settlement of the issue of legal succession of permit documents and licences in case of change in the organisational and legal form of a business entity.	Q4 2025
Business Environment	Reform 2. Reboot of the Economic Security Bureau (ESBU)	8.3 Entry into force of the law on revising the legal basis of the Economic Security Bureau	Ministry of Justice, Ministry of Finance, Economic Security Bureau	Law on revising the legal basis of ESBU's activity has been adopted and is entering into force. The new law focuses on the following areas: - developing an open, transparent and competitive process for selection of management and staff, selection of the new head on merit-based procedure defined by law; - 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	Q2 2024
Business Environment	Reform 3. Access to finance and markets. Implementation of Stimulus and Financing Programs for Small and Medium Enterprises	8. bridge Entry into force of the legislation on the introduction of industrial parks support	Ministry of Economy, Other central executive authorities	Adoption and entry into force of the resolution of the Cabinet of Ministers on approving the procedure for using budget program funds for the introduction of industrial parks support as a tool for attracting investments in the de-occupied areas.	Q1 2024

Chapter of Ukraine Plan	Reforms and investments	Name of the step (quantitative and qualitative steps to implement reforms/investments)	Agency responsible for implementation	Outcome	Timeframe
	(SMEs).				
Business Environment	Reform 3. Access to finance and markets. Implementation of Stimulus and Financing Programs for Small and Medium Enterprises (SMEs).	8.4 Adoption of the SME Strategy and Action Plan for its implementation.	Ministry of Economy, Other central executive authorities	The resolution of the Cabinet of Ministers on approving the SME Strategy and Action Plan for its implementation is adopted and enters into force The strategy focuses on these main areas: Access to markets; Access to finance and other resources; Access to knowledge.	Q2 2025
Business Environment	Reform 3. Access to finance and markets. Implementation of Stimulus and Financing Programs for Small and Medium Enterprises (SMEs).	8.5 Ensuring settlement of issues for connection toutility networks.	Ministry for Development of Communities and Territories, National Commission for State Regulation of Energy and Public Utilities	The Law on Amendments to Legislative Acts on Simplification of the Accession of Immovable Property to External Engineering Networks and Improvement of Legal Regulation in the Field of Pipeline Transport is adopted by the Parliament and enters into force. The law focuses on these main areas: - open access to information about external engineering networks through public electronic registers if the security situation allows, which will be determined in the relevant provisions of the amendments to the law, as well as a unified procedure for connecting to external engineering networks; - inclusion of information about external engineering networks in public electronic registers of state ownership if the security situation allows, which will be determined in the relevant provisions of the amendments to the law; - inclusion of information on protection zones of external engineering networks in public electronic registers of state property.	Q1 2026
Business Environment	Reform 4. Improvedpublic procurement	8.6 Entry into force of the legislation on harmonising legislation in the field of public procurement with the EU acquis. Development and adoption of regulatory acts aimed at the alignment of legislation in the field of public procurement, including concessions and public-private partnerships, with the EU acquis	Ministry of Economy, Environment and Agriculture, Other central executive authorities	Entry into force of the Laws of Ukraine aligning legislation in the field of public procurement, with: Directive 2014/24/EU of the European Parliament and of the Council of 26 February 2014 on public procurement and repealing Directive 2004/18/EC; Directive 2014/25/EU of the European Parliament and of the Council of 26 February 2014 on procurement by entities operating in the water, energy, transport and postal services sectors and repealing Directive 2004/17/EC; Directive 2014/23/EU of the European Parliament and of the Council of 26 February 2014 on the award of concession contracts; Directive 2009/81/EC of the European Parliament and of the Council of 13 July 2009 on the coordination of procedures for the award of certain works contracts, supply contracts and service contracts by contracting authorities or entities in the fields of defence and security, and amending Directives 2004/17/EC and 2004/18/EC; Council Directive 89/665/EEC of 21 December 1989 on the coordination of the laws, regulations and administrative provisions relating to the application of review procedures to the award of public supply and public works contracts; Council Directive 92/13/EEC of 25 February 1992 coordinating the laws, regulations and administrative provisions relating to the application of Community rules on the procurement procedures of entities operating in the water, energy, transport and telecommunications sectors; Directive 2007/66/EC of the European Parliament and of the Council of 11 December 2007 amending Council Directives 89/665/EEC and 92/13/EEC with regard to improving the effectiveness of review procedures concerning the award of public contracts; Directive 2014/55/EU of the European Parliament and of the Council of 16 April 2014 on electronic invoicing in public procurement enter into force and focus on: - further alignment of national legislation with the classic and utilities public procurement directives, especially with respect to the material scope of the Public Procurement Law and exemptions thereof, delimitation of procurement regulation that is not directly related to military needs carried out by customers in the sphere of security and defence; - further alignment of national legislation on concessions and PPPs with the EU	Q3 2027

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				acquis; - application of the requirements for energy labelling and eco-design as mandatory minimum criteria during public procurement; - 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.	
Business Environment	Reform 5. Harmonisation of legislation and standards with the EU	8.7 Entry into force of the legislation on the resumption of market surveillance measures and control of non-food products, including product safety inspection	Ministry of Economy, Other central executive authorities	The Resolution of the Cabinet of Ministers on Amendments to the Resolution of 13 March 2022 № 303 'On the Termination of Measures of State Surveillance (Control) and State Market Surveillance under the Conditions of Martial Law' with regard to the exclusion of state market surveillance from its scope and to repeal CMU Resolution of 3 May 2022 № 550' On the Termination of the Carrying Out of State Control of Non-Food Products under the Conditions of Martial Law' is adopted and entry into force in order to resume market surveillance measures and control of non-food products, including product safety inspections	Q4 2024
Business Environment	Reform 5. Harmonisation of legislation and standards with the EU	8.8 Adoption of harmonised standards for three groups of industrial products	Ministry of Economy, Environment and Agriculture, State Enterprise "Ukrainian Scientific Research and Training Center for Standardization, Certification and Quality Problems" (by consent)	Harmonised standards for 3 groups of industrial products (machinery, electromagnetic compatibility of equipment, low-voltage electrical equipment) are adopted as national ones by translation method	Q3 2025
Business Environment	Reform 6. Addressing late payment	8.9 Entry into force of the legislation on combating late payments	Ministry of Economy, Environment and Agriculture	The amendments to the legislation in line with the principle of the Directive 2011/7/EU on combating late payment in commercial transactions (recast) are adopted and enter into force.	Q4 2027
Business Environment	Investment 1. Investments in financial support for micro- enterprises and SMEs	8.10 Investment of at least EUR 450 million for financial support to microenterprises, SMEs and small and medium processing enterprises	Ministry of Economy, Environment and Agriculture Ministry of Finance	Report of the Government (or State Treasury report) showing that in the State Budgets for 2024, 2025, 2026, 2027 the general Government budgeted at least EUR 450 million (in UAH equivalent) for financial support for microenterprises, SMEs, including SME farmers and especially small and medium processing enterprises, also in line with the new SME Strategy and Action Plan when adopted and where relevant, that can include both corporate lending and grants that will be allocated based on transparent criteria. The corporate lending will be channelled through financial intermediaries. The grants will be channelled through dedicated entities with appropriate resources and capacity and through financial intermediaries.	Q4 2027
Decentralisation and Regional Policy	Reform 1. Advance decentralisation reform	9.1 Entry into force of the legislation on reforming of territorial organisation of the executive authorities in Ukraine	Ministry for Development of Communities and Territories	The Law of Ukraine 'On Amendments to the Law of Ukraine 'On Local State Administrations' and Some Other Legislative Acts of Ukraine as Regards the Reforming of Territorial Organisation of the Executive Authorities in Ukraine' is adopted and enters into force within 12 months from the date of termination or abolition of martial law in Ukraine, subordinate legal acts for the implementation of the Law of Ukraine were adopted after it entered into force. The Law of Ukraine facilitating focus on 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 implementing the state policy at the regional and local levels	Q1 2025
Decentralisation and Regional Policy	Reform 1. Advance decentralisation reform	9.2 Endorsement and publication on the ministry's website of a study on the necessary measures to grant legal personality to territorial communities.	Ministry for Development of Communities and Territories Ministry of Justice	The results of the study on the possibility of granting territorial communities the status of a legal entity are published on the official web portal of the Ministry for Development of Communities and Territories.	Q2 2025
Decentralisation and Regional Policy	Reform 1. Advance decentralisation reform	9.3 Entry into force of the legislation to ensure a better distribution of powers between local governments and executive authorities	Ministry of Communities, Territories and Infrastructure Development, supported by Ministry of Education and Science, Ministry of Health, Ministry of Culture and Information Policy, Ministry of Social Policy, Family and Unity, Ministry of Youth	The amendments to the Law of Ukraine 'On Local Self-Government in Ukraine' and sector-specific laws enter into force with an application in 12 months after the end or cancellation of the martial law but not earlier than the start of the new budget period. These legislative amendments will lead to a better distribution of powers between local governments and executive authorities based on the principles of subsidiarity and decentralisation, will help to eliminate conflicts of competence between different tiers of central, regional, district and local authorities, and within bodies of local	Q1 2026

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			and Sports, Ministry of Finance, Other involved authorities	selfgovernment and proper quality of public services at the local level, and efficient use of budget funds.	
Decentralisation and Regional Policy	Reform 2. Increased involvement of citizens in local-level to decision-making processes at the local level	9.4 Entry into force of the legislation for public consultations on public policy	Ministry of Justice	The Law of Ukraine 'On Public Consultations' is adopted and enters into force within 12 months from the date of termination or abolition of martial law in Ukraine. The Law will launch legal mechanism for public consultations during the formation and implementation of public policy, addressing issues of local importance, what will establish precondition for coherent, effective and efficient policy- and decision-making	Q1 2025
Decentralisation and Regional Policy	Reform 3. Strengthen development and implementation of regional policy	9.5 Entry into force of the Resolution of the Cabinet of Ministers to amend the State Strategy for Regional Development for 2021-2027	Ministry of Communities, Territories and Infrastructure Development	The Resolution of the Cabinet of Ministers 'On Amendments to the State Strategy for Regional Development for 2021-2027', approved by the Resolution of the Cabinet of Ministers № 695 dated 5 August 2020' enters into force. The Resolution of the Cabinet of Ministers is aimed at: - 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	Q3 2024
Decentralisation and Regional Policy	Reform 3. Strengthen development and implementation of regional policy	9.6 Entry into force of the legislation for development of urban planning at the local level	Ministry of Communities, Territories and Infrastructure Development	The Cabinet of Ministers adopted resolutions approving the Procedure for maintaining the state-level urban planning cadastre, the Unified State Address Register, the Unified State Register of Buildings and Structures, the Unified State Register of Administrative Units, amending resolutions of the Cabinet of Ministers 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 cadastral of the state	Q4 2024
Decentralisation and Regional Policy	Investment 1. Investment to the recovery, reconstruction and modernisation needs of Ukraine's sub-national authorities, in particular local self-government	9.7 Provision of non-repayable financial support under Pillar I of the Ukraine Facility to cover the needs for the restoration, reconstruction and modernisation of Ukraine's sub-national authorities, including local self-government	Ministry for Development of Communities and Territories, Ministry of Finance	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	Q2 2026
Decentralisation and Regional Policy	Investment 1. Investment to the recovery, reconstruction and modernisation needs of Ukraine's sub-national authorities, in particular local self-government	9.8 Provision of non-repayable financial support under Pillar I of the Ukraine Facility to cover the needs for the restoration, reconstruction and modernisation of Ukraine's sub-national authorities, including local self-government.	Ministry for Development of Communities and Territories, Ministry of Finance	Report proving 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	Q4 2027
Energy Sector	Reform 1. Integrated National Energy and Climate Plan	10.1 Development and approval of the Integrated National Energy and Climate Plan	Ministry of Economy	Entry into force of the Order of the Cabinet of Ministers on approving the Integrated National Energy and Climate Plan to establish national climate neutrality objectives and ensure appropriate planning after duly taking into account the recommendations from the Energy Community. The plan will define 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	Q2 2024
Energy Sector	Reform 2. Improved regulatory framework for increasing renewable energy and ensuring stable operation of the energy system	10.2 Introduction of a market-based framework for renewable energy	Ministry of Energy	Adopted and entry into force of market-based legislative and regulatory framework for RES investments in line with EU rules namely necessary procedures and documents for competitive auctions. The following legislative act will be introduced/amended: - The Resolution of the Cabinet of Ministers 'On Amendments to the Resolution of the Cabinet of Ministers dated 29 December 2019 № 1175 on Improving the Procedure for Holding Auctions for the Distribution of Support Quotas' adopted and enters into force	Q4 2024

Chapter of Ukraine Plan	Reforms and investments	Name of the step (quantitative and qualitative steps to implement reforms/investments)	Agency responsible for implementation	Outcome	Timeframe
Energy Sector	Reform 2. Improved regulatory framework for increasing renewable energy and ensuring stable operation of the energy system	10.3 Entry into force of the legislation to improve permitting procedures for renewable energy investments	Ministry of Energy	Adopted and entry into force of the legislation on shortening the permitting procedures for renewable investments in line with the EU rules transposed in the Energy Community as Ministerial Council Recommendation 2024/1/MC-EnC of 11 December 2024 on accelerating the deployment of renewable energy projects and implementing the energy efficiency first principle ("Recommendation 2024/1/MC-EnC").	Q4 2025
Energy Sector	Reform 2. Improved regulatory framework for increasing renewable energy and ensuring stable operation of the energy system	10.4 Introduction of the Roadmap of the process of separation of the Renewable Energy Surcharge from the Transmission Tariff	National Energy and Utilities Regulatory Commission	Development and approval of the Roadmap of the process of separation of the Renewable Energy Surcharge from the Transmission Tariff with identifying legislative needed acts and terms of implementation	Q2 2025
Energy Sector	Reform 3. Electricity market reform	10.5 Adoption of the electricity integration package	Ministry of Energy	Entry into force of the Law on the transposition of the electricity integration package, aligning Ukrainian national legislation with the electricity integration package, as incorporated in the Energy Community acquis in December 2022. The Electricity Integration Package will approximate 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.	Q3 2025
Energy Sector	Reform 3. Electricity market reform	10.6 Adoption of the legislation on changing the conditions of taxation of participants in the electricity market	Ministry of Energy Ministry of Finance	Adopted and entry into force of the legislation changing the regime of indirect taxation of participants in the electricity market, in order to facilitate the market coupling of day-ahead and intraday markets with day-ahead 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 Energy Community dated 15 December 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.	Q2 2026
Energy Sector	Reform 3. Electricity market reform	10.7 Appointment of a Nominated Electricity Market Operator	National Energy and Utilities Regulatory Commission	A nominated electricity market operator designated by National Energy and Utilities Regulatory Commission (NEURC) is appointed	Q4 2025
Energy Sector	Reform 3. Electricity market reform	10.8 Implementation of REMIT law	National Energy and Utilities Regulatory Commission	Adopted and entry into force of the secondary legislation on REMIT law. The NEURC approves the following procedures and requirements:	Q3 2024

Chapter of Ukraine Plan	Reforms and investments	Name of the step (quantitative and qualitative steps to implement reforms/investments)	Agency responsible for implementation	Outcome	Timeframe
				<ul style="list-style-type: none"> - The procedure for acquiring, suspending and terminating the status of a 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 	
Energy Sector	Reform 4. Liberalisation of electricity and natural gas prices	10.9 Adoption of a Roadmap for gradual liberalisation of gas and electricity market, to be implemented after the expiration of the martial law	Ministry of Energy	<p>The Cabinet of Ministers adopted a Roadmap for gradual liberalisation of gas and electricity market with steps to take and the associated timeline, to be implemented after the expiration of the martial law. The Roadmap will be based on the technical analysis to understand the financial condition of the sector.</p> <p>The Roadmap will be focused on:</p> <ul style="list-style-type: none"> - 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 digital solution 	Q2 2026
Energy Sector	Reform 5. Ensuring the independence of National Energy and Utilities Regulatory Commission	10.10 Ensuring the independence of the National Energy and Utilities Regulatory Commission	National Energy and Utilities Regulatory Commission	<p>Adopted and entry into force of the amendments to 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. The changes focus on the following aspects:</p> <ul style="list-style-type: none"> - Ensuring the independence of the Regulator as provided for by Directive 2009/72/EC of the European Parliament and of the Council of 13 July 2009 on common rules for the internal market in electricity and Directive 2009/73/EC of the European Parliament and of the Council of 13 July 2009 on common rules for the internal market in natural gas; - 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 	Q4 2024
Energy Sector	Reform 5. Ensuring the independence of National Energy and Utilities Regulatory Commission	10.11 Defining the special status of the National Energy and Utilities Regulatory Commission	Ministry of Energy	<p>Adopted and entry into force of the amendments to the Law of Ukraine 'On the National Energy and Utilities Regulatory Commission' and other acts, which will provide for:</p> <ul style="list-style-type: none"> - the specification of special status for ensuring the independence of the Regulator in line with the principles of 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. 	Q4 2025
Energy Sector	Reform 6. Improved efficiency in the district heating	10.12 Cancellation of the moratorium on raising heat and hot water tariffs	Ministry for Development of Communities and Territories	<p>Cancellation of the moratorium introduced by Law № 2479-IX 'On the peculiarities of regulating relations in the natural gas market and in the field of heat supply during martial law and the subsequent restoration of their functioning' followed by an increase of heat and hot water tariffs in order to reach cost reflectiveness of heat and hot water tariffs.</p>	Q4 2026
Energy Sector	Reform 6. Improved efficiency in the district	10.13 Adoption of the State targeted economic program for the energy modernization of heat	Ministry for Development of Communities and Territories	<p>The adoption of the State targeted economic program for the energy modernization of heat generating enterprises for the period up to 2030 by the Cabinet of Ministers,</p>	Q4 2025

Chapter of Ukraine Plan	Reforms and investments	Name of the step (quantitative and qualitative steps to implement reforms/investments)	Agency responsible for implementation	Outcome	Timeframe
	heating	generating enterprises for the period up to 2030		with the focus on the following: - Identifying measures to improve resilience, quality and availability of 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	
Energy Sector	Reform 6. Improved efficiency in the district heating	10.14 Support development of the efficient and more sustainable district heating	Ministry for Development of Communities and Territories	Entry into force of the Law of Ukraine 'On amendments to some Laws of Ukraine to support development of the efficient and more sustainable district heating'. The law is focused on: - 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	Q4 2025
Energy Sector	Reform 7. Improved energy efficiency in public buildings and improvement of public procurement procedures taking into account energy efficiency requirements	10.15 Adoption of the Strategy for Thermal Modernization of Buildings until 2050 and the Action plan	Ministry for Communities, Territories and Infrastructure Development	The Cabinet of Ministers of Ukraine adopted an act 'On Approval of the Strategy for Thermal Modernization of Buildings until 2050' and Action plan for the Strategy, aimed at introducing market-based financial instruments and incentives, containing a roadmap with policy measures, including those aimed to support the introduction of nearly-zero energy building	Q2 2024
Energy Sector	Reform 7. Improved energy efficiency in public buildings and improvement of public procurement procedures taking into account energy efficiency requirements	10.16 Setting minimum energy efficiency performance levels for buildings and products covered by the EU ecodesign legislation	Ministry for Development of Communities and Territories	The Cabinet of Ministers adopted acts on setting minimum energy efficiency performance levels for buildings and also for products covered by the EU ecodesign legislation, Ministry for Development of Communities and Territories adopted acts on setting classes of energy efficiency performance levels for products covered by the EU energy labelling legislation	Q3 2026
Energy Sector	Investment 1. Investments in energy infrastructure	10.17 Investments to enhance Ukraine's energy infrastructure	Ministry for Development of Communities and Territories, Ministry of Energy, Ministry of Finance	Report of the Government (or Treasury report) showing that in the State Budgets for 2026 and 2027 the general Government budgeted at least EUR 550 million (in UAH equivalent) for strengthening the energy infrastructure of Ukraine, including at the regional level (as part of the step in the Decentralization section on allocating 20% to the sub-national level), among others for the following: - Improving energy efficiency in district heating, in line with the State targeted economic program for the energy modernization 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 Modernization 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 construction of highly flexible capacities	Q4 2027
Transport	Reform 1. Comprehensive planning of transport sector	11.1 Adoption of the revised National Transport Strategy of Ukraine until 2030	Ministry of Communities, Territories and Infrastructure Development	The Cabinet of Ministers adopted an order of Ukraine on updating the National Transport Strategy of Ukraine for the period up to 2030. The Strategy focuses on achieving the following main strategic goals: - 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,	Q4 2024

Chapter of Ukraine Plan	Reforms and investments	Name of the step (quantitative and qualitative steps to implement reforms/investments)	Agency responsible for implementation	Outcome	Timeframe
				digitisation of transport system management, etc.); high-quality passenger transportation and unimpeded mobility; safe for people and the environment, sustainable, energy-efficient transport	
Transport	Reform 2. Development of Ukraine's export logistics potential	11.2 Adoption of the Strategy for developing and expanding the border infrastructure with the EU Member States and the Republic of Moldova until 2030	Ministry of Communities, Territories and Infrastructure Development	The Strategy for Developing and Expanding the Border Infrastructure with EU Member States and the Republic of Moldova until 2030 has been adopted. The Strategy focuses on the following focal areas: - reconstruction of border crossing points on the border with Poland, Slovakia, Hungary, and Romania; creation of a network of service areas; simplification of border crossing procedures (digitalisation and introduction of joint control) in line with EU standards	Q4 2024
Transport	Reform 3. Liberalisation in the railway transport sector	11.3 Entry into force of the Law of Ukraine 'On Traffic Safety and Interoperability of Railway Transport of Ukraine' with application within three years from its adoption	Ministry for Development of Communities and Territories	Entry into force of the Law of Ukraine 'On Traffic Safety and Interoperability of Railway Transport of Ukraine' with application within three years from its adoption. The law ensures technical integration of railway transport in line with the principles of Directives 2016/798, 2016/797, and Regulation 2016/796 and focuses on: - establishing a national rail safety authority and vesting it with the powers and functions assigned to it by EU legislation; - introducing a legal framework for the safety certification of railway undertakings and the safety authorisation of infrastructure managers; - establishing a national investigating body and introducing the technical investigation of railway accidents; - establishing the legal framework for vehicle and infrastructure authorization based on technical specifications for interoperability; - establishing a legal framework for train driver certification, based on the EU model.	Q4 2025
Transport	Reform 3. Liberalisation in the railway transport sector	11.8 Entry into force of the Law of Ukraine 'On Traffic Safety and Interoperability of Railway Transport of Ukraine' with application within three years from its adoption	Ministry for Development of Communities and Territories	Entry into force of the Law of Ukraine 'On the Railway Transport Market' with a sequential application of its provisions. The law will implement key elements of EU legislation on the single European railway area and on the provision of public passenger transport services by rail (PSO) in line with the principles of Directive 2012/34/EC as amended and Regulation (EC)1370/07 read in conjunction with its 2023 Interpretative Guidelines. The Law will apply: within three years from its entry into force in the part concerning: - ensuring the functional separation of the infrastructure manager and railway undertakings, including the independence of the infrastructure manager as regards essential functions and the rules on financial relations/transactions; - setting up an independent Regulatory Body and defining its functions and powers; - licensing of railway undertakings by an independent Licencing Authority; within five years from its entry into force, which include a transition period of at least 2 years in the part concerning: - creating a comprehensive legislative framework for the functioning of a competitive passenger and freight market, including ensuring equitable, non-discriminatory and transparent access to railway infrastructure for railway undertakings; - introducing non-discriminatory charging for use of infrastructure and service facilities; - establishing of competent authorities for the award of public service contracts - defining the content of public service contracts in the railway sector; - establishing mechanisms to control contract performance and rule out overcompensation for the provision of public services.	Q4 2026
Transport	Reform 3. Liberalisation in the railway transport sector	11.4 Adoption of the by-laws for the implementation of the legislation on railway transport of Ukraine	Ministry for Development of Communities and Territories	The main legislative acts (by-laws) for the implementation of the Law of Ukraine 'On Railway Transport of Ukraine' have been developed and adopted for the introduction of mechanisms for the functioning of the rail transportation market, in particular, related to: equal access to the rail infrastructure, licensing of railway operators, safety management systems, the procedure for the organisation of socially important passenger transportation (PSO)	Q4 2027

Chapter of Ukraine Plan	Reforms and investments	Name of the step (quantitative and qualitative steps to implement reforms/investments)	Agency responsible for implementation	Outcome	Timeframe
Transport	Reform 4. Improved shipping and ports services	11.5 Entry into force of the legislation on merchant shipping and shipping on inland waterways	Ministry for Development of Communities and Territories, State Service for Maritime, Inland Waterway Transport and Shipping	The Law of Ukraine 'On Amendments to Certain Legislative Acts of Ukraine Concerning Merchant Shipping and Shipping on Inland Waterways' enters into force. The Law of Ukraine will focus on the following key areas: - 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 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 clear list of powers of state bodies, elimination of administrative barriers.	Q4 2026
Transport	Reform 4. Improved shipping and ports services	11.6 Ensuring compliance with the principles of EU Regulation 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	Ministry for Development of Communities and Territories State Service for Maritime, Inland Waterway Transport and Shipping	Review and amend the existing national legislation (subordinate legal acts) in line with the principles of EU Regulation 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.	Q1 2027
Transport	Investment 1. Investments in transport infrastructure	11.7 Investments of at least EUR 350 million in transport infrastructure	Ministry for Development of Communities and Territories, Ministry of Finance	Report of the Government (or 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 reconstruction, restoration, modernisation and upgrade of damaged and destroyed transport infrastructure facilities, in line with the National Transport Strategy of Ukraine until 2030, including some of funds to be directed to the regional level (as part of the step in the Decentralisation section on allocating 20% to the sub-national level), 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).	Q4 2027
Agri-food Sector	Reform 1. Aligning the institutional framework on agriculture and rural development to the EU policy	12.1 Adoption of the Strategy for Agriculture and Rural Development until 2030	The Ministry of Agrarian Policy and Food	Adoption of the Strategy for Agriculture and Rural Development until 2030'. The strategy focuses on these main areas: - adapting Ukrainian Agriculture and Rural Development policies to the EU pre-accession context and areas of special Ukrainian concern, such as land reform, irrigation, war recovery and development support; - institutional strengthening and capacity building to develop necessary systems; - acceleration of the process to approximate legal acts and capacities for agri-food agriculture and 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	Q4 2024
Agri-food Sector	Reform 1. Aligning the institutional framework on agriculture and rural development to the EU	12.2 Establishment of the Farm Sustainability DataNetwork (FSDN) system	The Ministry of Economy, Environment and Agriculture	The Farm Sustainability Data Network (FSDN) system with data from selected pilot regions, to be created under the Ministry of Economy, Environment and Agriculture is established and is operational in line with the principles of the EU acquis in this area. The system allows tracking the situation in the agricultural sector and making	Q1 2027

Chapter of Ukraine Plan	Reforms and investments	Name of the step (quantitative and qualitative steps to implement reforms/investments)	Agency responsible for implementation	Outcome	Timeframe
	policy			informed decisions regarding the allocation of state support to agricultural producers.	
Agri-food Sector	Reform 2. Ensuring functional land market	12. bridge Implementation of automatic data transfer between the State Land Cadastre and the State Register of Property Rights on Real Estate	The Ministry of Agrarian Policy and Food	The protocols of information interaction between the State Land Cadastre and the State Register of Property Rights on Real Estate are enabling the automatic data transfer about the price (value) of a real estate and property rights to it to the State Land Cadastre	Q1 2024
Agri-food Sector	Reform 2. Ensuring functional land market	12.3 An automated system for public monitoring of land relations is in place	The Ministry of Agrarian Policy and Food	An automated system for public monitoring of land relations has been put into operation, functioning within the framework of maintaining the State Land Cadastre. A geoinformation system for mass land assessment has been put into operation as part of the software of the State Land Cadastre	Q1 2025
Agri-food Sector	Reform 3. Improving the institutional and administrative set up for managing investment programmes	12.4 Entry into force of the legislation on the public support of agriculture of Ukraine	The Ministry of Economy, Environment and Agriculture	Entry into force of the Law of Ukraine "On Amendments to Certain Laws of Ukraine Regarding the Organizational Principles for Providing Support in the Agricultural Sector". The Law focuses on these main areas: - design future public support measures, in line with the principles of the EU acquis in this area. The selection of future public support measures will include an analysis of SWOT; - 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.	Q3 2025
Agri-food Sector	Reform 4. Improvement of the official public Electronic farm register	12.5 Entry into force of the legislation on the State Agrarian Register	The Ministry of Agrarian Policy and Food	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 etc. - SAR coverage is expanded to register and include information on stakeholders throughout the entire agricultural value chain such as agricultural producers, food processors, water users, and others. - SAR functionality is expanded, serving as a pre-condition for financial assistance and enabling targeted channelling of technical assistance, other administrative services, and the introduction of analytical information etc. - Registration in SAR is a precondition for receiving any type of public support in the agri-food sector; Mandatory publication of the register of beneficiaries of any state support programmes in the sector implemented through SAR	Q4 2024
Agri-food Sector	Reform 4. Improvement of the official public Electronic farm register	12.6 Publication of report on the implementation of the state support through the State Agrarian Register	The Ministry of Economy, Environment and Agriculture	Submission of the report on the implementation of state support through the information and communication system "State Agrarian Register" (hereinafter – SAR), stating that at least 80% of state support in the agricultural sector, provided by central executive authorities by the end of 2025, was implemented through SAR.	Q1 2026
Agri-food Sector	Reform 5. long-term development of the irrigation system to increase climate resilience of the sector	12.7 Adoption of the long-term plan on the irrigation system	The Ministry of Agrarian Policy and Food	Adoption of the 'long-term plan for the development of the irrigation system'. The plan focuses on these main areas: Priorities in the irrigation sector based on an analysis of full economic benefits - Alignment with the water sector strategy and the water basin-based water management principles; - Indication of needed public and other investments and the need for further privatisation; - Governance/management dimension of the sector;	Q1 2025

Chapter of Ukraine Plan	Reforms and investments	Name of the step (quantitative and qualitative steps to implement reforms/investments)	Agency responsible for implementation	Outcome	Timeframe
				Environmental assessment to be carried out for any rehabilitation or construction project in line with EU recommendation on environmental impact assessment, environmental strategic assessment and Ukraine legislation in this area.	
Agri-food Sector	Reform 6. Demining of land and water areas	12.8 Entry into force of the strategic document on Mine Action for the period up to 2033.	Ministry of Economy Other involved authorities	Adoption of the legislative document on the approval of the strategic document on Mine Action for the period up to 2033 (the Act of the Cabinet of Ministers or the President). A legislative document will contain the following main components: 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	Q2 2024
Agri-food Sector	Investment 1. Investments in demining	12.9 Investments of at least EUR 100 million (in UAH equivalent) in demining of agriculture land	The Ministry of Economy, Environment and Agriculture, Ministry of Finance	Interim report of the Government (or State Treasury report) showing that in the State Budgets for 2024 and 2025 the general Government budgeted at least EUR 30 million (in UAH equivalent) for the funds paid to owners/users of agricultural land for the costs of demining.	Q2 2026
Agri-food Sector	Investment 1. Investments in demining	12.10 Investments of at least EUR 100 million (in UAH equivalent) in demining of agriculture land	The Ministry of Economy, Environment and Agriculture, Ministry of Finance	Report of the Government (or State Treasury report) showing that in the State Budgets for 2024, 2025, 2026, 2027 the general Government budgeted at least EUR 100 million (in UAH equivalent) for the funds paid to owners/users of agricultural land for the costs of demining.	Q4 2027
Management of Critical Raw Materials	Reform 1. Strengthening strategic planning and ensuring optimum framework for strategic investors	13.1 Adoption of the Law on amendments to the adaptation of the State Programme for the development of the Mineral Resource Base of Ukraine for the period up to 2030	Ministry of Environmental Protection and Natural Resources, Ministry of Finance, Ukrainian Geological Survey	The Law of Ukraine on Amendments to the State Programme for the Development of the Mineral Resource Base of Ukraine for the Period up to 2030 is adopted and enters into force. The law focuses on these main areas: Introduction of State Compensatory Fund for geological area; Prioritising the goals of extraction area in line with the EU Strategies; Define the terms of strategic and critical raw materials, the need for regular methodological risk assessment of the level of security of their supply, the definition of a group of partner countries	Q4 2024
Management of Critical Raw Materials	Reform 1. Strengthening strategic planning and ensuring optimum framework for strategic investors	13.2 Publishing of a report on the verification of Critical Raw Material reserves of Ukraine	Ukrainian Geological Survey	Publication of a report on the verification of Critical Raw Material reserves of Ukraine using international classification system conducted and results made available to investors	Q3 2025
Management of Critical Raw Materials	Reform 2. Improving administrative procedures	13.3 Publishing of a pipeline of investment projects for extraction of critical raw materials. Preparation and promotion of the list of mining investment opportunities in Ukraine through online auction bidding and Production Sharing Agreements tenders for solid minerals	Ukrainian Geological Survey	Pipeline of investment projects for extraction of critical raw materials is published	Q2 2025
Management of Critical Raw Materials	Reform 2. Improving administrative procedures	13.4 Launching of PSA international tenders ensuring their transparency	Ministry of Economy Ministry of Energy Ukrainian Geological Survey	PSA international tenders have been launched, using the model agreement terms as agreed by the Government and made public. Transparency of PSA tenders and Agreements ensured through the open access to its terms	Q2 2025
Management of Critical Raw Materials	Reform 2. Improving administrative procedures	13.5 An upgraded e-cabinet of subsoil users, digitalization of secondary (state-owned) geodata; interactive data on extraction entities and subsoil plots, e-licence (extraction from the National Register)	Ukrainian Geological Survey	An upgraded e-cabinet of subsoil users with additional functionalities of access to state 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	Q1 2025
Management of Critical Raw	Reform 3. Use of Modern Extraction Technologies	13.6 Publishing of a study on the legislation on ESG reporting	Ministry of Economy, Environment and Agriculture, Ukrainian	Endorsement and publication of a study assessing the current legislation introducing on Environmental, Social and Governance reporting (ESG) for themining and	Q4 2025

Chapter of Ukraine Plan	Reforms and investments	Name of the step (quantitative and qualitative steps to implement reforms/investments)	Agency responsible for implementation	Outcome	Timeframe
Materials	and Integration of Ukraine into Modern Processing Value Chains		Geological Survey	extractive sector, proposing recommendation on what legislative gaps need to be covered	
Digital Transformation	Reform 1. Secure and efficient digital infrastructure	14.1 Implementation of a revised Plan for allocation and use of the radio spectrum in Ukraine	Ministry of Digital Transformation National Commission for the State Regulation of Communications and Informatization (by consent) National Council on Television and Radio Broadcasting (by consent)	The Resolution of the Cabinet of Ministers on amending the Resolution of the Cabinet of Ministers 'On Approving the Plan for Allocation and Use of the Radio Spectrum in Ukraine' enters into force. The Resolution defines the radio technologies that are allowed for 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 acquis.	Q1 2025
Digital Transformation	Reform 1. Secure and efficient digital infrastructure	14.2 Entry into force of the legislation on strengthening the cyber security capabilities of state information resources and critical information infrastructure	The State Service of Special Communications and Information Protection Ministry of Digital Transformation, National Commission for the State Regulation of Communications and Informatization (by consent)	Entry into force the respective legislative acts to align with the NIS and NIS2 framework. The acts focuses on these main areas: - regulate the mandatory implementation of measures aimed at creating an appropriate legal framework for the implementation of measures to prevent, detect and suppress acts of aggression 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	Q1 2025
Digital Transformation	Reform 2. Digitalisation of public services	14.3 Adoption of the Action Plan for digitalization of public services till 2026	Ministry of Digital Transformation	The Order of the Cabinet of Ministers on approving the action plan for digitalisation of public services till 2026 approved and entered into force. The Action Plan focuses on these main areas: recovery; education; health care; services for veterans; military serviceman; customs; e-social sphere	Q1 2025
Digital Transformation	Reform 2. Digitalisation of public services	14.4 Entry into force of the legal act on the functioning of the Integrated Electronic Identification System, in line with the principles of Regulation (EU) 2024/1183	Ministry of Digital Transformation	Entry into force of a legal act on the functioning of the Integrated Electronic Identification System in Ukraine as a key component of the national electronic identity infrastructure, in line with the principles of Regulation (EU) 2024/1183. The legal act focuses on: - establishment of a modern electronic identification system 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 within the system.	Q2 2026
Green Transition and Environmental Protection	Reform 1. Prevention, reduction and control of industrial pollution	15.1 Entry into force of the legislation on prevention, reduction, and control of industrial pollution	Ministry of Environmental Protection and Natural Resources	The Law of Ukraine on Ensuring the Constitutional Rights of citizens to a safe environment for life and health is adopted and enters into force partly, with bylaws adopted within 12 months and some provisions on applying of the findings of the best available technologies and management 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 on industrial	Q3 2024

Chapter of Ukraine Plan	Reforms and investments	Name of the step (quantitative and qualitative steps to implement reforms/investments)	Agency responsible for implementation	Outcome	Timeframe
				emissions	
Green Transition and Environmental Protection	Reform 2. Climate policy	15.2 Entry into force of the legislation on the State Climate Policy	Ministry of Environmental Protection and Natural Resources	The Law of Ukraine 'On the Basic Principles of State Climate Policy' enters into force. The law focuses on the following 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	Q1 2025
Green Transition and Environmental Protection	Reform 2. Climate policy	15.3 Adoption of the Regulation on the Scientific and Expert Council on Climate Change and Preservation of the Ozone Layer	Ministry of Economy, Environment and Agriculture	The Resolution of the Cabinet of Ministers 'On Approval of the Regulation on the Scientific and Expert Council on Climate Change and Preservation of the Ozone Layer' is adopted. The Regulation focuses on the following main areas: - 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	Q4 2025
Green Transition and Environmental Protection	Reform 2. Climate policy	15.4 Adoption of the 2- nd Nationally Determined Contribution of Ukraine to the Paris Agreement	Ministry of Economy, Environment and Agriculture	The Order of the Cabinet of Ministers 'On Approval of the 2nd Nationally Determined Contribution of Ukraine to the Paris Agreement' is adopted. The NDC focuses on the following 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 Nationally Determined Contribution of Ukraine to the Paris Agreement will be more ambitious than the current Updated Nationally Determined Contribution of Ukraine to the Paris Agreement.	Q3 2025

Chapter of Ukraine Plan	Reforms and investments	Name of the step (quantitative and qualitative steps to implement reforms/investments)	Agency responsible for implementation	Outcome	Timeframe
Green Transition and Environmental Protection	Reform 3. Market mechanisms of carbon pricing	15.5 Adoption of the Action Plan for the Establishment of a National Greenhouse Gas Emissions Trading System	Ministry of Environmental Protection and Natural Resources	Adoption of the Order of the Cabinet of Ministers '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	Q1 2025
Green Transition and Environmental Protection	Reform 3. Market mechanisms of carbon pricing	15.6 Resumption of the compulsory MRV system	Ministry of Environmental Protection and Natural Resources	The resumption of a mandatory 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	Q2 2025
Green Transition and Environmental Protection	Reform 4. Restoration and conservation of natural resources	15.7 Entry into force of the legislation on reducing deforestation and forest degradation	Ministry of Economy, Environment and Agriculture State Forest Resources Agency	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, namely enters into force. The Law will focus on the following: - 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	Q2 2026
Green Transition and Environmental Protection	Reform 5. Increased circular economy	15.8 Adoption of the strategy for implementing the principles of the circular economy and the Action Plan	Ministry of Economy, Environment and Agriculture	The Order of the Cabinet of Ministers on approval of the strategy for implementing the principles of the circular economy and an action plan for its implementation is adopted. The strategy will identify potential opportunities and impacts of the 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	Q1 2026
Green Transition and Environmental Protection	Reform 5. Increased circular economy	15.9 Adoption of the National Waste Management Plan until 2033	Ministry of Economy, Environment and Agriculture	The Order of the Cabinet of Ministers 'On Approval of the National Waste Management Plan until 2033' is adopted. The National Waste 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	Q3 2025
Green Transition and Environmental Protection	Reform 6. Environmental Assessment (EIA) and Strategic Environmental Assessment (SEA)	15.10 Development of a concept note defining the scope of deviations from the EIA and SEA rules	Ministry of Environmental Protection and Natural Resources	A concept note following public consultations with stakeholders defining the scope of derogations from the EIA and SEA rules has been prepared and published on the official website of the Ministry of Environmental Protection and Natural Resources. The concept note will include the following information: - 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	Q3 2024