

MEASURES
of the implementation of the State Anti-corruption Program for 2023-2025

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
1. INCREASING THE EFFECTIVENESS OF THE ANTICORRUPTION SYSTEM							
1.1. Shaping and implementing the state anticorruption policy							
Problem 1.1.1. The state anticorruption policy is not always based on complete, objective, and reliable data; The efforts of different government agencies, local self-government bodies, and the public are not sufficiently coordinated.							
Expected strategic result 1.1.1.1. Studies aimed at ascertaining the overall indicators and causes of corruption in Ukraine, as well as measurements of experiences and perception of corruption by the population are undertaken regularly.							
1.1.1.1.1. Organizing an annual (in the second half of each year) standardized survey on corruption in Ukraine according to the methodology approved by the National Agency on Corruption Prevention (hereinafter “the National Agency”)	March 2023	December 2025	National Agency on Corruption Prevention	state budget and/or international technical assistance funds	5100	Findings of the annual standardized survey on corruption in Ukraine have been made public.	National Agency on Corruption Prevention official website of the National Agency on Corruption Prevention
1.1.1.1.2. Organizing an expert survey on the assessment of the level of corruption in Ukraine according to the methodology approved by the National Agency, in 2023 and 2025	March 2023	December 2025	National Agency on Corruption Prevention	state budget and/or international technical assistance funds	1035,6	Findings of the expert survey on the assessment of the level of corruption in Ukraine have been published.	National Agency on Corruption Prevention official website of the National Agency on Corruption Prevention
1.1.1.1.3. Updating the Methodology of the Standardized Survey on Corruption in Ukraine, approved by an order of the National Agency, taking into account changes in the socio-political situation and the results of recent studies on corrupt practices in the areas covered by the standardized survey	January 2024	May 2024	National Agency on Corruption Prevention		within the established budget allocations for the relevant year	The Methodology of the Standardized Survey on Corruption in Ukraine has been updated.	National Agency on Corruption Prevention official website of the National Agency on Corruption Prevention
Expected strategic result 1.1.1.2. A single unified system for gathering, consolidating, and visualizing statistical data prescribed by Part 2 of Article 183 of the Law of Ukraine On Prevention of Corruption (hereinafter “the Law”) on the performance of the National Agency, the National Anticorruption Bureau of Ukraine, the State Bureau of Investigations, ARMA, the National Police of Ukraine, the prosecutorial authorities, courts and other government agencies has been implemented.							
1.1.1.2.1. Defining the procedure by which the National Anticorruption Bureau, the State Bureau of Investigations, the Asset Recovery and Management Agency, the National Police, prosecutorial authorities, courts, and other government agencies shall furnish	March 2023	May 2023	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The procedure for furnishing information prescribed by Article 18 ³ of the Law has been defined.	National Agency on Corruption Prevention official website of the National

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
information prescribed by Article 18 ³ of the Law to the National Agency							Agency on Corruption Prevention
1.1.1.2.2. Annual submission (by February 15) by specially authorized anticorruption entities and actors implementing the 2023-2025 State Anticorruption Program (hereinafter “the Program”) of statistical data on the results of their work to the National Agency, with mandatory inclusion of data specified in Part 2 of Article 18 ³ of the Law	February 2024	February 2025	National Anti-Corruption Bureau of Ukraine State Bureau of Investigation (by consent) Asset Recovery and Management Agency National Police of Ukraine Prosecutor General’s Office of Ukraine (by consent) High Anti-Corruption Court of Ukraine (by consent) Supreme Court (by consent) executors of the Program	state budget	within the established budget allocations for the relevant year	1) The scope of statistical data conforms to the requirements of Article 18 ³ of the Law. 2) Statistics are submitted in accordance with the Procedure defined by the National Agency, particularly in keeping with submission deadlines.	National Agency on Corruption Prevention National Anti-Corruption Bureau of Ukraine State Bureau of Investigation Asset Recovery and Management Agency National Police of Ukraine Prosecutor General’s Office of Ukraine High Anti-Corruption Court of Ukraine Supreme Court executors of the Program
1.1.1.2.3. Gathering, consolidating, and visualizing (by April 15) statistical data submitted by specially authorized anticorruption entities and other government agencies pursuant to Article 18 ³ of the Law, on the official website of the National Agency (following the creation of the information system for monitoring the implementation of the state anticorruption policy (hereinafter “the information monitoring system”) — within a dedicated segment of this system)	March 2023	April 2025	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	Statistical data are published annually (by April 15) on the official website of the National Agency.	National Agency on Corruption Prevention official website of the National Agency on Corruption Prevention information system of monitoring
Expected strategic result 1.1.1.3. While shaping and implementing the state policy, the National Agency, the Cabinet of Ministers of Ukraine, the Parliament of Ukraine, and other government agencies use official statistical data, the results of assessment of corruption risks, and summaries of the most widespread corrupt practices, and also consider the results of opinion polls and other studies.							
1.1.1.3.1. Creating a dedicated page on the official website of the National Agency to reflect key statistics on the progress made in combating corruption or corruption-related crimes	March 2023	February 2024	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	Key statistics on the progress made in combating corruption or corruption-related crimes are reflected on a dedicated	National Agency on Corruption Prevention official website of the National Agency on

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
1.1.1.3.2. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing amendments to the Law, under which the National Agency would be tasked with launching and maintaining on an ongoing basis the Unified Nationwide Register “Status of the Fight Against Corruption-Related Administrative Offenses” as part of the information monitoring system	January 2024	September 2024	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	page of the official website of the National Agency. The draft law has been submitted to the Parliament of Ukraine.	Corruption Prevention National Agency on Corruption Prevention official website of the Verkhovna Rada of Ukraine
1.1.1.3.3. Drafting and approving the Procedure by which the National Agency shall maintain the Unified Nationwide Register “Status of the Fight Against Corruption-Related Administrative Offenses”, as well as the forms to be used by agencies of the National Police, prosecutorial authorities, and the State Judicial Administration (SJA) to submit the relevant information	January 2025	March 2025	National Agency on Corruption Prevention National Police of Ukraine Prosecutor General’s Office of Ukraine (by consent) State Judicial Administration of Ukraine (by consent)	state budget	within the established budget allocations for the relevant year	The Procedure has been approved.	National Agency on Corruption Prevention official website of the National Agency on Corruption Prevention
1.1.1.3.4. Granting unrestricted round-the-clock access to the Unified Nationwide Register “Status of the Fight Against Corruption-Related Administrative Offenses” through the information monitoring system	January 2025	December 2025	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	Unrestricted round-the-clock access to the Unified Nationwide Register “Status of the Fight Against Corruption-Related Administrative Offenses” has been granted.	National Agency on Corruption Prevention information system of monitoring
1.1.1.3.5. Creating a dedicated page—“Library of Major Opinion Polls”—on the official website of the National Agency, to publish opinion polls conducted in Ukraine over the past decade, which shed light on specific issues of perception, prevalence, and causes of corruption, as well as the effectiveness of efforts to prevent and combat corruption	March 2023	February 2024	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The dedicated page—“Library of Major Opinion Polls”—has been created on the official website of the National Agency.	National Agency on Corruption Prevention official website of the National Agency on Corruption Prevention
1.1.1.3.6. Creating a dedicated page—“Library of Fundamental Analytical Studies”—on the official website of the National Agency, to publish the most comprehensive and fundamental studies (monographs, theses, textbooks, collected works, etc.) of recent years dealing with the issues of preventing and combating corruption	March 2023	February 2024	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The dedicated page—“Library of Fundamental Analytical Studies”—has been created on the official website of the National Agency.	National Agency on Corruption Prevention official website of the National Agency on Corruption Prevention

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
1.1.1.3.7. Creating a dedicated page—“Academic Periodicals”—on the official website of the National Agency, to publish academic articles of recent years devoted to the issues of preventing and combating corruption	March 2023	February 2024	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The dedicated page—“Academic Periodicals”—has been created on the official website of the National Agency.	National Agency on Corruption Prevention official website of the National Agency on Corruption Prevention
1.1.1.3.8. Submitting key information relating to the issues of preventing and combating corruption once every six months to the Cabinet of Ministers of Ukraine, the Parliament of Ukraine, the President of Ukraine, the Ukrainian Parliament committee overseeing the issues of combating corruption, the National Council on the Anticorruption Policy, as well as other government agencies, in order to enable these authorities to consider this information while formulating the anticorruption and sectoral policies	March 2023	February 2024	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	Key information relating to the issues of preventing and combating corruption is submitted to the relevant authorities once every six months.	National Agency on Corruption Prevention
Expected strategic result 1.1.1.4. Information on the progress made in implementing the anticorruption policy is gathered, analyzed, and made public with the use of modern IT tools.							
1.1.1.4.1. Creating and launching the information monitoring system	March 2023	September 2023	National Agency on Corruption Prevention	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year	1) The information monitoring system has been put into operation. 2) The order commencing the operation of the information monitoring system has been issued and published on the official website of the National Agency.	National Agency on Corruption Prevention official website of the National Agency on Corruption Prevention
1.1.1.4.2. Drafting and approving the Regulation on the information system for monitoring the implementation of the state anticorruption policy, which specifically obligates all Program implementing actors to submit a quarterly report (no later than 15 days after the end of the reporting quarter) to the National Agency with information on the progress of implementation of the Program activities by entering this information into the classified section of the information monitoring system	June 2023	August 2023	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The Regulation has been approved.	National Agency on Corruption Prevention
1.1.1.4.3. Ensuring the population of the information monitoring system with information indicated in Part 1 of Article 18 ⁴ of the Law	October 2023	December 2023	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The information monitoring system has been populated with information indicated in Part 1 of Article 18 ⁴ of the Law.	National Agency on Corruption Prevention information system of monitoring

Expected strategic result 1.1.1.5. Sufficient funding and other essential resources are allocated for the needs of shaping and implementing the anticorruption policy.

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
1.1.1.5.1. Annually formulating the performance indicators of Budget Program 6331030 “Implementation of Anticorruption Strategies” aimed at implementing the Program activities	March 2023	September 2024	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	Performance indicators of Budget Program 6331030 “Implementation of Anticorruption Strategies” for 2024 and 2025 have been formulated.	National Agency on Corruption Prevention Ministry of Finance of Ukraine
1.1.1.5.2. Determining the tentative scope of budget allocations required for the relevant planning year for the implementation of activities of Budget Program 6331030 “Implementation of Anticorruption Strategies”	March 2023	September 2024	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The tentative scope of budget allocations as part of Budget Program 6331030 “Implementation of Anticorruption Strategies” has been determined.	National Agency on Corruption Prevention Ministry of Finance of Ukraine
1.1.1.5.3. Approving sufficient financial resources within the State Budget of Ukraine for proper implementation of the activities outlined in Budget Program 6331030 “Implementation of Anticorruption Strategies”	July 2023	December 2025	Ministry of Finance of Ukraine National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The annual amount of funding as part Budget Program 6331030 “Implementation of Anticorruption Strategies” is 100 percent of the budget requested by the National Agency for the relevant year.	National Agency on Corruption Prevention Ministry of Finance of Ukraine
1.1.1.5.4. Performing financial and economic calculations of needs (specifically by developing a feasibility study of the creation or modernization of IT systems) required for implementation of the activities planned for 2024 and 2025 and the needs that require additional funding (specifically activities aimed at creating or modernizing IT systems and/or electronic communication networks, information technology development tools, and information resources), particularly during the formulation of budget proposals for 2024 and 2025 (financial and economic calculations must be performed and feasibility studies developed for the following activities: 1.4.2.2.2, 1.4.2.2.4, 1.5.3.1.6, 2.2.3.1.1, 2.2.3.1.2, 2.2.3.1.3, 2.2.3.1.4, 2.2.3.3.3, 2.2.3.3.4, 2.2.3.3.5, 2.4.2.3.5, 2.4.3.1.7—2.4.3.1.10, 2.5.1.1.1, 2.5.1.1.2, 2.5.1.2.2—2.5.1.4.2, 2.5.4.3.2—2.5.4.3.5, 2.5.10.2.5, 2.5.10.2.6, 2.5.10.3.2, 2.5.10.3.3, 2.5.10.3.5, 2.6.4.1.2, 2.7.3.4.9, 2.7.5.2.2, 2.7.7.1.4, 3.3.2.3.4, 3.3.3.8.3)	March 2023	December 2023	National Agency on Corruption Prevention Ministry of Digital Transformation of Ukraine Ministry of Finance of Ukraine Ministry for Communities, Territories and Infrastructure Development of Ukraine Ministry of Justice of Ukraine Ministry of Economy of Ukraine Ministry of Agrarian Policy	state budget	within the established budget allocations for the relevant year	Financial and economic calculations of the needs have been performed.	National Agency on Corruption Prevention Ministry of Digital Transformation of Ukraine Ministry of Finance of Ukraine Ministry for Communities, Territories and Infrastructure Development of Ukraine Ministry of Justice of Ukraine Ministry of Economy of Ukraine Ministry of Agrarian Policy

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
			and Food of Ukraine Ministry of Social Policy of Ukraine Ministry of Defence of Ukraine Ministry of Internal Affairs of Ukraine Ministry of Health of Ukraine Ministry of Education and Science of Ukraine Prosecutor General's Office of Ukraine (by consent) State Bureau of Investigation (by consent) National Police of Ukraine National Anti-Corruption Bureau of Ukraine Economic Security Bureau of Ukraine Asset Recovery and Management Agency Security Service of Ukraine (by consent) State Property Fund of Ukraine Antimonopoly Committee of Ukraine (by consent)				and Food of Ukraine Ministry of Social Policy of Ukraine Ministry of Defence of Ukraine Ministry of Internal Affairs of Ukraine Ministry of Health of Ukraine Ministry of Education and Science of Ukraine Prosecutor General's Office of Ukraine State Bureau of Investigation National Police of Ukraine National Anti-Corruption Bureau of Ukraine Economic Security Bureau of Ukraine Asset Recovery and Management Agency Security Service of Ukraine State Property Fund of Ukraine Antimonopoly Committee of Ukraine State Statistics Service of Ukraine Administration of State Service of Special

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
			State Statistics Service of Ukraine				Communications and Information Protection of Ukraine
			Administration of State Service of Special Communications and Information Protection of Ukraine				State Service of Ukraine for Geodesy, Cartography and Cadastre
			State Service of Ukraine for Geodesy, Cartography and Cadastre				State Tax Service of Ukraine
			State Tax Service of Ukraine				State Regulatory Service of Ukraine
			State Regulatory Service of Ukraine				State Agency for Restoration and Infrastructure Development of Ukraine
			State Agency for Restoration and Infrastructure Development of Ukraine				National Health Service of Ukraine
			National Health Service of Ukraine				Fund for Social Protection of Persons with Disabilities
			Fund for Social Protection of Persons with Disabilities				National Agency for Higher Education Quality Assurance
			National Agency for Higher Education Quality Assurance				National Commission on Securities and Stock Market holder (administrator) of the Register of Declarations
			National Commission on Securities and Stock Market holder (administrator) of the Register of Declarations				

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
1.1.1.5.5. Performing financial and economic calculations of needs (specifically by developing a feasibility study of the creation or modernization of IT systems) required for implementation of the activities throughout 2025 and 2025 necessitated by the passage of normative legal acts, and the needs that require additional funding (specifically activities aimed at creating or modernizing IT systems and/or electronic communication networks, information technology development tools, and information resources), particularly during the formulation of budget proposals for 2024 and 2025 (financial and economic calculations must be performed and feasibility studies developed for the following activities: 1.4.3.2.2—1.4.3.2.4, 2.2.1.1.5—2.2.1.1.7, 2.2.2.1.3, 2.2.2.1.4, 2.2.2.2.6, 2.5.5.1.3—2.5.5.1.6, 2.6.1.3.4—2.6.1.3.7, 2.7.1.1.3, 2.7.1.2.3, 2.7.1.1.4, 2.7.1.2.4, 2.7.3.2.6, 2.7.3.2.7, 2.7.3.3.5, 2.7.3.3.6, 3.3.3.9.1)	from the date of entry into force of the normative legal act	Three months from the date of entry into force of the normative legal act	National Agency on Corruption Prevention Ministry of Digital Transformation of Ukraine Ministry of Agrarian Policy and Food of Ukraine Ministry of Environmental Protection and Natural Resources of Ukraine Ministry of Defence of Ukraine Ministry of Social Policy of Ukraine Ministry of Health of Ukraine Asset Recovery and Management Agency State Forest Resources Agency of Ukraine State Agency of Water Resources of Ukraine State Service of Geology and Mineral Resources of Ukraine State Agency of Melioration and Fisheries of Ukraine State Service of Ukraine for Geodesy,	state budget	within the established budget allocations for the relevant year	Financial and economic calculations of the needs have been performed.	National Agency on Corruption Prevention Ministry of Digital Transformation of Ukraine Ministry of Agrarian Policy and Food of Ukraine Ministry of Environmental Protection and Natural Resources of Ukraine Ministry of Defence of Ukraine Ministry of Social Policy of Ukraine Ministry of Health of Ukraine Asset Recovery and Management Agency State Forest Resources Agency of Ukraine State Agency of Water Resources of Ukraine State Service of Geology and Mineral Resources of Ukraine State Agency of Melioration and Fisheries of Ukraine State Service of Ukraine for Geodesy,

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
			Cartography and Cadastre State Regulatory Service of Ukraine National Health Service of Ukraine State Enterprise "Medical Procurement of Ukraine"				Cartography and Cadastre State Regulatory Service of Ukraine National Health Service of Ukraine State Enterprise "Medical Procurement of Ukraine"
Expected strategic result 1.1.1.6. The coordination of implementation of the anticorruption policy is efficient and effective, particularly owing to the creation of effective mechanisms of cooperation between the anticorruption institutions and other government agencies and local self-government bodies.							
1.1.1.6.1. Drafting and approving the Procedure for Coordination of 2021-2025 Anticorruption Strategy Implementation, approved by the Law of Ukraine dated June 20, 2022, No. 2322-IX <i>On the Fundamentals of the 2021-2025 State Anticorruption Policy</i> (hereinafter "the Anticorruption Strategy") and the Program	March 2023	June 2023	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The Procedure for Coordination of Anticorruption Strategy and Program Implementation has been approved.	National Agency on Corruption Prevention
1.1.1.6.2. Drafting and approving (by an order of the National Agency) the Regulation on the Council on the Formulation and Implementation of the Anticorruption Policy (as a consultative and advisory body of the National Agency)	July 2023	December 2023	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The Regulation on the Council on the Formulation and Implementation of the Anticorruption Policy has been approved.	National Agency on Corruption Prevention
1.1.1.6.3. Approving the individual members of the Council on the Formulation and Implementation of the Anticorruption Policy, primarily the Chairperson of the National Agency (Council Co-chairperson), the chairperson of the Ukrainian Parliament committee overseeing the issues of combating corruption (Council Co-chairperson), the Minister of Justice or their deputy, the Director of the National Anticorruption Bureau, the head of the Specialized Anticorruption Prosecutor's Office (to be agreed), the Chairperson of ARMA, the Presiding Judge of the High Anticorruption Court (to be agreed)	July 2023	December 2023	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The individual members of the Council on the Formulation and Implementation of the Anticorruption Policy have been approved.	National Agency on Corruption Prevention
1.1.1.6.4. Drafting and approving (by an order of the National Agency) the Regulation on the Coordinating Taskforce on the Issues of the Anticorruption Policy (as a consultative and advisory body of the National Agency), which defines the key objectives of this body as follows: 1) facilitating the coordination of the efforts of government agencies towards the implementation of the	July 2023	December 2023	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The Regulation on the Coordinating Taskforce on the Issues of the Anticorruption Policy has been approved.	National Agency on Corruption Prevention

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
Anticorruption Strategy and implementation of Program activities;							
2) preparing proposals regarding the formulation and implementation of the state anticorruption policy (particularly in matters of improving the regulatory and legislative framework).							
1.1.1.6.5. Formulating proposals regarding the individual members of the Coordinating Taskforce on the Issues of the Anticorruption Policy and submitting them to the Cabinet of Ministers of Ukraine	July 2023	December 2023	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	Proposals regarding the individual members of the Coordinating Taskforce on the Issues of the Anticorruption Policy have been submitted to the Cabinet of Ministers of Ukraine.	National Agency on Corruption Prevention
1.1.1.6.6. Approving the individual members of the Coordinating Taskforce on the Issues of the Anticorruption Policy, which is co-chaired by the Chairman of the National Agency and the a minister of the Cabinet of Ministers of Ukraine	November 2023	December 2023	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The individual members of the Coordinating Taskforce on the Issues of the Anticorruption Policy have been approved.	National Agency on Corruption Prevention
1.1.1.6.7. Implementation of measures by the National Agency towards encouraging the Program implementing actors to implement the Program activities in a timely manner and effectively. In particular, at least once every quarter the National Agency shall send official letters to those Program actors that have failed to implement or have inadequately implemented the activities in respect of which they have been designated as implementing actors.	March 2023	December 2025	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	At least once every quarter the National Agency sends official letters to those Program actors that have failed to implement or have inadequately implemented the activities in respect of which they have been designated as implementing actors.	National Agency on Corruption Prevention
1.1.1.6.8. Ensuring the quarterly update of the Cabinet of Ministers of Ukraine, the Parliament of Ukraine (particularly the Ukrainian Parliament committee overseeing the issues of combating corruption), and the President of Ukraine on the status of Program implementation	March 2023	December 2025	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The Cabinet of Ministers of Ukraine, the Parliament of Ukraine, and the President of Ukraine receive quarterly updates on the status of Program implementation.	National Agency on Corruption Prevention
1.1.1.6.9. Analyzing the issue of establishment of regional offices of the National Agency and using the analysis findings to make a justified decision to either establish them or decide that no need for such offices exists	March 2023	August 2023	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The decision has been made by the Chairperson of the National Agency based on the analysis findings.	National Agency on Corruption Prevention
Expected strategic result 1.1.1.7. The results of monitoring and evaluation of the effectiveness of the anticorruption policy are complete, credible, objective, and public.							
1.1.1.7.1. Drafting and approving the Procedure for Monitoring and Assessing the Implementation of the Anticorruption Strategy and Program	March 2023	May 2023	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The Procedure for Monitoring and Assessing the Implementation of the	National Agency on Corruption Prevention

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
1.1.1.7.2. Conducting the quarterly monitoring of the status of implementation of the Program activities in the manner prescribed by the National Agency	July 2023	December 2025	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	Anticorruption Strategy and Program has been approved. Quarterly monitoring of the progress of implementation of the Program activities has been ensured.	official website of the National Agency on Corruption Prevention information system of monitoring
1.1.1.7.3. Publishing on the official website of the National Agency the findings of the quarterly monitoring of the status of implementation of the Program activities; after the launch of the information monitoring system, the monitoring findings will be published using this system	July 2023	December 2025	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The findings of the quarterly monitoring of the status of implementation of the Program activities have been published on the official website of the National Agency.	National Agency on Corruption Prevention official website of the National Agency on Corruption Prevention
1.1.1.7.4. Conducting the annual assessment of the progress of achievement of the anticipated strategic results outlined in the Anticorruption Strategy and the Program, in the manner prescribed by the National Agency	January 2024	December 2025	National Agency on Corruption Prevention	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year	Quarterly monitoring of the progress of implementation of the Program activities has been ensured.	official website of the National Agency on Corruption Prevention information system of monitoring
1.1.1.7.5. Organizing two expert surveys (1st quarter of 2024, 1st quarter of 2025) among experts in matters of formulation and implementation of the anticorruption and legal policies with the objective of assessing the accomplishment of indicators of anticipated strategic results outlined in Clauses 1 - 3 of this appendix	January 2024	June 2025	National Agency on Corruption Prevention	state budget and/or international technical assistance funds	695,5	The expert surveys in question were conducted in the 1st quarter of 2024 and the 1st quarter of 2025.	official website of the National Agency on Corruption Prevention
1.1.1.7.6. Organizing two expert surveys (1st quarter of 2024, 1st quarter of 2025) among experts in matters of justice and activities of law enforcement and prosecutorial authorities with the objective of assessing the accomplishment of indicators of anticipated strategic results outlined in Clauses 2 and 3 of this appendix	January 2024	June 2025	National Agency on Corruption Prevention	state budget and/or international technical assistance funds	666,9	The expert surveys in question were conducted in the 1st quarter of 2024 and the 1st quarter of 2025.	information system of monitoring
1.1.1.7.7. Organizing two expert surveys (1st quarter of 2024, 1st quarter of 2025) among experts in matters of regulation of the economy and commerce with the objective of assessing the accomplishment of indicators of anticipated strategic results outlined in subclauses 2.2, 2.3, and 2.4 of Clause 2 this appendix	January 2024	June 2025	National Agency on Corruption Prevention	state budget and/or international technical assistance funds	724,2	The expert surveys in question were conducted in the 1st quarter of 2024 and the 1st quarter of 2025.	official website of the National Agency on Corruption Prevention

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
1.1.1.7.8. Organizing two expert surveys (1st quarter of 2024, 1st quarter of 2025) among experts in matters of land relations with the objective of assessing the accomplishment of indicators of anticipated strategic results outlined in subclause 2.5 of Clause 2 this appendix	January 2024	June 2025	National Agency on Corruption Prevention	state budget and/or international technical assistance funds	65	The expert surveys in question were conducted in the 1st quarter of 2024 and the 1st quarter of 2025.	information system of monitoring
1.1.1.7.9. Organizing two expert surveys (1st quarter of 2024, 1st quarter of 2025) among experts in matters of the customs policy with the objective of assessing the accomplishment of indicators of anticipated strategic results outlined in subclause 2.3 of Clause 2 this appendix	January 2024	June 2025	National Agency on Corruption Prevention	state budget and/or international technical assistance funds	65	The expert surveys in question were conducted in the 1st quarter of 2024 and the 1st quarter of 2025.	official website of the National Agency on Corruption Prevention
1.1.1.7.10. Organizing two expert surveys (1st quarter of 2024, 1st quarter of 2025) among experts in matters of defense with the objective of assessing the accomplishment of indicators of anticipated strategic results outlined in subclause 2.6 of Clause 2 this appendix	January 2024	June 2025	National Agency on Corruption Prevention	state budget and/or international technical assistance funds	39,8	The expert surveys in question were conducted in the 1st quarter of 2024 and the 1st quarter of 2025.	information system of monitoring
1.1.1.7.11. Publishing on the official website of the National Agency the findings of the annual assessment of the progress of accomplishment of the strategic results outlined in the Anticorruption Strategy and Program (after the launch of the information monitoring system, the assessment findings will be published using this system)	January 2024	June 2025	National Agency on Corruption Prevention	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year	The findings of the annual assessment of the progress of accomplishment of the strategic results outlined in the Anticorruption Strategy and Program are published on the official website of the National Agency.	official website of the National Agency on Corruption Prevention
1.1.1.7.12. Preparing a report on the status of implementation of the Anticorruption Strategy and the Program, indicating the activities completed, the activities currently in progress, and the activities that have not been completed as well as those responsible and the causes of the failure to complete them	January 2025	April 2025	National Agency on Corruption Prevention	state budget and/or international technical assistance funds	775,3	Report on the status of implementation of the Anticorruption Strategy and the Program has been prepared.	information system of monitoring
1.1.1.7.13. Preparing the National Report on the Effectiveness of Implementation of the 2023-2025 State Anticorruption Policy, including the information indicated in Part 3 of Article 20 of the Law	January 2025	April 2025	National Agency on Corruption Prevention	state budget and/or international technical assistance funds	3101,3	The National Report on the Effectiveness of Implementation of the 2023-2025 State Anticorruption Policy has been prepared.	official website of the National Agency on Corruption Prevention
1.1.1.7.14. Publishing on the official website of the National Agency the National Report on the Effectiveness of Implementation of the 2023-2025 State Anticorruption Policy and submitting to the Cabinet of Ministers of Ukraine, the Ukrainian Parliament, and the President of Ukraine	March 2025	April 2025	National Agency on Corruption Prevention	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year	The National Report on the Effectiveness of Implementation of the 2023-2025 State Anticorruption Policy has been published on the	information system of monitoring

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
Expected strategic result 1.1.1.8. Anticorruption programs and other program documents of anticorruption nature issued by government agencies, local self-government bodies, and other public institutions are an effective mechanism for overcoming and preventing corrupt practices in the public sector; the public is involved in their development and monitoring;						official website of the National Agency.	
1.1.1.8.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing to amend the Law to:	November 2023	August 2024	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	National Agency on Corruption Prevention
1) segregate the anticorruption programs of public institutions and legal entities;							official website of the Verkhovna Rada of Ukraine
2) supplement Article 19 of the Law with an exhaustive list of entities that are obligated to adopt corruption risk management documents in coordination with the National Agency;							
3) substitute the powers of the National Agency to analyze anticorruption programs with the powers to submit proposals for corruption risk management documents, the review of which (proposals) is mandatory;							
4) define the powers of the National Agency to approve the corruption risk management methodology; carry out strategic analysis of corruption risks in the areas defined by the National Agency and issue proposals based on the analysis findings, the consideration of which is mandatory; monitor the implementation of corruption risk management plans of the entities indicated in Article 19 of the Law;							
5) define the corruption risk management role of the head and corruption risk management tasks of anticorruption units (anticorruption officers), according to the methodology approved by the National Agency;							
6) abolish the requirement for the National Agency to approve anticorruption programs of the entities indicated in Article 19 of the Law;							
7) define the obligation of the entities indicated in Article 19 of the Law to approve corruption risk management documents taking into account the proposals and critical feedback from the National Agency, and also ensure the mandatory implementation of such documents;							
8) define the task of anticorruption units (anticorruption officers) to analyze potential and existing contracting parties of the relevant agency using the risk-based approach and submit proposals to the head of this agency;							
9) revise the list—in Article 62 of the Law—of business entities obligated to adopt anticorruption programs, particularly by stipulating the obligation to							

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
adopt anticorruption programs for all state-owned, municipal enterprises, business companies in which the state-owned or municipal shareholding exceeds 50 percent, commercial entities and business companies in which a 100 percent shareholding (interest) belongs to another business company, or in which a 100 percent shareholding (interest) belongs to the state.							
1.1.1.8.2. Drafting an order of the National Agency to amend the Corruption Risk Management Methodology	one month from the date of entry into force of the law specified in the subparagraph 1.1.1.8.1	three months from the date of entry into force of the law specified in the subparagraph 1.1.1.8.1	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The draft order has been drafted and publicized for a public discussion.	official website of the National Agency on Corruption Prevention
1.1.1.8.3. Holding a public discussion of the draft order indicated in subclause 1.1.1.8.2, and ensuring its revision (if needed), approval, and submission for state registration	four months from the date of entry into force of the law specified in the subparagraph 1.1.1.8.1	five months from the date of entry into force of the law specified in the subparagraph 1.1.1.8.1	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The public discussion has been conducted and its results have been made public.	official website of the National Agency on Corruption Prevention
1.1.1.8.4. Supporting the state registration of the order indicated in subclause 1.1.1.8.2 and its official publication	eight months from the date of entry into force of the law specified in the subparagraph 1.1.1.8.1	10 months from the date of entry into force of the law specified in the subparagraph 1.1.1.8.1	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The order has been registered and published.	official printed publications Unified state register of normative legal acts
1.1.1.8.5. Drafting an order of the National Agency to amend the Model Regulation on the Authorized Unit (Authorized Officer) Tasked with the Prevention and Detection of Corruption, specifically by updating the tasks of the authorized unit (authorized officer) in matters of organizing corruption risk management, analyzing potential and existing contracting parties, and submitting the information about them to the head of the relevant agency, annually submitting information about the implementation of activities under the anticorruption program of the relevant agency to the National Agency via the anticorruption portal	one month from the date of entry into force of the law specified in the subparagraph 1.1.1.8.1	three months from the date of entry into force of the law specified in the subparagraph 1.1.1.8.1	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The draft order has been drafted and publicized for a public discussion.	official website of the National Agency on Corruption Prevention
1.1.1.8.6. Holding a public discussion of the draft order indicated in subclause 1.1.1.8.5, and ensuring its revision (if needed), issuance, and submission for state registration	four months from the date of entry into force of the law specified in the	five months from the date of entry into force of the law specified in the	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The public discussion has been conducted and its results have been made public.	official website of the National Agency on Corruption Prevention

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
1.1.1.8.7. Supporting the state registration of the order indicated in subclause 1.1.1.8.5 and its official publication	subparagraph 1.1.1.8.1 eight months from the date of entry into force of the law specified in the subparagraph 1.1.1.8.1	subparagraph 1.1.1.8.1 10 months from the date of entry into force of the law specified in the subparagraph 1.1.1.8.1	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The order has been registered and published.	official printed publications The unified state register of normative legal acts
1.1.1.8.8. Conducting the annual strategic analysis of corruption risks in priority sectors defined by the National Agency and publishing the findings of this strategic analysis	July 2023	December 2025	National Agency on Corruption Prevention	state budget and/or international technical assistance funds	2698,9	Reports on the findings of the strategic analysis of corruption risks have been prepared, publicized, and brought to the attention of the concerned agencies and legal entities	official website of the National Agency on Corruption Prevention
<p>Problem 1.1.2. Unsystematic amendments to anticorruption legislation adversely impact the effectiveness of enforcement of the law.</p> <p>Expected strategic result 1.1.2.1. The quality of anticorruption legislation is ensured by planning legislative work in accordance with the principles of anticorruption policy and multi-level expert examination with the involvement of the National Agency and the public (particularly by amending the legislation defining the procedures of drafting of normative legal acts).</p> <p>1.1.2.1.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law that:</p> <ol style="list-style-type: none"> 1) defines the mechanism of coordination, monitoring, and assessment of the implementation of the legislation drafting plan of the Parliament of Ukraine 2) makes it mandatory to publish the report of the Parliament of Ukraine on the implementation of the legislation drafting plan for a specific year; 3) establishes that during preparation of the draft law for the first reading, the head committee must consider the anticorruption expert examination findings of the National Agency if it has been carried out under law <p>Expected strategic result 1.1.2.2. Shortcomings in the application of legislation are detected based on the findings of analysis of the practice of application of laws conducted by the National Agency or other institutions authorized to do so, and are eliminated by making the appropriate amendments to legislation in a timely manner.</p> <p>1.1.2.2.1. Conducting ongoing legal monitoring with the use of legislatively prescribed methods and use its findings to determine the need to improve or revoke current or draft new normative legal acts, eliminate conflicts or gaps in legal regulation, and preparing the relevant reports on the findings of such monitoring</p>							
	June 2023	November 2023	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	National Agency on Corruption Prevention official website of the Verkhovna Rada of Ukraine
	entry into force of the Law of Ukraine "On Law-Making Activities"	December 2025	Ministry of Justice of Ukraine other subjects of law-making activity defined by the relevant law	state budget	within the established budget allocations for the relevant year	Legal monitoring has been conducted, analytical materials with its findings have been prepared, reports on the findings of legal monitoring have been prepared and published on the website of the relevant entity involved in legislative work	official websites of Ministry of Justice of Ukraine and other subjects of law-making activity defined by the relevant law
<p>Problem 1.1.3. Provisions of normative legal acts and their drafts need to be further improved in order to eliminate potential factors that foster corruption.</p> <p>Expected strategic result 1.1.3.1. A law has been adopted, which defines the kinds and legal force of normative legal acts, establishes requirements with respect to the procedure for drafting (particularly the public discussion), adopting and enacting them, contains rules of the norm drafting technique, interpretation, registration, and systematization, and governs the procedure of dealing with gaps and conflicts.</p>							

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
1.1.3.1.1. Supporting the consideration of the Draft Law of Ukraine <i>On Legislative Activities</i> (registration number 5707 dated June 25, 2021) in the Parliament of Ukraine (particularly if the President of Ukraine vetoes the draft law)	March 2023	until the law is signed by the President of Ukraine	Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	The law has been signed by the President of Ukraine.	official printed publications official website of the Verkhovna Rada of Ukraine
1.1.3.1.2. Drafting and submitting to the Cabinet of Ministers of Ukraine the draft resolution of the Cabinet of Ministers of Ukraine on amendments to the Rules of Procedure of the Cabinet of Ministers of Ukraine that implements an end-to-end cycle of public policy formulation, which proposes to define: 1) procedures that ensure a systemic exploration of the situation in each area of social life and identification of all key issues; 2) the obligation to analyze all of the identified issues in every such area, and establish the principle of prioritization of their solution; 3) the obligation to find and analyze different ways to solve the issues; 4) the general principles of choosing the most optimal solution for the issue, bearing in mind the findings of the completed analysis of each potential solution, and approving the relevant decision; 5) the obligation to coordinate the implementation of the decision made and potential forms of such coordination; 6) the obligation to monitor the progress of implementation of the decision made and potential forms of such monitoring; 7) general principles of assessment of the results of implementation of the decision made, not merely as an instrument used to measure its effectiveness, but also as an instrument of laying the groundwork for the new cycle of policy in the relevant area; 8) the obligation to prepare academically substantiated concepts of the development of legislation, and implement more effective planning of legislative drafting efforts of the Cabinet of Ministers of Ukraine Expected strategic result 1.1.3.2. The mandatory anticorruption expert examination of drafts and existing normative legal acts is carried out systemically by entities authorized to do so; the results of anticorruption (particularly public) expert examination are subject to publication and mandatory review.	July 2023	April 2024	Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	The resolution of the Cabinet of Ministers of Ukraine has been adopted.	Ministry of Justice of Ukraine official printed publications official website of the Cabinet of Ministers of Ukraine
1.1.3.2.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law that: 1) stipulates that the results of anticorruption (particularly public) expert examination must be publicized and examined;	March 2023	November 2023	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	National Agency on Corruption Prevention official website of the Verkhovna Rada of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
2) obligates the National Agency to carry out anticorruption expert examination of all acts submitted to the Cabinet of Ministers of Ukraine for review;							
3) obligates the National Agency to carry out an anticorruption expert examination of the normative legal acts currently in effect.							
1.1.3.2.2. Analyzing the practice of exercise by the National Agency in 2022-2024 of the powers to carry out anticorruption expert examinations of draft normative legal acts and periodic review of legislation for any provisions that could foster to corruption	January 2025	March 2025	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The analysis has been completed.	National Agency on Corruption Prevention
1.1.3.2.3. Developing proposals for the National Agency to update the Anticorruption Expert Examination Procedure and Methodology	April 2025	June 2025	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	Procedure and Methodology update proposals have been developed and publicized for a public discussion.	official website of the National Agency on Corruption Prevention
1.1.3.2.4. Conducting a public discussion of proposals for the National Agency to update the Anticorruption Expert Examination Procedure and Methodology	July 2025	August 2025	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The public discussion has been conducted and its results have been made public.	official website of the National Agency on Corruption Prevention
1.1.3.2.5. Final revision (if needed) and approval of the updated Anticorruption Expert Examination Procedure and Methodology by the National Agency	September 2025	October 2025	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The Procedure and Methodology have been approved.	official website of the National Agency on Corruption Prevention
1.1.3.2.6. Ensuring that the Ministry of Justice (prior to the delegation of these powers to the National Agency) and the National Agency (after receiving the relevant powers) carry out anticorruption expert examination of all draft acts submitted to the Cabinet of Ministers of Ukraine for review	March 2023	December 2025	Ministry of Justice of Ukraine National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	Anticorruption expert examinations by the Ministry of Justice / National Agency cover 100 percent of draft laws submitted to the Cabinet of Ministers of Ukraine for review.	Ministry of Justice of Ukraine National Agency on Corruption Prevention
Expected strategic result 1.1.3.3. Conflicts, gaps, and other factors fostering corruption, which contribute to ambiguous interpretation and violation of the principle of legal certainty as well as corruption risks have been eliminated in the domain of anticorruption efforts and in the priority sectors identified in Section 3 of the Anticorruption Strategy.							
1.1.3.3.1. Conducting legal monitoring activities: systemic, comprehensive efforts aimed at overseeing, analyzing, and assessing the effectiveness of enforcement of sector-specific legislation that governs social relations in sectors outlined in Section 3 of the Anticorruption Strategy, with a view to identifying issues and shortcomings and, by extension, needs for continued improvement of legislation	January 2024	December 2025	Ministry of Justice of Ukraine Ministry of Internal Affairs of Ukraine National Police of Ukraine Ministry of Economy of Ukraine	state budget	within the established budget allocations for the relevant year	Legal monitoring has been conducted and its results have been made public.	Ministry of Justice of Ukraine Ministry of Internal Affairs of Ukraine National Police of Ukraine Ministry of Economy of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
			Ministry of Finance of Ukraine				Ministry of Finance of Ukraine
			Ministry of Agrarian Policy and Food of Ukraine				Ministry of Agrarian Policy and Food of Ukraine
			Ministry of Culture and Information Policy of Ukraine				Ministry of Culture and Information Policy of Ukraine
			Ministry of Defence of Ukraine				Ministry of Defence of Ukraine
			Ministry of Health of Ukraine				Ministry of Health of Ukraine
			Ministry of Education and Science of Ukraine				Ministry of Education and Science of Ukraine
			Economic Security Bureau of Ukraine				Economic Security Bureau of Ukraine
1.1.3.3.2. Forming sectoral work groups tasked with identifying and eradicating factors that foster corruption in the key sectors of social life (primarily those indicated in Section 3 of the Anticorruption Strategy)	January 2024	June 2024	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	Sectoral work groups have been formed and have begun their work.	National Agency on Corruption Prevention
1.1.3.3.3. Ensuring that the sectoral work groups indicated in subclause 1.1.3.3.2 conduct analytical studies aimed at identifying the factors that foster corruption in the sectors indicated in Section 3 of the Anticorruption Strategy, and submitting proposals on ways to eradicate them	June 2024	December 2024	National Agency on Corruption Prevention	state budget and/or international technical assistance funds	7984,8	At least 15 reports on the findings of analytical studies have been made public.	National Agency on Corruption Prevention
1.1.3.3.4. Conducting anticorruption expert examinations of normative legal acts currently in effect in the sectors indicated in Section 3 of the Anticorruption Strategy	December 2023, but not earlier than the date of entry into force of the law specified in the subparagraph 1.1.3.2.1	December 2025	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	At least 15 conclusions of anticorruption expert examinations of normative legal acts currently in effect have been made public.	National Agency on Corruption Prevention
1.1.3.3.5. Drafting and submitting to the Cabinet of Ministers of Ukraine the draft laws on improvement of sectoral legislation governing social relations in the sectors indicated in Section 3 of the Anticorruption	March 2023	November 2025	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The draft laws have been submitted to the Parliament of Ukraine.	National Agency on Corruption Prevention

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
Strategy, based on the findings of legal monitoring, analytical studies indicated in subclause 1.1.3.3.3, and/or the findings of anticorruption expert examinations of normative legal acts currently in effect conducted as part of the activity indicated in subclause 1.1.3.3.4			Ministry of Justice of Ukraine Ministry of Internal Affairs of Ukraine National Police of Ukraine Ministry of Economy of Ukraine Ministry of Finance of Ukraine Ministry of Agrarian Policy and Food of Ukraine Ministry of Culture and Information Policy of Ukraine Ministry of Defence of Ukraine Ministry of Health of Ukraine Ministry of Education and Science of Ukraine Economic Security Bureau of Ukraine State Bureau of Investigation (by consent)				official website of the Verkhovna Rada of Ukraine
Problem 1.1.4. The institution of authorized anticorruption units (officers) does not fully realize its potential due to insufficient guarantees of autonomy. Expected strategic result 1.1.4.1. The institution of authorized anticorruption units (officers) is operating with integrity as an independent network of leaders drawing on best international and domestic practices and receives comprehensive coordination support from the National Agency.							
1.1.4.1.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law that: 1) defines the leadership role of the head of the institution in shaping and implementing the sectoral anticorruption policy in the Law of Ukraine <i>On the Central Executive Authorities</i> and remove the provision	August 2023	June 2024	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	National Agency on Corruption Prevention official website of the Verkhovna Rada of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>to the effect that the minister has a deputy minister tasked with the issues of combating corruption;</p> <p>2) provides for the formation of the authorized unit (appointment of the authorized officer) in matters of prevention and detection of corruption at municipal enterprises, commercial entities, business entities that are managed (or whose corporates rights are managed) by state commercial association, state holding companies, or other state-owned commercial organizations; as well as for the possibility of appointment/designation of the authorized officer by courts of general jurisdiction, village or town councils;</p> <p>3) unifies the principles of organization of the activities of authorized officers of government agencies, local self-government bodies, legal entities under public law, as well as legal entities under private law;</p> <p>4) includes heads of authorized units of regional state administrations, executive offices of regional councils, state enterprises, and commercial entities in the list of heads of authorized units tasked with prevention and detection of corruption, whose dismissal at the initiative of the institution manager would require the consent of the National Agency;</p> <p>5) expands the list of reasons for which the National Agency grants consent to the dismissal of the head of the authorized unit (authorized officer);</p> <p>6) defines the powers of the National Agency to establish the recommended requirements for the minimum staff headcount of the authorized unit at local self-government bodies;</p> <p>7) obligates the head of the government agency to adhere to the requirements with respect to the minimum staff headcount of the authorized unit tasked with prevention and detection of corruption at government agencies;</p> <p>8) sets forth the obligation to coordinate with the National Agency any changes in the structure and staff of the agencies indicated in Part 1 of Article 19 of the Law, where such changes result in the reorganization of the authorized unit, the relocation or dismissal of its head or employees, as well as to obtain the approval of the National Agency for this structure and staff list where the authorized unit gets formed (authorized officer gets appointed) for the first time;</p> <p>9) obligates the heads of agencies, enterprises, institutions, and organizations to sign a declaration of independence with the head of the authorized unit</p>							

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>(authorized officer) using the model form approved by the National Agency and ensure adherence to this declaration, which would make it possible to specify more concretely the guarantees of independence of the authorized unit (authorized officer) from undue influence or interference with its activities;</p> <p>10) provides for the approval of the appointment and dismissal of heads of authorized units (authorized officers) at regional offices of government agencies whose jurisdiction covers the entire territory of Ukraine, at enterprises, institutions, and organizations managed by government agencies by the heads of authorized units (authorized officers) of the relevant government agencies, and for the approval of the appointment and dismissal of heads of authorized units (authorized officers) of municipal enterprises by heads of authorized units (authorized officers) at the relevant local self-government bodies.</p> <p>1.1.4.1.2. Drafting the order of the National Agency on amendments to the Procedure by which the National Agency on Corruption Prevention grants consent to the dismissal of the head of the authorized unit (authorized officer) in matters of prevention and detection of corruption at the government agency whose jurisdiction covers the entire territory of Ukraine, approved by the order of the National Agency dated May 21, 2021, No. 268/21, to the extent of the revision on the circumstances to be ascertained by the National Agency when granting consent to the dismissal of the head of the authorized unit (authorized officer) at the government agency whose jurisdiction covers the entire territory of Ukraine; regulating the procedure by which the National Agency consents to the dismissal of the heads of authorized units at regional state administrations, executive offices of regional councils, state enterprises, commercial entities</p>	one month from the date of entry into force of the law specified in the subparagraph 1.1.4.1.1	four months from the date of entry into force of the law specified in the subparagraph 1.1.4.1.1	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The draft order has been drafted and publicized for a public discussion.	official website of the National Agency on Corruption Prevention
<p>1.1.4.1.3. Holding a public discussion of the draft order indicated in subclause 1.1.4.1.2, and ensuring its revision (if needed), issuance, and submission for state registration</p>	five months from the date of entry into force of the law specified in the subparagraph 1.1.4.1.1	six months from the date of entry into force of the law specified in the subparagraph 1.1.4.1.1	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The public discussion has been conducted and its results have been made public.	official website of the National Agency on Corruption Prevention
<p>1.1.4.1.4. Supporting the state registration of the order indicated in subclause 1.1.4.1.2 and its official publication</p>	seven months from the date of entry into force of the law	nine months from the date of entry into force of the	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The order has been registered and published.	official printed publications The unified state register of

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
	specified in the subparagraph 1.1.4.1.1	law specified in the subparagraph 1.1.4.1.1	Ministry of Justice of Ukraine				normative legal acts
1.1.4.1.5. Drafting the order of the National Agency that proposes to establish the procedure by which the National Agency grants consent to changes in the structure and/or staff list, where such changes result in the reorganization of the authorized unit, the relocation or dismissal of its head or employees, and by which the National Agency approves this structure and staff list where the authorized unit gets formed (authorized officer gets appointed) for the first time, for the agencies indicated in Part 1 of Article 19 of the Law	two months from the date of entry into force of the law specified in the subparagraph 1.1.4.1.1	four months from the date of entry into force of the law specified in the subparagraph 1.1.4.1.1	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The draft order has been drafted and publicized for a public discussion.	National Agency on Corruption Prevention
1.1.4.1.6. Holding a public discussion of the draft order indicated in subclause 1.1.4.1.5, and ensuring its revision (if needed), issuance, and submission for state registration	four months from the date of entry into force of the law specified in the subparagraph 1.1.4.1.1	five months from the date of entry into force of the law specified in the subparagraph 1.1.4.1.1	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The public discussion has been conducted and its results have been made public.	official website of the National Agency on Corruption Prevention
1.1.4.1.7. Supporting the state registration of the order indicated in subclause 1.1.4.1.5 and its official publication	six months from the date of entry into force of the law specified in the subparagraph 1.1.4.1.1	eight months from the date of entry into force of the law specified in the subparagraph 1.1.4.1.1	National Agency on Corruption Prevention Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	The order has taken effect.	official printed publications The unified state register of normative legal acts
1.1.4.1.8. Drafting an order of the National Agency, which proposes to approve the model form of the declaration of independence of the head of the authorized unit (authorized officer) in matters of prevention and detection of corruption at the organization	two months from the date of entry into force of the law specified in the subparagraph 1.1.4.1.1	four months from the date of entry into force of the law specified in the subparagraph 1.1.4.1.1	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The draft order has been drafted and publicized for a public discussion.	official website of the National Agency on Corruption Prevention
1.1.4.1.9. Holding a public discussion of the draft order indicated in subclause 1.1.4.1.8, and ensuring its revision (if needed), issuance, and submission for state registration	four months from the date of entry into force of the law specified in the subparagraph 1.1.4.1.1	five months from the date of entry into force of the law specified in the subparagraph 1.1.4.1.1	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The public discussion has been conducted and its results have been made public.	official website of the National Agency on Corruption Prevention
1.1.4.1.10. Supporting the state registration of the order indicated in subclause 1.1.4.1.8 and its official publication	six months from the date of entry into	eight months from the date of entry into	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The order has taken effect.	official printed publications

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
	force of the law specified in the subparagraph 1.1.4.1.1	force of the law specified in the subparagraph 1.1.4.1.1	Ministry of Justice of Ukraine				The unified state register of normative legal acts
1.1.4.1.11. Drafting and submitting to the Cabinet of Ministers of Ukraine the draft resolution of the Cabinet of Ministers of Ukraine on amendments to the recommended lists of organizational units of regional state administrations, Kyiv and Sevastopol city state administrations, district state administrations, district state administrations in the cities of Kyiv and Sevastopol, approved by the resolution of the Cabinet of Ministers of Ukraine dated April 18, 2021, No. 606, which would include the authorized unit tasked with prevention of corruption in the recommended lists of organizational units of regional state administrations, Kyiv and Sevastopol city state administrations, district state administrations, district state administrations in the cities of Kyiv and Sevastopol	March 2023	July 2023	Ministry for Communities, Territories and Infrastructure Development of Ukraine	state budget	within the established budget allocations for the relevant year	The resolution of the Cabinet of Ministers of Ukraine has been adopted.	Ministry for Communities, Territories and Infrastructure Development of Ukraine official printed publications official website of the Cabinet of Ministers of Ukraine
1.1.4.1.12. Drafting and submitting to the Cabinet of Ministers of Ukraine the draft resolution of the Cabinet of Ministers of Ukraine on amendments to the Model Form of the Contract with the head of a state-owned enterprise, approved by the resolution of the Cabinet of Ministers of Ukraine dated August 2, 1995, No. 597, which would supplement the Model Form with the obligation of the enterprise manager to implement anticorruption standards in the operations of the enterprise and ensure the guarantees of independence of the anticorruption officer	March 2023	July 2023	Ministry of Economy of Ukraine	state budget	within the established budget allocations for the relevant year	The resolution of the Cabinet of Ministers of Ukraine has been adopted.	Ministry of Economy of Ukraine official printed publications official website of the Cabinet of Ministers of Ukraine
1.1.4.1.13. Drafting and submitting to the Cabinet of Ministers of Ukraine the draft resolution of the Cabinet of Ministers of Ukraine on amendments to the Model Requirements for Individuals Applying for Category "A" Civil Service Positions, approved by the resolution of the Cabinet of Ministers of Ukraine dated July 22, 2016, No. 448, and defining the following as one of the components of the "Leadership" requirement: fostering a culture of openness, accountability, and zero tolerance of corruption	March 2023	July 2023	National Agency of Ukraine on Civil Service	state budget	within the established budget allocations for the relevant year	The resolution of the Cabinet of Ministers of Ukraine has been adopted.	National Agency of Ukraine on Civil Service official printed publications official website of the Cabinet of Ministers of Ukraine
1.1.4.1.14. Developing and launching an online course on the role of the leader in developing an environment of integrity in an organization. At least 300 heads of ministries, other central executive authorities, local state administrations, city, town, and village mayors, regional council heads, managers of enterprises, institutions, and organizations of all forms of ownership have completed the training and successfully past the final test.	November 2023	December 2025	National Agency on Corruption Prevention	funds of international technical assistance	364,6	An online course for the leader of an organization has been developed and launched. At least 300 heads of ministries, other central executive authorities, local state administrations, city, town, and village mayors,	National Agency of Ukraine on Civil Service National Agency on Corruption Prevention

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
1.1.4.1.15. Developing a general short-term professional development program for Category “A” civil servants on the role of the leader in fostering an environment of integrity in an organization	March 2023	May 2023	National Agency of Ukraine on Civil Service National Agency on Corruption Prevention	state budget and/or international technical assistance funds	76	regional council heads, managers of enterprises, institutions, and organizations of all forms of ownership have completed the training and successfully past the final test. The professional development program has been developed.	National Agency of Ukraine on Civil Service National Agency on Corruption Prevention
1.1.4.1.16. Ensuring the training of Category “A” civil servants as part of the general short-term professional development program on the role of the leader in fostering an environment of integrity in an organization	the month following the month of completion of the development of the program specified in the subparagraph 1.1.4.1.15	December 2025	National Agency of Ukraine on Civil Service National Agency on Corruption Prevention	state budget and/or international technical assistance funds	198,4	At least 33 heads of agencies receive training each year.	National Agency of Ukraine on Civil Service National Agency on Corruption Prevention
Expected strategic result 1.1.4.2. Anticorruption officers have, share, and implement understandable and effective standards of work developed by the National Agency jointly with other stakeholders based on substantiated qualification requirements, quality recruitment for the relevant positions, a sufficient supply of resources, and protection against interference.							
1.1.4.2.1. Developing and launching master’s degree educational programs (particularly cross-disciplinary ones) with a focus on anticorruption efforts as part of existing specialties and branches of knowledge jointly with partner institutions of higher education	May 2023	December 2025	Ministry of Education and Science of Ukraine National Agency on Corruption Prevention National Agency for Higher Education Quality Assurance a higher education institution (by consent)	state budget	within the established budget allocations for the relevant year	A master’s degree program for anticorruption officers has been launched. Enrollment for the program has begun at the institution of higher education. The first group of students have been enrolled for the master’s degree program.	Ministry of Education and Science of Ukraine National Agency on Corruption Prevention National Agency for Higher Education Quality Assurance a higher education institution
1.1.4.2.2. Conducting the annual National Anticorruption Forum where anticorruption officers will unveil the best practices, discuss international and domestic practices and challenges in matters of prevention and detection of corruption	June 2023	December 2025	National Agency on Corruption Prevention	state budget and/or international technical assistance funds	749	Three National Anticorruption Forums have been held. The forums were attended by managers of domestic and international agencies and	National Agency on Corruption Prevention

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>1.1.4.2.3. Developing specialized online courses for professional development of anticorruption officers, covering the following topics:</p> <p>1) vetting of draft acts of an agency or organization by the anticorruption officer;</p> <p>2) management of corruption risks in operations of an agency or organization;</p> <p>3) exercising powers relating to the protection of whistleblowers and reviewing reports about violations of anticorruption legislation;</p> <p>4) preventing conflicts of interest and violations of other anticorruption restrictions;</p> <p>5) conducting an anticorruption background check of contracting parties;</p> <p>6) disseminating information and raising awareness in matters of compliance with anticorruption legislation;</p>	March 2023	December 2025	National Agency on Corruption Prevention	state budget and/or international technical assistance funds	760,3	<p>organizations and compliance officers of foreign companies.</p> <p>At least three online courses for anticorruption officers have been developed and launched.</p>	National Agency on Corruption Prevention
<p>1.1.4.2.4. Ensuring the development of a general short-term professional development program for anticorruption officers based on the key functions of the professional standard titled “Anticorruption Officer”, followed by training</p>	March 2023	December 2025	National Agency of Ukraine on Civil Service National Agency on Corruption Prevention	state budget and/or international technical assistance funds	587,1	The general short-term professional development program for anticorruption officers has been developed and launched.	National Agency of Ukraine on Civil Service
<p>1.1.4.2.5. Updating the methodology of evaluation of the performance of anticorruption officers with a focus on evaluating their effectiveness in the priority areas of their work</p>	March 2023	July 2023	National Agency on Corruption Prevention	state budget and/or international technical assistance funds	16,9	The methodology has been updated and approved by an order of the National Agency.	anti-corruption portal of the National Agency on Corruption Prevention
<p>Expected strategic result 1.1.4.3. The following efforts of anticorruption officers have been prioritized: preventing the spread of corrupt practices, getting the public involved in the analysis and eradication of the risks of corruption in normative legal acts of government agencies and local self-government bodies.</p>							
<p>1.1.4.3.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law that proposes prioritizing the following efforts of anticorruption officers: preventing the spread of corrupt practices, getting the public involved in the analysis and eradication of the risks of corruption in normative legal acts of government agencies and local self-government bodies</p>	March 2023	December 2023	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	National Agency on Corruption Prevention official website of the Verkhovna Rada of Ukraine
<p>1.1.4.3.2. Drafting an order of the National Agency to amend the Model Regulation on the authorized unit (authorized officer) in matters of prevention and detection of corruption, which proposes to prioritize the following efforts of anticorruption officers: preventing the spread of corrupt practices, getting the public involved in the analysis and eradication of the risks of</p>	within one month from the date of entry into force of the law specified in the	within two months from the date of entry into force of the law specified in	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The draft order has been drafted and publicized for a public discussion.	official website of the National Agency on Corruption Prevention

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
corruption in normative legal acts of government agencies and local self-government bodies	subparagraph 1.1.4.3.1	subsection 1.1.4.3.1					
1.1.4.3.3. Holding a public discussion of the draft order indicated in subclause 1.1.4.3.2, and ensuring its revision (if needed), issuance, and submission for state registration	within one month from the date of entry into force of the law specified in the subparagraph 1.1.4.3.1	within two months from the date of entry into force of the law specified in subsection 1.1.4.3.1	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The public discussion has been conducted and its results have been made public.	official website of the National Agency on Corruption Prevention
1.1.4.3.4. Supporting the state registration of the order indicated in subclause 1.1.4.3.2 and its official publication	within one month from the date of entry into force of the law specified in the subparagraph 1.1.4.3.1	within two months from the date of entry into force of the law specified in subsection 1.1.4.3.1	National Agency on Corruption Prevention Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	The order has taken effect.	official printed publications The unified state register of normative legal acts
1.1.4.3.5. Arranging the training as part of the National Agency's specialized online course in corruption risk management at organizations for officers of ministries, other central executive authorities, regional state administrations, executive offices of regional councils, and executive offices of city councils. At least 180 officers have completed the training and successfully passed the final test.	August 2023	December 2025	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	At least 180 officers have completed the training as part of the specialized online course of the National Agency and successfully passed the final test.	National Agency on Corruption Prevention
1.1.4.3.6. Ensuring the training of anticorruption officers as part of the general short-term professional development program in corruption risk management	June 2023	December 2025	National Agency on Corruption Prevention National Agency of Ukraine on Civil Service	state budget and/or international technical assistance funds	460,6	At least 300 anticorruption officers have completed training as part of the general short-term professional development program.	National Agency on Corruption Prevention National Agency of Ukraine on Civil Service High School of Public Governance

Problem 1.1.5. In many areas of social life, resorting to corrupt practices is a more convenient, efficient, effective, and sometimes only way to satisfy the needs of individuals or legal entities compared to satisfying such needs in the legitimate way.

Expected strategic result 1.1.5.1. In the sectors of education, science, healthcare, administrative, social, and utility services as well as government regulation of the economy, the existing corrupt practices are being ousted by convenient legitimate ways of satisfying the needs of individuals or legal entities, which primarily involve:

identifying the most widespread corrupt practices and the reasons why they exist;

improving the legitimate ways of satisfying the needs of individuals or legal entities, which give them certainty that they are guaranteed achieve the desired and legitimate result swiftly and comfortably;

providing the appropriate normative, legal, organizational, and financial framework for coordinated efforts by government agencies and local self-government bodies aimed at simplifying the procedures for providing administrative, social, utility, and other services, as well as protecting business entities against unscrupulous behavior of these agencies;

aligning the system of government agencies and local self-government bodies with the administrative-territorial system;

launching electronic services and enhancing the transparency and accountability of processes involved in interactions between the state and the population and business community.

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
1.1.5.1.1. Conducting a comprehensive study to identify 10 of the most corruption-plagued sectors (using sociological, analytical, academic, and other sources of information)	March 2023	September 2023	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The 10 most corruption-plagued sectors have been identified.	official website of the National Agency on Corruption Prevention
1.1.5.1.2. Conducting a comprehensive study (studies) to identify the most widespread and most economically detrimental corrupt practices in the 10 most corruption-plagued sectors	July 2023	December 2023	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The 10 most corruption-plagued sectors have been identified.	official website of the National Agency on Corruption Prevention
1.1.5.1.3. Conducting 10 analytical studies (5 per year) dedicated to: 1) a detailed study of the most widespread or the most economically detrimental corrupt practices and causes of their existence in the 10 most corruption-plagued sectors; 2) finding and modeling the implementation of convenient and legitimate approaches to satisfying the relevant needs of individuals or legal entities as opposed to the existing corrupt practices (particularly by launching electronic services)	January 2024	December 2025	National Agency on Corruption Prevention	state budget and/or international technical assistance funds	4011	Analytical reports have been prepared, publicized, and brought to the attention of the concerned agencies and legal entities	official website of the National Agency on Corruption Prevention
1.1.5.1.4. Annual discussion of the conclusions and recommendations outlined in analytical studies with the participation of representatives of government agencies, NGOs, international organizations, international technical assistance projects, and the academic community	April 2023	December 2025	National Agency on Corruption Prevention central bodies of executive power, which form or implement state policy in the areas most affected by corruption	state budget	within the established budget allocations for the relevant year	The conclusions and recommendations outlined in the analytical report have been discussed with the participation of representatives of government agencies, NGOs, international organizations, international technical assistance projects, and the academic community.	official website of the National Agency on Corruption Prevention
1.1.5.1.5. Improving the legitimate approaches to satisfying the needs of individuals and legal entities, taking into account the recommendations presented in analytical studies (particularly by launching electronic services, enhancing the transparency and accountability of processes pertaining to interactions between the state and the population and businesses, using re-engineering procedures, as well as implementing technological tools for the elimination of typical corruption risks: modules for random allocation of materials for specific administrative actions, technologies that implement the principle of extraterritorial examination of specific materials and decision-making, artificial intelligence-	January 2024	December 2025	central bodies of executive power, which form or implement state policy in the areas most affected by corruption	state budget	within the established budget allocations for the relevant year	The legitimate approaches to satisfying the needs of individuals and legal entities have been improved, taking into account the recommendations presented in the analytical report.	concerned authorities National Agency on Corruption Prevention

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
powered expert systems for aggregation and assessment of big data arrays, etc.)							
1.1.5.1.6. Supporting the consideration of the Draft Law of Ukraine <i>On the Procedure for Deciding Matters of the Administrative-Territorial System of Ukraine</i> (registration number 4664 dated June 28, 2021) in the Parliament of Ukraine (particularly if the President of Ukraine vetoes the draft law)	March 2023	until the law is signed by the President of Ukraine	Ministry for Communities, Territories and Infrastructure Development of Ukraine	state budget	within the established budget allocations for the relevant year	The law has been signed by the President of Ukraine.	official printed publications official website of the Verkhovna Rada of Ukraine
1.1.5.1.7. Drafting and supporting the consideration of bylaw normative legal acts needed for implementation of the law mentioned in subclause 1.1.5.1.6	from the date of entry into force of the law specified in the subparagraph 1.1.5.1.6	within three months from the date of entry into force of the law specified in the subparagraph 1.1.5.1.6	Ministry for Communities, Territories and Infrastructure Development of Ukraine	state budget	within the established budget allocations for the relevant year	Bylaw normative legal acts have come into force.	official printed publications official website of the Verkhovna Rada of Ukraine official website of the Cabinet of Ministers of Ukraine The unified state register of normative legal acts
1.1.5.1.8. Aligning normative legal acts with the law indicated in subclause 1.1.5.1.6	from the date of entry into force of the law specified in the subparagraph 1.1.5.1.6	within six months from the date of entry into force of the law specified in subsection 1.1.5.1.6	Ministry for Communities, Territories and Infrastructure Development of Ukraine	state budget	within the established budget allocations for the relevant year	Normative legal acts have been aligned with the law indicated in subclause 1.1.5.1.6.	official website of the Ministry for Communities, Territories and Infrastructure Development of Ukraine
1.1.5.1.9. Conducting an analytical study into aligning the system of government agencies and local self-government bodies with the administrative-territorial system, and elaborating recommendations on how to improve the legislation	March 2023	November 2023	Ministry for Communities, Territories and Infrastructure Development of Ukraine	state budget	within the established budget allocations for the relevant year	The report on the findings of the analytical study has been published.	official website of the Ministry for Communities, Territories and Infrastructure Development of Ukraine
Expected strategic result 1.1.5.2. Citizens refrain from corrupt practices owing to communications and awareness raising campaign aimed at raising awareness about the availability of electronic services, simplifying procedures, and so forth.							
1.1.5.2.1. Forming an interagency taskforce to exchange information about initiatives and services alternative to corrupt practices, particularly electronic or streamlined services implemented by executive authorities	January 2024	February 2024	National Agency on Corruption Prevention central executive authorities	state budget	within the established budget allocations for the relevant year	The interagency taskforce has begun its work.	official printed publications official website of the National Agency on Corruption Prevention

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>1.1.5.2.2. Developing informational materials as part of the launch of services and tools for individuals and/or legal entities, which serve as convenient and legitimate methods of satisfying needs as an alternative to corrupt practices, describing the procedure for using such services, in particular:</p> <p>1) user guides published on the official website, on social media (if any);</p> <p>2) infographics;</p> <p>3) introductory videos, screen casts;</p> <p>4) other thematic materials.</p>	January 2024	June 2024	central executive authorities, determined by the interdepartmental working group	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year	The materials are being submitted to the anticorruption media center at the National Agency as they are being created.	anti-corruption media center of the National Agency on Corruption Prevention
<p>1.1.5.2.3. Supporting the development of the design of the pilot communications and awareness raising campaign devoted to covering the successes of the state in combating corruption by creating convenient legitimate alternatives as opposed to corrupt practices</p>	July 2024	December 2024	National Agency on Corruption Prevention	state budget and/or international technical assistance funds	528	The design of the pilot communications and awareness raising campaign has been developed and approved.	National Agency on Corruption Prevention
<p>1.1.5.2.4. Conducting the pilot communications and awareness raising campaign devoted to covering the successes of the state in combating corruption by creating convenient legitimate alternatives as opposed to corrupt practices</p>	January 2025	June 2025	National Agency on Corruption Prevention	state budget and/or international technical assistance funds	2112	The pilot communications and awareness raising campaign has been completed. The campaign results have been summarized.	National Agency on Corruption Prevention
<p>1.1.5.2.5. Supporting the development of the design of the joint communications and awareness raising campaign devoted to electronic services as an alternative to corrupt practices</p>	July 2024	December 2024	Ministry of Digital Transformation of Ukraine National Agency on Corruption Prevention	state budget and/or international technical assistance funds	176	The design of the communications and awareness raising campaign has been developed and approved.	official website of the Ministry of Digital Transformation of Ukraine official website of the National Agency on Corruption Prevention
<p>1.1.5.2.6. Conducting the joint communications and awareness raising campaign devoted to electronic services as an alternative to corrupt practices</p>	January 2025	June 2025	Ministry of Digital Transformation of Ukraine National Agency on Corruption Prevention	state budget and/or international technical assistance funds	703,8	The communications and awareness raising campaign has been completed. The campaign results have been summarized.	official website of the Ministry of Digital Transformation of Ukraine official website of the National Agency on Corruption Prevention
<p>1.1.5.2.7. Supporting the development of the joint communications and awareness raising campaign devoted to the new principles of the administrative</p>	July 2024	December 2024	Ministry of Justice of Ukraine	state budget and/or international technical assistance funds	176	The design of the communications and awareness raising	official website of the Ministry of

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
process, particularly through DIIA centers (administrative service centers)			Ministry of Digital Transformation of Ukraine National Agency on Corruption Prevention			campaign has been developed and approved.	Justice of Ukraine National web platform of administrative service centers website of the National Agency on Corruption Prevention
1.1.5.2.8. Conducting the joint communications and awareness raising campaign devoted to the new principles of the administrative process, particularly through DIIA centers (administrative service centers)	January 2025	June 2025	Ministry of Justice of Ukraine Ministry of Digital Transformation of Ukraine National Agency on Corruption Prevention	state budget and/or international technical assistance funds	703,8	The communications and awareness raising campaign has been completed. The campaign results have been summarized.	official website of the Ministry of Justice of Ukraine official website of the Ministry of Digital Transformation of Ukraine official website of the National Agency on Corruption Prevention
Expected strategic result 1.1.5.3. Representatives of the business community and the Council of the Business Ombudsperson are active contributors to the process of minimizing corruption risks and instituting effective regulation, which promotes economic growth and mobilization of investments.							
1.1.5.3.1. Amending the memorandum between the National Agency and the Institution of the Business Ombudsperson dated September 22, 2016 on cooperation and information exchange, pertaining to the exchange of information about the most widespread corrupt practices in interactions between businesses and the public sector	March 2023	March 2023	National Agency on Corruption Prevention Business Ombudsman's Council (by consent)	state budget	within the established budget allocations for the relevant year	The memorandum provides for the procedure for exchanging information about the most widespread corrupt practices in interactions between businesses and the public sector.	official website of the Business Ombudsman's Council official website of the National Agency on Corruption Prevention
1.1.5.3.2. Periodically (at least twice a year) exchanging information about the most widespread corrupt practices in interactions between businesses and the public sector	April 2023	December 2025	Business Ombudsman's Council (by consent) National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The information is exchanged every quarter.	official website of the Business Ombudsman's Council official website of the National Agency on Corruption Prevention
1.1.5.3.3. Using the information received by the National Agency from the Council of the Business Ombudsperson:	July 2023	December 2025	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	Consolidated information has been used during the exercise of the	official website of the National Agency on

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>1) for the purposes of modeling the implementation of convenient and legitimate approaches to satisfying the relevant needs of individuals or legal entities as opposed to the existing corrupt practices (particularly by launching electronic services);</p> <p>2) while developing and approving anticorruption programs;</p> <p>3) while conducting anticorruption expert examinations.</p>						powers of the National Agency.	Corruption Prevention
1.2. Instilling a negative attitude towards corruption							
<p>Problem 1.2.1. Everyday corrupt practices are an established norm of conduct and are not perceived as violations of moral or legal norms. There is no consistent demand from the population for public officials to uphold the prescribed rules of ethical conduct and integrity.</p> <p>Expected strategic result 1.2.1.1. The overall level of tolerance of corruption in Ukraine has decreased owing to the integration of anticorruption topics into educational curricula at all levels, which includes instilling in society a stable perception of corruption as a phenomenon that significantly slows down the socioeconomic development of the country, of corrupt officials as persons who make public administration ineffective, and the realization that dishonest practices, even when they look like a convenient opportunity to solve their issues in the short term, are always disadvantageous for individuals and society in the medium and long term.</p>							
<p>1.2.1.1.1. Supplementing the State Standard of Vocational Secondary Education:</p> <p>a) with a list of value orientations aimed at instilling intolerance of corruption and manifestations of dishonesty;</p> <p>b) with a list of tasks essential to acquiring civic and social competencies as part of instilling intolerance of corruption in all of its manifestations, an understanding of the inadmissibility of tolerating inequality and dishonesty, as well as the readiness to abandon unscrupulous practices when solving problems</p>	March 2023	December 2023	Ministry of Education and Science of Ukraine	state budget	within the established budget allocations for the relevant year	The state standard has been supplemented with value orientations aimed at instilling intolerance of corruption and manifestations of dishonesty, as well as tasks essential to acquiring civic and social competencies as part of instilling intolerance of corruption in all of its manifestations.	official printed publications official website of the Cabinet of Ministers of Ukraine
<p>1.2.1.1.2. Supplementing the objective of the “Civic Accountability” cross-cutting content thread with concepts essential to instilling intolerance of corruption and adherence to integrity strategies</p>	March 2023	December 2023	Ministry of Education and Science of Ukraine State Scientific Institution “Institute of Education Content Modernization”	state budget	within the established budget allocations for the relevant year	Amendments have been introduced into the Model Curriculum of General Secondary Education Institutions of the 2 nd Degree, approved by the order of the Ministry of Education and Science dated April 20, 2018, No. 405	official website of the Ministry of Education and Science of Ukraine
<p>1.2.1.1.3. Developing teaching methods materials to be used to accomplish the objective of the “Civic Accountability” cross-cutting content thread in terms of instilling in the context of corruption and adherence to integrity strategies (with the possible involvement of NGOs and international technical assistance projects in this activity)</p>	March 2023	January 2024	National Agency on Corruption Prevention	state budget and/or international technical assistance funds	253,2	The teaching methods materials have been developed.	National Agency on Corruption Prevention

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
1.2.1.1.4. Submitting documents to obtain expert approval of the recommendation to use the teaching methods handbook on instilling intolerance of corruption and adherence to integrity strategies in the educational process	February 2024	June 2024	National Agency on Corruption Prevention Ministry of Education and Science of Ukraine	state budget and/or international technical assistance funds	6,4	The teaching methods handbook have passed expert examination. The expert committee has reviewed the expert opinions on the feasibility of using the handbook in the educational process.	State Scientific Institution “Institute of Education Content Modernization”
1.2.1.1.5. Developing recommendations on the implementation of the “Civic Accountability” cross-cutting content thread in the educational process to the extent of instilling intolerance of corruption and adherence to integrity strategies	July 2024	September 2024	Ministry of Education and Science of Ukraine National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The recommendation has been communicated to institutions of general secondary education and vocational secondary education.	Ministry of Education and Science of Ukraine
1.2.1.1.6. Developing the curriculum and the teaching methods handbook of the optional course on the prevention of corruption and social integrity for the 9 th grade (with the possible involvement of NGOs and international technical assistance projects in this activity)	March 2023	June 2023	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The curriculum and the teaching methods handbook have been developed.	National Agency on Corruption Prevention
1.2.1.1.7. Submitting documents to obtain expert approval of the recommendation to use the curriculum and the teaching methods handbook of the optional course on the prevention of corruption and social integrity for the 9 th grade in the educational process	July 2023	September 2023	National Agency on Corruption Prevention Ministry of Education and Science of Ukraine	state budget and/or international technical assistance funds	6,4	The curriculum and the teaching methods handbook have passed expert examination. The expert committee has reviewed the expert opinions on the feasibility of using it in the educational process.	State Scientific Institution “Institute of Education Content Modernization”
1.2.1.1.8. Developing the curriculum and the teaching methods handbook of the optional course on academic integrity for the 7 th and 8 th grades (with the possible involvement of NGOs and international technical assistance projects in this activity)	August 2023	June 2024	National Agency on Corruption Prevention	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year	The curriculum and the teaching methods handbook have been developed.	National Agency on Corruption Prevention
1.2.1.1.9. Submitting documents to obtain expert approval of the recommendation to use the curriculum and the teaching methods handbook of the optional course on academic integrity for the 7 th and 8 th grades in the educational process	July 2024	October 2024	National Agency on Corruption Prevention Ministry of Education and Science of Ukraine	state budget and/or international technical assistance funds	6,4	The curriculum and the teaching methods handbook have passed expert examination. The expert committee has reviewed the expert opinions on the feasibility of using it in the educational process.	State Scientific Institution “Institute of Education Content Modernization”
1.2.1.1.10. Developing the curriculum and the teaching methods handbook of the optional course on academic integrity for the 10 th and 11 th grades (with the	November 2023	July 2024	National Agency on Corruption Prevention	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year	The curriculum and the teaching methods	National Agency on Corruption Prevention

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source	
	Start date	End date		Sources of funding	Financing amounts, thousand UAH			
possible involvement of NGOs and international technical assistance projects in this activity)						handbook have been developed.		
1.2.1.1.11. Submitting documents to obtain expert approval of the recommendation to use the curriculum and the teaching methods handbook of the optional course on academic integrity for the 10 th and 11 th grades in the educational process	August 2024	November 2024	National Agency on Corruption Prevention Ministry of Education and Science of Ukraine	state budget and/or international technical assistance funds	6,4	The curriculum and the teaching methods handbook have passed expert examination. The expert committee has reviewed the expert opinions on the feasibility of using it in the educational process.	State Scientific Institution "Institute of Education Content Modernization"	
1.2.1.1.12. Developing teaching methods materials on anticorruption topics (anticorruption and integrity) for students pursuing professional (vocational) education, focusing on the development of cross-cutting civic and social competencies (with the possible involvement of NGOs and international technical assistance projects in this activity).	March 2024	March 2025	National Agency on Corruption Prevention	state budget		within the established budget allocations for the relevant year	The teaching methods materials have been developed.	National Agency on Corruption Prevention
1.2.1.1.13. Designation by the Ministry of Education and Science of anticorruption topics (anticorruption and integrity) as a mandatory component of state standards of professional (vocation) education (as a separate educational component or a cross-cutting component within other components)	April 2025	July 2025	National Agency on Corruption Prevention Ministry of Education and Science of Ukraine State Scientific Institution "Institute of Education Content Modernization"	state budget and/or international technical assistance funds	6,4	The Ministry of Education and Science has designated anticorruption topics (anticorruption and integrity) as a mandatory component of state standards of professional (vocation) education (as a separate educational component or a cross-cutting component within other components).	State Scientific Institution "Institute of Education Content Modernization"	
1.2.1.1.14. Updating the curricula of professional (vocational) education to incorporate the anticorruption topics (anticorruption and integrity) as a mandatory component (as a separate educational component or a cross-cutting component within other components).	August 2025	October 2025	Ministry of Education and Science of Ukraine National Agency on Corruption Prevention	state budget		within the established budget allocations for the relevant year	Anticorruption topics have been incorporated into a separate educational component.	Ministry of Education and Science of Ukraine
1.2.1.1.15. Developing teaching methods materials on anticorruption topics (anticorruption, social and academic integrity) for first-year students pursuing a higher education (with the possible involvement of NGOs and international technical assistance projects in this activity)	March 2023	December 2023	National Agency on Corruption Prevention	state budget and/or international technical assistance funds	33,8	The teaching methods materials have been developed.	National Agency on Corruption Prevention	

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
1.2.1.1.16. Developing amendments to the Procedural Recommendations on the Development of Standards of Higher Education, approved by the order of the Ministry of Education and Science dated June 1, 2016, No. 600, which would supplement the list of mandatory general competencies for the academic degree of a bachelor with the competency defined as intolerance of corruption in all of its manifestations, an understanding of the inadmissibility of tolerating inequality and dishonesty	February 2024	April 2024	Ministry of Education and Science of Ukraine National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The draft order amending the order of the Ministry of Education and Science has been developed.	Ministry of Education and Science of Ukraine
1.2.1.1.17. Conducting a public discussion of the draft order indicated in subclause 1.2.1.1.16	May 2024	May 2024	Ministry of Education and Science of Ukraine	state budget	within the established budget allocations for the relevant year	The public discussion has been conducted.	Ministry of Education and Science of Ukraine
1.2.1.1.18. Revising (if needed) and issuing the order indicated in subclause 1.2.1.1.16	June 2024	July 2024	Ministry of Education and Science of Ukraine	state budget	within the established budget allocations for the relevant year	The order has been issued.	Ministry of Education and Science of Ukraine
1.2.1.1.19. Developing amendments to standards of higher education, approved by orders of the Ministry of Education and Science, taking into account the amendments to the Procedural Recommendations indicated in subclause 1.2.1.1.16	one month from the date of entry into force of the order provided for in subsection 1.2.1.1.16	three months from the date of entry into force of the order provided for in subsection 1.2.1.1.16	Ministry of Education and Science of Ukraine National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The draft order amending the normative legal acts has been developed.	Ministry of Education and Science of Ukraine
1.2.1.1.20. Conducting a public discussion of the draft order indicated in subclause 1.2.1.1.19	four months from the date of entry into force of the order provided for in subsection 1.2.1.1.16	five months from the date of entry into force of the order provided for in subsection 1.2.1.1.16	Ministry of Education and Science of Ukraine	state budget	within the established budget allocations for the relevant year	The public discussion has been conducted.	Ministry of Education and Science of Ukraine
1.2.1.1.21. Revising (if needed) and issuing the order indicated in subclause 1.2.1.1.19	six months from the date of entry into force of the order provided for in subsection 1.2.1.1.16	seven months from the date of entry into force of the order provided for in subsection 1.2.1.1.16	Ministry of Education and Science of Ukraine	state budget	within the established budget allocations for the relevant year	The order has been issued.	Ministry of Education and Science of Ukraine

Expected strategic result 1.2.1.2. The overall level of tolerance of corruption in Ukraine has decreased owing to the creation of favorable conditions for professional development of educators and people working with the public, in particular in matters of academic integrity and instilling an attitude of intolerance of corruption in all its manifestations among students.

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
1.2.1.2.1. Adapting courses devoted to anticorruption topics (anticorruption, social and academic integrity) and incorporating them into available professional development programs for educators (with the possible involvement of NGOs and international technical assistance projects in this activity)	March 2023	August 2023	Ministry of Education and Science of Ukraine National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	Thematic courses have been incorporated into programs administered by institutions of postgraduate education for educators.	institutes of postgraduate pedagogical education
1.2.1.2.2. Issuing a recommendation for educators to regularly complete professional development training in anticorruption topics (anticorruption, social and academic integrity)	March 2023	July 2023	Ministry of Education and Science of Ukraine National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The recommendation has been disseminated among educators through educational institutions.	Ministry of Education and Science of Ukraine National Agency on Corruption Prevention
1.2.1.2.3. Developing the study discipline “Integrity and Anticorruption for Educators” designed for all students pursuing specialties in the academic branch 01 “Education” (with the possible involvement of NGOs and international technical assistance projects in this activity)	December 2023	December 2024	National Agency on Corruption Prevention	state budget and/or international technical assistance funds	36,6	The study discipline has been developed.	National Agency on Corruption Prevention
1.2.1.2.4. Amending the standards of higher education for all specialties in the academic branch 01 “Education/Pedagogics” for the higher education academic degree of a bachelor in terms of the normative substance of training for students pursuing a higher education: “Know the fundamentals of anticorruption, social and academic integrity at a level necessary to instill intolerance of corruption and manifestations of dishonest conduct among students pursuing education, and be able to apply them in professional work”	January 2025	March 2025	Ministry of Education and Science of Ukraine National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	Amendments have been introduced.	Ministry of Education and Science of Ukraine
1.2.1.2.5. Developing recommendations on how to ensure transparency and integrity in the work of institutions of general secondary education (with the possible involvement of NGOs and international technical assistance projects in this activity)	March 2023	January 2024	National Agency on Corruption Prevention	state budget and/or international technical assistance funds	303,8	The recommendations have been developed.	National Agency on Corruption Prevention
1.2.1.2.6. Approving recommendations for institutions of general secondary education via a directive of the Ministry of Education and Science, specifying the deadline for their integration into the processes of institutions of general secondary education	February 2024	May 2024	Ministry of Education and Science of Ukraine National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The recommendations have been approved via a directive of the Ministry of Education and Science, with the deadlines for their implementation specified.	Ministry of Education and Science of Ukraine
1.2.1.2.7. Integrating the recommendations indicated in subclause 1.2.1.2.5 into normative documents, charters, guidelines, and orders	June 2024	November 2024	territorial administrations of education	state budget	within the established budget allocations for the relevant year	The recommendations indicated in subclause 1.2.1.2.5 have been integrated into normative	Ministry of Education and Science of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
1.2.1.2.8. Gathering and consolidating data on the implementation of recommendations by institutions of general secondary education, once every six months	November 2024	December 2025	State Service of Education Quality of Ukraine	state budget	within the established budget allocations for the relevant year	documents, charters, guidelines, and orders. Data has been gathered, consolidated, and submitted to the National Agency.	State Service of Education Quality of Ukraine
1.2.1.2.9. Developing recommendations on how to increase the level of transparency and integrity in the work of institutions of professional (vocational) education (with the possible involvement of NGOs and international technical assistance projects in this activity)	June 2024	May 2025	National Agency on Corruption Prevention	state budget and/or international technical assistance funds	274,8	The recommendations have been developed.	National Agency on Corruption Prevention
1.2.1.2.10. Approving recommendations for institutions of professional (vocational) education via a directive of the Ministry of Education and Science, specifying the deadline for their integration into the processes of institutions of professional (vocational) education	June 2025	August 2025	Ministry of Education and Science of Ukraine National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The recommendations have been approved via a directive of the Ministry of Education and Science, with the deadlines for their implementation specified.	Ministry of Education and Science of Ukraine
1.2.1.2.11. Integrating the recommendations indicated in subclause 1.2.1.2.9 in normative documents, charters, guidelines, and orders	September 2025	November 2025	Ministry of Education and Science of Ukraine	state budget	within the established budget allocations for the relevant year	The recommendations indicated in subclause 1.2.1.2.9 have been integrated into normative documents, charters, guidelines, and orders.	Ministry of Education and Science of Ukraine
1.2.1.2.12. Gathering and consolidating data on the implementation of recommendations by institutions of professional (vocational) education, once every six months	December 2025	December 2025	State Service of Education Quality of Ukraine Ministry of Education and Science of Ukraine	state budget	within the established budget allocations for the relevant year	Data has been gathered, consolidated, and submitted to the National Agency.	State Service of Education Quality of Ukraine
1.2.1.2.13. Developing recommendations on how to increase the level of transparency and integrity in the work of institutions of higher education (with the possible involvement of NGOs and international technical assistance projects in this activity)	March 2023	February 2024	National Agency on Corruption Prevention	state budget and/or funds of international technical assistance	253,2	The recommendations have been developed.	National Agency on Corruption Prevention
1.2.1.2.14. Approving recommendations for institutions of higher education via a directive of the Ministry of Education and Science, specifying the deadline for their integration into the processes of institutions of higher education	March 2024	May 2024	Ministry of Education and Science of Ukraine National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The recommendations have been approved via a directive of the Ministry of Education and Science, with the deadlines for their implementation specified.	Ministry of Education and Science of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
1.2.1.2.15. Integrating the recommendations indicated in subclause 1.2.1.2.13 in normative documents, charters, guidelines, and orders	June 2024	December 2024	Ministry of Education and Science of Ukraine	state budget	within the established budget allocations for the relevant year	The recommendations indicated in subclause 1.2.1.2.13 have been integrated into normative documents, charters, guidelines, and orders.	institutions of higher education State Service of Education Quality of Ukraine
1.2.1.2.16. Gathering and consolidating data on the implementation of recommendations by institutions of higher education, once every six months	January 2025	December 2025	State Service of Education Quality of Ukraine Ministry of Education and Science of Ukraine	state budget	within the established budget allocations for the relevant year	Data has been gathered, consolidated, and submitted to the National Agency.	State Service of Education Quality of Ukraine
Expected strategic result 1.2.1.3. The overall level of tolerance of corruption in Ukraine has decreased owing to the dissemination of information to the public about the negative consequences of corruption and corruption-related offenses (for society and the state, as well as for the perpetrators of such offenses), as well as about the importance of ensuring public control over the activities of executive authorities and local self-government bodies.							
1.2.1.3.1. Developing and disseminating communications and awareness raising materials that shed light on the detrimental effects of corruption and the importance of abiding by integrity strategies (with the possible involvement of NGOs and international technical assistance projects in the implementation of this activity)	March 2023	December 2025	National Agency on Corruption Prevention	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year	The materials have been developed, published, and disseminated.	official website of the National Agency on Corruption Prevention
1.2.1.3.2. Developing and disseminating communications and awareness raising materials covering the role of citizens in anticorruption efforts and the opportunities for public oversight over the activities of executive government agencies and local self-government bodies (with the possible involvement of NGOs and international technical assistance projects in this activity)	June 2023	December 2025	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The materials have been developed, published, and disseminated.	official website of the National Agency on Corruption Prevention
1.2.1.3.3. Preparing a communications and awareness raising campaign devoted to the importance of public oversight over the activities of executive government agencies and local self-government bodies (with the possible involvement of NGOs and international technical assistance projects in this activity)	July 2023	October 2023	National Agency on Corruption Prevention Ministry of Culture and Information Policy of Ukraine	state budget and/or international technical assistance funds	528,0	The materials have been developed, published, and disseminated.	National Agency on Corruption Prevention
1.2.1.3.4. Conducting a communications and awareness raising campaign devoted to the importance of public oversight over the activities of executive government agencies and local self-government bodies (with the possible involvement of NGOs and international technical assistance projects in this activity)	November 2023	April 2024	National Agency on Corruption Prevention Ministry of Culture and Information Policy of Ukraine	state budget and/or international technical assistance funds	2 112,0	The communications and awareness raising campaign has been completed. The campaign results have been summarized.	National Agency on Corruption Prevention

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
Expected strategic result 1.2.1.4. The overall level of tolerance of corruption in Ukraine has decreased owing to the implementation of comprehensive measures aimed at instilling in public servants a perception of themselves as people serving the interests of the Ukrainian nation, as well as public trust in public servants as the key reason of why they hold their office.							
1.2.1.4.1. Developing an online course on the general provisions of anticorruption legislation for civil servants	March 2023	April 2023	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The course has been developed and published on the NAZK.Study learning platform.	official website of the National Agency on Corruption Prevention
1.2.1.4.2. Developing an online course on the particularities of anticorruption legislation for representatives of local self-government bodies (with the possible involvement of NGOs and international technical assistance projects in this activity)	March 2023	June 2023	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The course has been developed and published on the NAZK.Study learning platform.	official website of the National Agency on Corruption Prevention
1.2.1.4.3. Developing an online course devoted to the particularities of anticorruption legislation for judges	March 2023	July 2023	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The course has been developed and published on the NAZK.Study learning platform.	official website of the National Agency on Corruption Prevention
1.2.1.4.4. Developing an online course devoted to the particularities of anticorruption legislation for representatives of the law enforcement sector	March 2023	August 2023	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The course has been developed and published on the NAZK.Study learning platform.	official website of the National Agency on Corruption Prevention
1.2.1.4.5. Developing an online course devoted to the particularities of anticorruption legislation for parliament members	March 2023	August 2023	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The course has been developed and published on the NAZK.Study learning platform.	official website of the National Agency on Corruption Prevention
1.2.1.4.6. Developing an online course devoted to the functioning of government agencies and local self-government bodies and their interaction with various social groups (businesses, the public, etc.) (with the possible involvement of NGOs and international technical assistance projects in this activity)	March 2023	August 2023	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The course has been developed and published on the NAZK.Study learning platform.	official website of the National Agency on Corruption Prevention
1.2.1.4.7. Conducting systemic training of civil servants and local self-government officials on anticorruption topics (anticorruption, standards of integrity and ethical conduct) in civil service and service at local self-government bodies	March 2023	December 2025	National Agency of Ukraine on Civil Service	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year	At least 2,000 individuals have completed training in anticorruption and standards of integrity and ethical conduct.	National Agency of Ukraine on Civil Service
1.2.1.4.8. Ensuring the development of a model general professional (certification) program of professional development for civil servants and officials of local self-government bodies with a focus on anticorruption topics (anticorruption, standards of integrity and ethical conduct)	April 2023	December 2025	National Agency of Ukraine on Civil Service National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The model general program has been developed.	official printed publications official website of the Cabinet of Ministers of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
1.2.1.4.9. Systemically staging communications and awareness raising events devoted to the issues of integrity in civil service, the role of civil servants, the functioning of the state apparatus, interactions with citizens and businesses, etc. (with the possible involvement of NGOs and international technical assistance projects in this activity)	July 2023	December 2025	National Agency on Corruption Prevention National Agency of Ukraine on Civil Service	state budget and/or international technical assistance funds	1 729,6	At least four events are staged each year.	National Agency on Corruption Prevention
Expected strategic result 1.2.1.5. The overall level of tolerance of corruption in Ukraine has decreased owing to the establishment of the culture of the rule of law, an atmosphere of integrity and intolerance of corruption in society, including through public service advertising.							
1.2.1.5.1. Developing and disseminating communications and awareness raising materials devoted to the functioning of government agencies and local self-government bodies and the rule of law (with the possible involvement of NGOs and international technical assistance projects in the implementation of this activity)	January 2024	January 2025	National Agency on Corruption Prevention	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year	The materials have been developed and published on resources of the National Agency.	official website of the National Agency on Corruption Prevention
1.2.1.5.2. Developing and disseminating communications and awareness raising materials that shed light on the detrimental effects of corruption and the importance of abiding by integrity strategies (with the possible involvement of NGOs and international technical assistance projects in the implementation of this activity)	January 2024	December 2025	National Agency on Corruption Prevention	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year	The materials have been developed and published on resources of the National Agency.	official website of the National Agency on Corruption Prevention
1.2.1.5.3. Conducting communications and awareness raising campaigns devoted to popularizing integrity strategies (with the possible involvement of NGOs and international technical assistance projects in this activity)	January 2024	December 2025	National Agency on Corruption Prevention	state budget and/or international technical assistance funds	2 865,0	The communications and awareness raising campaign has been completed. The campaign results have been summarized.	National Agency on Corruption Prevention
Expected strategic result 1.2.1.6. The level of awareness of citizens who realize the importance of standards of integrity and ethical conduct of public servants has increased owing to active and systematic communications, awareness-raising and training activities integrated into formal and informal education.							
1.2.1.6.1. Developing and disseminating communications and awareness raising materials that explain the workings of the state and public institutions, the rights and duties of citizens, and where citizens should go to defend their rights and interests (with the possible involvement of NGOs and international technical assistance projects in this activity)	January 2024	January 2025	National Agency on Corruption Prevention National Agency of Ukraine on Civil Service	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year	The communications and awareness raising materials have been developed and disseminated among various target audiences.	official website of the National Agency on Corruption Prevention
1.2.1.6.2. Developing and disseminating communications and awareness raising materials devoted to standards of integrity and ethical conduct of civil servants, explaining what citizens should do when such civil servants violate those standards (with the possible involvement of NGOs and international technical assistance projects in this activity)	December 2023	December 2024	National Agency on Corruption Prevention National Agency of Ukraine on Civil Service	state budget and/or international technical assistance funds	36,6	The communications and awareness raising materials have been developed and disseminated among various target audiences.	official website of the National Agency on Corruption Prevention

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
1.2.1.6.3. Developing and disseminating communications and awareness raising materials devoted to the role of elections in a democratic society, the importance of voting, and the monitoring of the conduct of elected officials (with the possible involvement of NGOs and international technical assistance projects in the implementation of this activity)	March 2023	December 2025	The Central Election Commission of Ukraine (by consent) National Agency on Corruption Prevention	state budget and/or international technical assistance funds	55	The communications and awareness raising materials have been developed and disseminated among various target audiences.	official website of the National Agency on Corruption Prevention official website of the Central Election Commission of Ukraine
1.2.1.6.4. Ensuring regular communications and awareness raising events devoted to the role of elections in a democratic society, the importance of voting, and the monitoring of the conduct of elected officials (with the possible involvement of NGOs and international technical assistance projects in the implementation of this activity)	March 2023	December 2025	The Central Election Commission of Ukraine (by consent)	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year	Communications and awareness raising events are held on a regular basis.	official website of the Central Election Commission of Ukraine
1.2.1.6.5. Ensuring the development of a communications and awareness raising campaign devoted to the role of elections in a democratic society, the importance of voting, and the monitoring of the conduct of elected officials (with the possible involvement of NGOs and international technical assistance projects in the implementation of this activity)	October 2023	December 2023	The Central Election Commission of Ukraine (by consent) Ministry of Culture and Information Policy of Ukraine	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year	The design of the communications and awareness raising campaign has been developed.	The Central Election Commission of Ukraine
1.2.1.6.6. Conducting the communications and awareness raising campaign devoted to the role of elections in a democratic society, the importance of voting, and the monitoring of the conduct of elected officials (with the possible involvement of NGOs and international technical assistance projects in the implementation of this activity)	January 2024	December 2024	The Central Election Commission of Ukraine (by consent) Ministry of Culture and Information Policy of Ukraine	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year	The communications and awareness raising campaign has been completed. The campaign results have been summarized.	The Central Election Commission of Ukraine Ministry of Culture and Information Policy of Ukraine
1.2.1.6.7. Developing teaching methods materials with elements of simulation and gamification devoted to the role of elections in a democratic society, the importance of voting, the activities of school self-government and parliament, for extracurricular classes as part of the educational process at institutions of general secondary and vocational secondary education (with the possible involvement of NGOs and international technical assistance projects in this activity)	January 2025	December 2025	National Agency on Corruption Prevention	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year	The teaching methods materials have been developed, published, and disseminated among the concerned parties.	official website of the National Agency on Corruption Prevention

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
1.2.1.6.8. Developing teaching methods materials with elements of simulation and gamification devoted to policy making and interactions between civil servants and stakeholders, for extracurricular classes as part of the educational process at institutions of vocational secondary education (with the possible involvement of NGOs and international technical assistance projects in this activity)	July 2025	December 2025	National Agency on Corruption Prevention	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year	The teaching methods materials have been developed, published, and disseminated among the concerned parties.	official website of the National Agency on Corruption Prevention
<p>Problem 1.2.2. The lack of objective coverage of the situation with preventing and combating corruption in Ukraine leads to a distorted public perception of the causes of corruption, its level, and the effectiveness of anticorruption institutions.</p> <p>Expected strategic result 1.2.2.1. The Anticorruption Communications Strategy has been updated; its content is being regularly updated taking into account the analysis of the effectiveness of previous communications campaigns; a proper organizational and financial foundation has been provided for coordinated efforts towards its implementation.</p>							
1.2.2.1.1. Drafting and submitting to the Cabinet of Ministers of Ukraine the draft act approving the Anticorruption Communications Strategy up to 2025	March 2023	October 2023	National Agency on Corruption Prevention Ministry of Culture and Information Policy of Ukraine	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year	The Strategy has been approved.	National Agency on Corruption Prevention official printed publications official website of the Cabinet of Ministers of Ukraine
1.2.2.1.2. Establishing a media center at the National Agency	June 2023	September 2023	National Agency on Corruption Prevention	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year	The order of the National Agency establishing an anticorruption media center has been issued and made public.	official website of the National Agency on Corruption Prevention
<p>Expected strategic result 1.2.2.2. Citizens have full and objective information about corruption in Ukraine, its causes, status and dynamics, the system of anticorruption institutions, division of powers among them, as well as the effectiveness of various state bodies in preventing and combating corruption, the possibility and ways of interaction between citizens and anticorruption institutions in terms of reporting corruption and exercising public control.</p>							
1.2.2.2.1. Analysis by the National Agency and the Ministry of Culture and Information Policy of the most common disinformation narratives relating to anticorruption efforts in Ukraine, publication of the analysis findings on the official websites of the National Agency, the Ministry of Culture and Information Policy, and the Center for Countering Disinformation, and making this analysis a common practice	the date of entry into force of the act of the Cabinet of Ministers of Ukraine specified in subsection 1.2.2.1.1	four months from the date of entry into force of the act of the Cabinet of Ministers of Ukraine specified in subsection 1.2.2.1.1	National Agency on Corruption Prevention Ministry of Culture and Information Policy of Ukraine government agency "Center for Countering Disinformation" (by consent) Security Service of Ukraine (by consent)	state budget	within the established budget allocations for the relevant year	The analysis findings have been published.	official website of the Ministry of Culture and Information Policy of Ukraine official website of the government agency "Center for Countering Disinformation"

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
1.2.2.2.2. Creation and dissemination by the National Agency and the Ministry of Culture and Information Policy of narratives relating to anticorruption efforts in Ukraine among organizational units of the central executive authorities in charge of communication	five months from the date of entry into force of the act of the Cabinet of Ministers of Ukraine specified in subsection 1.2.2.1.1	December 2025	National Agency on Corruption Prevention Ministry of Culture and Information Policy of Ukraine government agency “Center for Countering Disinformation” Security Service of Ukraine (by consent)	state budget	within the established budget allocations for the relevant year	The dissemination of narratives relating to anticorruption efforts in Ukraine among organizational units of the central executive authorities in charge of communication has been ensured.	official letters to central executive authorities
1.2.2.2.3. Tracking narratives relating to anticorruption efforts in the media space and appropriately responding to disinformation	March 2024	December 2025	National Agency on Corruption Prevention Ministry of Culture and Information Policy of Ukraine government agency “Center for Countering Disinformation” (by consent) Security Service of Ukraine (by consent)	state budget	within the established budget allocations for the relevant year	Informational materials responding to widespread disinformation narratives have been published on websites of the implementing actors.	official website of the Ministry of Culture and Information Policy of Ukraine official website of the government agency “Center for Countering Disinformation”
1.2.2.2.4. Ensuring the development of a communications campaign focusing on the role of the central executive authorities and local self-government bodies in anticorruption efforts: 1) analyzing sources of information to gauge the public opinion on the anticorruption authorities; 2) developing a general plan of the communications campaign based on the information gathered.	the date of entry into force of the act of the Cabinet of Ministers of Ukraine specified in subsection 1.2.2.1.1	six months from the date of entry into force of the act of the Cabinet of Ministers of Ukraine specified in subsection 1.2.2.1.1	National Agency on Corruption Prevention National Anti-Corruption Bureau of Ukraine Prosecutor General’s Office of Ukraine (by consent) Asset Recovery and Management Agency Ministry of Culture and	state budget and/or international technical assistance funds	559,7	The communications campaign plan has been developed.	official website of the Ministry of Culture and Information Policy of Ukraine official website of the government agency “Center for Countering Disinformation”

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
1.2.2.2.5. Launching the communications campaign focusing on the role of the central executive authorities and local self-government bodies in anticorruption efforts	seven months from the date of entry into force of the act of the Cabinet of Ministers of Ukraine specified in subsection 1.2.2.1.1	December 2025	Information Policy of Ukraine National Agency on Corruption Prevention National Anti-Corruption Bureau of Ukraine Prosecutor General's Office of Ukraine (by consent) Asset Recovery and Management Agency High Anti-Corruption Court of Ukraine (by consent) Ministry of Culture and Information Policy of Ukraine	state budget and/or international technical assistance funds	2 238,7	Informational materials prepared as part of the communications campaign have been developed and disseminated.	mass media
1.3. Resolution of the conflicts of interest, observance of general restrictions and bans, rules of ethical conduct							
Problem 1.3.1. Flaws of legislation and the lack of effective risk-based mechanisms for detecting conflicts of interest limit the ability to minimize corruption by preventing and resolving conflicts of interest.							
Expected strategic result 1.3.1.1. The legislative definitions of the terms "real conflict of interest", "potential conflict of interest", and "private interest" have been clarified to simplify their understanding and application.							
1.3.1.1.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law that proposing to introduce a new approach to defining the terms "potential conflicts of interest" and "real conflict of interest", which makes it possible to clearly differentiate between the two concepts (specifically by updating or modifying such an attribute as the conflict between a private interest and official duties), refine the concept of "private interest", and introduce the definition of the concept of "public interest"	March 2023	August 2023	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	National Agency on Corruption Prevention official website of the Verkhovna Rada of Ukraine
Expected strategic result 1.3.1.2. Improvements have been made to legislative procedures for reporting a conflict of interest and the mechanisms used to resolve it, particularly in relation to officials who do not have an immediate superior or occupy elective positions.							
1.3.1.2.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law that:	July 2023	April 2024	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	National Agency on Corruption Prevention official website of the Verkhovna Rada of Ukraine
1) establishes requirements with respect to the form of the conflict of interest statement;							

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>2) provides for the algorithm of actions of the immediate superior of the person who has a conflict of interest, where the superior has no powers to apply a specific method of external resolution of the conflict of interest (such as transfer or dismissal);</p> <p>3) aligns the provisions of the Law of Ukraine <i>On Prevention of Corruption</i>, specifically with respect to the person who must be informed about the conflict of interest and the person who must resolve the conflict of interest;</p> <p>4) improves the mechanism of resolution of the conflict of interest for individuals who do not have an immediate superior, particularly those filling elective positions;</p> <p>5) extends the term for making a decision on the resolution of the conflict of interest.</p>							
Expected strategic result 1.3.1.3. Improvements have been made to the rules of independent and external resolution of a conflict of interest							
1.3.1.3.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law that:	July 2023	April 2024	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	National Agency on Corruption Prevention official website of the Verkhovna Rada of Ukraine
<p>1) expands the list of possible methods of independent resolution of the conflict of interest;</p> <p>2) aligns the procedures of external and independent resolution of the conflict of interest, particularly in terms of the term for making a conflict of interest statement, the term for its resolution, and the term for its independent resolution</p>							
Expected strategic result 1.3.1.4. A list of prohibitions on decision-making, actions or legal transactions has been established as a way to prevent conflicts of interest.							
1.3.1.4.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law that proposes prohibiting an official from making decisions, performing acts, or effecting legal transactions as a way to prevent a conflict of interest, particularly with respect to themselves and their next of kin, legal entities in which the official or their close relative is the founder, ultimate beneficial owner (controller) or manager of this legal entity	April 2023	November 2023	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	National Agency on Corruption Prevention official website of the Verkhovna Rada of Ukraine
Expected strategic result 1.3.1.5. The mechanisms for preventing conflicts of interest, in particular in connection with corporate rights, have been improved, in particular by instituting a ban on making decisions or taking actions in relation to legal entities in which a person has corporate rights.							
1.3.1.5.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law that:	September 2023	May 2024	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	National Agency on Corruption Prevention official website of the Verkhovna Rada of Ukraine
1) establishes the obligation to hand over businesses and corporate rights for management, where they have been acquired by the official after their appointment (election) to the position;							

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>2) prohibits the official from handing over their businesses or corporate rights for management to their next of kin;</p> <p>3) prohibits decision making or transactions involving legal entities, where a civil servant or their next of kin are founders, beneficiaries, or managers of such legal entities.</p> <p>Expected strategic result 1.3.1.6. Effective, complete, objective, and impartial risk-based monitoring and control over compliance with the requirements for preventing and resolving conflicts of interest and related restrictions set forth in Sections IV-V of the Law of Ukraine <i>On Prevention of Corruption</i> is ensured, in particular with the use of IT tools that effectively identify decisions and legal transactions made in conditions of a conflict of interest, ensure proper response to violations identified, as well as to decisions made in violation of the requirements of this Law.</p>							
<p>1.3.1.6.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law that:</p> <p>1) defines the powers of the National Agency to carry out monitoring focusing, among other things, on compliance with other requirements and restrictions prescribed by Sections IV-V of the Law, which are aimed at preventing a conflict of interest;</p> <p>2) corrects inaccuracies in the wording of the rights of the National Agency in Article 12 of the Law with respect to obtaining information and documents and responding to any detected violations of the requirements of the Law;</p> <p>3) eliminates the discrepancy between the provisions of the Law and provisions of other laws, which makes it impossible to obtain certain classified information, particularly information that contains a secret of a pretrial investigation or concerns a customs case;</p> <p>4) revokes the powers of the Council of Judges of Ukraine to monitor compliance with the law pertaining to the resolution of conflicts of interest in the work of judges, and instead grant the powers of the Council of Judges of Ukraine to resolve conflicts of interest of judges.</p>	July 2023	March 2024	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	National Agency on Corruption Prevention official website of the Verkhovna Rada of Ukraine
<p>1.3.1.6.2. Creating a system for ranking and analysis of information contained in the IT system Unified State Register of Declarations of Officials Authorized to Carry out Functions of State or Local Self-Government, which will identify risks of violations of the requirements of legislation on the prevention and resolution of conflicts of interest by declarants</p>	March 2023	November 2023	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The system has been created, and the data obtained is used to identify risks.	National Agency on Corruption Prevention
<p>1.3.1.6.3. Developing the “Hidden Interests” IT product</p>	March 2023	December 2023	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The IT product has been improved by enhancing the existing algorithm used to track down ties and by adding	official website of the National Agency on Corruption Prevention

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
new risk identification algorithms.							
Expected strategic result 1.3.1.7. Systemic amendments have been made to the Laws of Ukraine On Service at Local Self-Government Bodies and On Local Self-Government in Ukraine in matters of prevention of conflicts of interest and the possibility of combining a position at local self-government bodies with the status of a people's representative at a local council.							
1.3.1.7.1. Preparing an analytical report on the current status of the issue of application of the requirements of the Laws of Ukraine <i>On Prevention of Corruption, On Service at Local Self-Government Bodies, On Local Self-Government in Ukraine, and On the Status of People's Representatives at Local Councils</i> in matters of prevention of conflicts of interest, the possibility of combining a position at local self-government bodies with the status of a people's representative at a local council	June 2023	August 2023	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The analytical study has been conducted.	National Agency on Corruption Prevention official website of the National Agency on Corruption Prevention
1.3.1.7.2. Discussing the conclusions and recommendations outlined in the analytical report indicated in subclause 1.3.1.7.1 with the participation of representatives of government agencies, local self-government bodies, other state agencies, NGOs, international organizations, international technical assistance projects, and the academic community	September 2023	October 2023	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The conclusions and recommendations outlined in the analytical report have been discussed with the participation of representatives of government agencies, local self-government bodies, NGOs, international organizations, international technical assistance projects, and the academic community.	National Agency on Corruption Prevention official website of the National Agency on Corruption Prevention
1.3.1.7.3. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law that proposing to improve the legal regulation of the issues of prevention of conflicts of interest, the possibility of combining service positions at local self-government bodies with the status of a people's representative at a local council, taking into account the findings of the analytical report indicated in subclause 1.3.1.7.1	November 2023	May 2024	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	National Agency on Corruption Prevention official website of the Verkhovna Rada of Ukraine
Problem 1.3.2. Legal regulation of prohibitions and restrictions on receiving gifts and being a party to certain legal relationships is flawed, and not all prohibitions are enforced by legal liability measures.							
Expected strategic result 1.3.2.1. The legislative definition of the concept of other paid activity for the purposes of the Law has been introduced.							
1.3.2.1.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing to define the term "other paid work" for the purposes of the Law	May 2023	January 2024	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	National Agency on Corruption Prevention official website of the Verkhovna Rada of Ukraine
Expected strategic result 1.3.2.2. The list of cases exempted from the prohibition on receiving gifts has been updated, and the restrictions related to them have been improved (in particular, rules have been introduced for determine the period during which a person is prohibited from making decisions or acting in favor of the person who provided the gift).							

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>1.3.2.2.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing to:</p> <p>1) improve the substance of the restriction pertaining to the acceptance of gifts, taking into account the need to maintain a fair balance between private interest and public interest;</p> <p>2) expand the list of cases exempted from the prohibition on receiving gifts;</p> <p>3) stipulate a limitation period during which a person is prohibited from making decisions or performing actions that benefit the gift giver.</p> <p>Expected strategic result 1.3.2.3. The rules for handling unjust enrichment or gift have been improved taking into account ways in which they can be received in intangible form.</p>	September 2023	February 2025	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	National Agency on Corruption Prevention official website of the Verkhovna Rada of Ukraine
<p>1.3.2.3.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law containing provisions that propose to improve:</p> <p>1) the rules for handling a gift or unjust enrichment, particularly those received in intangible form;</p> <p>2) the particulars of handling unjust enrichment or gift received in intangible form.</p>	August 2023	March 2024	National Agency on Corruption Prevention National Anti-Corruption Bureau of Ukraine National Police of Ukraine State Bureau of Investigation Prosecutor General's Office of Ukraine (by consent)	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	National Agency on Corruption Prevention official website of the Verkhovna Rada of Ukraine
<p>Expected strategic result 1.3.2.4. The list of persons subject to limitations, particularly those pertaining to combination of positions or part-time jobs, serving on management boards, other executive or controlling bodies, the supervisory board of a for-profit organization has been expanded.</p>							
<p>1.3.2.4.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing to expand the list of persons subject to limitations, particularly those pertaining to combination of positions or part-time jobs, serving on management boards, other executive or controlling bodies, the supervisory board of a for-profit organization</p>	February 2024	August 2024	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	National Agency on Corruption Prevention official website of the Verkhovna Rada of Ukraine
<p>Problem 1.3.3. The activities of entities that influence (lobby) the parliamentary decision-making process are non-transparent and non-public.</p> <p>Expected strategic result 1.3.3.1. Owing to regulatory and legal regulation, the activities of agents influence (lobbying) are carried out within the legal framework and have become understandable and transparent for the whole society.</p>							
<p>1.3.3.1.1. Conducting an analytical study of the legal mechanisms of lobbying employed in other countries in order to determine the model that could be applied in the legal system of Ukraine and would ensure a procedure of transparent influence on the process of administrative</p>	March 2023	August 2023	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The analytical study has been conducted.	National Agency on Corruption Prevention

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>decision making exerted by the concerned commercial entities, NGOs, public associations, or separate individuals</p> <p>1.3.3.1.2. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing to define:</p> <p>1) the rules to be followed by officials of government agencies and local self-government bodies in interacting with stakeholders and agents of influence (lobbyists);</p> <p>2) transparent mechanisms for influencing officials of government agencies and local self-government bodies;</p> <p>3) mechanisms used to control lobbying activities and the agency authorized to exercise such control;</p> <p>4) liability of the parties to lobbyist relationships for violation of rules governing their interaction and transparency of the lobbying process</p>	September 2023	April 2024	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	National Agency on Corruption Prevention official website of the Verkhovna Rada of Ukraine
<p>Problem 1.3.4. There are no legislative standards for ethical conduct of MPs, members of local councils, and elected local self-government officials. The existing rules of ethical conduct are not properly implemented due to the failure of the managers to bring those responsible for violating such rules to justice.</p> <p>Expected strategic result 1.3.4.1. The rules of ethical conduct of members of the Parliament of Ukraine, members of local councils, and elected local self-government officials have been established at the legislative level with the implementation of mechanisms of holding violators liable; members of the Parliament of Ukraine, members of local councils, and elected local self-government officials are familiar with the rules of ethical conduct</p>							
<p>1.3.4.1.1. Supporting the consideration of the Draft Law of Ukraine <i>On Amendments to Select Legislative Acts of Ukraine Pertaining to the Rules of Ethical Conduct of the Parliament Members of Ukraine (Ethical Code of Conduct)</i> (registration number 8327 dated December 30, 2022) in the Parliament of Ukraine (particularly if the President of Ukraine vetoes the draft law)</p>	March 2023	until the law is signed by the President of Ukraine	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The law has been signed by the President of Ukraine.	official printed publications official website of the Verkhovna Rada of Ukraine
<p>1.3.4.1.2. Conducting an analytical study and preparing an analytical report on the current status of issues concerning the observance of the ethical code of conduct by members of local councils and elected officials of local self-government bodies, as well as the possible mechanisms for holding such officials liable for violations of this code</p>	April 2023	December 2023	National Agency on Corruption Prevention Ministry for Communities, Territories and Infrastructure Development of Ukraine National Agency of Ukraine on Civil Service	state budget	within the established budget allocations for the relevant year	The analytical study has been conducted and the report has been prepared.	National Agency on Corruption Prevention
<p>1.3.4.1.3. Drafting and submitting to the Cabinet of Ministers of Ukraine the draft law that incorporates the findings of the analytical report indicated in subclause 1.3.4.1.2, which will make it possible to:</p>	January 2024	September 2024	National Agency on Corruption Prevention Ministry for Communities,	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	National Agency on Corruption Prevention

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>1) improve the existing ethical code of conduct of members of local councils;</p> <p>2) establish the procedure and time frame for holding liable the members of local councils and elected officials of local self-government bodies for violating the standards (rules) of ethical conduct;</p> <p>3) designate the agency to monitor observance of standards (rules) of ethical conduct by members of local councils and elected officials of local self-government bodies;</p> <p>4) implement a procedure by which citizens could report unethical conduct by members of local councils and elected officials of local self-government bodies.</p>			<p>Territories and Infrastructure Development of Ukraine</p> <p>National Agency of Ukraine on Civil Service</p>				official website of the Verkhovna Rada of Ukraine
Expected strategic result 1.3.4.2. Measures for holding managers liable for failing to respond as mandated by law to instances of gross violations of anticorruption legislation have been implemented.							
1.3.4.2.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing to establish a mechanism for holding liable all categories of managers for failing to respond to confirmed facts of gross violations of anticorruption legislation by their subordinates	March 2024	October 2024	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	National Agency on Corruption Prevention official website of the Verkhovna Rada of Ukraine
Expected strategic result 1.3.4.3. The monitoring of the effectiveness of measures towards holding members of the Parliament of Ukraine, members of local councils, and elected local self-government officials liable for violations of the ethical code of conduct has been ensured.							
1.3.4.3.1. Preparing and publicizing a report on the findings of the monitoring of the effectiveness of efforts to hold accountable the Parliament Members of Ukraine, members of local councils, and elected officials of local self-government bodies for violations of rules of ethical conduct (with recommendations on ways to improve the legislation and practices of its enforcement)	the date of entry into force of the law specified in the subparagraph 1.3.4.1.3	December 2025	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The monitoring has been conducted and its findings have been reflected in a report.	National Agency on Corruption Prevention
1.3.4.3.2. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law based on the recommendations indicated in subclause 1.3.4.3.1, which proposes to improve the grounds and mechanisms for holding accountable the Parliament Members of Ukraine, members of local councils, and elected officials of local self-government bodies for violations of rules of ethical conduct (if necessary)	one month from the date of publication of the report specified in subsection 1.3.4.3.1	11 months from the date of publication of the report specified in subsection 1.3.4.3.1	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	National Agency on Corruption Prevention official website of the Verkhovna Rada of Ukraine
1.4. Implementation of financial control measures							
Problem 1.4.1. Legislative regulation that categorizes specific individuals as declarants is flawed, which limits the potential of financial control instruments.							
Expected strategic result 1.4.1.1. Financial control measures apply to a specific list of officials of business entities more than 50 percent of whose authorized capital stock is owned by the state or municipality.							
1.4.1.1.1. Submitting to the Cabinet of Ministers of Ukraine the Draft Law of Ukraine <i>On Amendments to the Law of Ukraine "On Prevention of Corruption" Towards the Improvement of Select Anticorruption Mechanisms</i> , which would, <i>inter alia</i> , expand the	March 2023	November 2023	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	National Agency on Corruption Prevention

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
financial control measures prescribed by the Law to a specific list of officials of business entities more than 50 percent of whose authorized capital stock is owned by the state or municipality							official website of the Verkhovna Rada of Ukraine
Expected strategic result 1.4.1.2. The list of declarants has been revised and updated taking into account the results of corruption risk assessment conducted by the National Agency.							
1.4.1.2.1. Developing the draft Corruption Risk Assessment Methodology	March 2023	May 2024	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The draft Methodology has been developed.	National Agency on Corruption Prevention
1.4.1.2.2. Holding a public discussion of the draft Corruption Risk Assessment Methodology	June 2025	June 2025	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The public discussion has been conducted and its results have been made public.	official website of the National Agency on Corruption Prevention
1.4.1.2.3. Final revision (if needed) and approval of the Corruption Risk Assessment Methodology	June 2025	June 2025	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The Methodology has been approved.	official website of the National Agency on Corruption Prevention
1.4.1.2.4. Conducting an assessment of corruption risks and using its findings to revise the list of individuals obligated to submit a declaration of a person authorized to carry out the functions of state or local self-government	July 2025	September 2025	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The assessment of corruption risks has been conducted.	National Agency on Corruption Prevention official website of the National Agency on Corruption Prevention
Expected strategic result 1.4.1.3. The legislative segregation of positions with a high level of corruption risks and an elevated level of corruption risks has been eliminated.							
1.4.1.3.1. Submitting to the Cabinet of Ministers of Ukraine a draft law proposing to:	March 2023	June 2023	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	National Agency on Corruption Prevention official website of the Verkhovna Rada of Ukraine
1) combine the positions with a high or elevated level of corruption risks into a single category termed “positions with a high level of corruption risks”;							
2) combine the persons occupying a position of authority or a position of special authority into a single category termed “persons occupying a position of authority”.							
Problem 1.4.2. The process of submitting information to the Unified State Register of Declarations of Officials Authorized to Carry out Functions of State or Local Self-Government is cumbersome due to insufficient awareness of declarants about the requirements on how to fill out the declarations; recurrent problems in the operation of this Register, flawed legislation.							
Expected strategic result 1.4.2.1. The Unified State Register of Declarations of Officials Authorized to Carry out Functions of State or Local Self-Government is available at all times to those wishing to fill out or review declarations, particularly owing to the implementation of updated software and deployment of an appropriate software and hardware complex on the premises of the National Agency.							
The result has been accomplished.							
Expected strategic result 1.4.2.2. Declarants spend less time when filling out declarations and make fewer mistakes when entering information, particularly owing to the updated declaration form and the ability to automatically migrate specific details from other state registers into the declaration.							

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
1.4.2.2.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing to provide a more detailed wording of the provisions in Article 46 of the Law and optimize the list of information that must be declared	January 2024	August 2024	National Agency on Corruption Prevention Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	National Agency on Corruption Prevention official website of the Verkhovna Rada of Ukraine
1.4.2.2.2. Ensuring technical compatibility (interoperability) between state (public) electronic registers that includes, <i>inter alia</i> : 1) publishing a plan of implementation of unrealized functionality, eliminating any discrepancies between registers, making changes to subsequent stages of the registers (both user-end changes and business process changes); 2) implementing recommendations regarding the rollout of missing functionality that is prescribed by normative legal acts; 3) unifying the methodology of creation, maintenance, administration, registration, interoperation, and discontinuation of registers; 4) ensuring format-based verification and compatibility of data; 5) using unified directories for all registers, which would make it possible to unify data across registers and subsequently reduce the number of incompatibility incidents; 6) developing and updating detailed documentation pertaining to all components of the register and methods of their interoperation, which would make it possible to optimize the training of employees and reduce the time it takes register improvement and maintenance service providers to become acquainted with the operating principles of the register; 7) creating a directory of errors encountered in each register separately, as not all errors displayed by registers have clear descriptions, which would also make it possible to consider them when migrating to new technologies; 8) improving the legislative framework of each register separately and minimizing the opportunities of manipulations with the "Other" field, given the possibility to compile a clear list of registers that do not contain this field; 9) implementing the procedure of regular analysis of incidents and technical support requests by register users, which would make it possible to clearly formulate	March 2023	January 2025	Ministry of Digital Transformation of Ukraine Ministry of Justice of Ukraine State Tax Service of Ukraine Ministry of Internal Affairs of Ukraine State Service of Ukraine for Geodesy, Cartography and Cadastre Ministry of Infrastructure National Agency on Corruption Prevention	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year	The study has confirmed the interaction and technical compatibility (interoperability) among state registers.	

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>the paths of register improvements, implement additional tools for communication between technical administrators and users via email and other channels for reporting errors;</p> <p>10) migrating data from older electronic registers to existing data registers using a standardized structure of the relevant fields, digitizing hardcopy archives, and entering their data into state registers, while simultaneously ensuring format-based compatibility of data</p> <p>11) ensuring the population of the core state registers with data.</p>							
<p>1.4.2.2.3. Conducting a study of the interaction and technical compatibility (interoperability) between the Unified State Register of Declarations of Officials Authorized to Carry out Functions of State or Local Self-Government and other core state registers, which includes:</p> <p>1) surveying external and internal users of state registers;</p> <p>2) identifying the causes of insufficient compatibility of the Unified State Register of Declarations of Officials Authorized to Carry out Functions of State or Local Self-Government;</p> <p>3) formulating recommendations on how to eliminate the detected causes of insufficient compatibility of registers.</p>	February 2025	June 2025	National Agency on Corruption Prevention Ministry of Digital Transformation of Ukraine	state budget	within the established budget allocations for the relevant year	The study of the Register is being used by stakeholders tasked with developing national interoperability.	National Agency on Corruption Prevention Ministry of Digital Transformation of Ukraine
<p>1.4.2.2.4. Implementing the elements of a system that automatically fills the declaration with specific details by employing the interoperability among state (public) electronic registers of Ukraine</p>	July 2025	December 2025	holder (administrator) of the Register of Declarations	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year	The declaration autofill system is functioning.	official website of the National Agency on Corruption Prevention personal account of the subject of the declaration
<p>Expected strategic result 1.4.2.3. Declarants are able to receive comprehensive information and advice on filling out the declaration, in particular through proper outreach and awareness-raising efforts.</p> <p>1.4.2.3.1. Providing declarants with up-to-date clarifications of the provisions of anticorruption legislation</p>	March 2023	December 2025	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The clarifications are public and available for review.	official website of the National Agency on Corruption Prevention personal account of the subject of the declaration

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
1.4.2.3.2. Conducting two surveys of declarants (1st quarter of 2024, 1st quarter of 2025) on the quality of the communications, clarification, and awareness-raising efforts of the National Agency	January 2024	April 2025	National Agency on Corruption Prevention	state budget and/or international technical assistance funds	418,6	A feedback channel with declarants has been established.	official website of the National Agency on Corruption Prevention personal account of the subject of the declaration
Expected strategic result 1.4.2.4. Regulations are in place, which define the specific considerations of amendments to the rules of declaration during the period of submission of annual declarations in order to ensure stability and predictability of the rules of declaration.							
1.4.2.4.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing to amend the Law to:	February 2024	January 2025	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	National Agency on Corruption Prevention official website of the Verkhovna Rada of Ukraine
1) prohibit changes to the rules of electronic declaration during the period of submission of annual declarations;							
2) stipulate that should changes to the rules of electronic declaration be made later than six months prior to the start of a new reporting period, such changes shall take effect after the end of this reporting period.							
Problem 1.4.3. Previous efforts involving oversight and verification of declaration as well as monitoring of the lifestyle were not sufficiently effective.							
Expected strategic result 1.4.3.1. The number of declarations subjected to full audits during the year has increased due to optimization of the audit and risk assessment processes.							
1.4.3.1.1. Improving existing software for automating the processes of complete audits and other kinds of control	March 2023	December 2024	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The software has been improved.	official correspondence
1.4.3.1.2. Optimizing the processes of complete audits and other kinds of control	March 2023	December 2024	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The processes of complete audits and other kinds of financial control have been optimized.	official website of the National Agency on Corruption Prevention
Expected strategic result 1.4.3.2. The effectiveness of control and audit activities has increased, in particular owing to:							
the use of an effective system of logical and arithmetic control, other software and analytical tools;							
introduction of an automated information monitoring system;							
optimization of the National Agency's access to the information necessary for the proper performance of its financial control functions;							
international cooperation of the National Agency with the relevant authorities of foreign countries;							
active usage of foreign registers and databases by the National Agency.							
1.4.3.2.1. Supporting the process of obtaining funding from development partners or budget funding in the amount of at least EUR 1,395,850 (on the hryvnia equivalent of this amount) to build a data warehouse (DWH) system that will analyze and compare not only data from state registers but also data from all open sources of information and will also be capable of independently generating a data search algorithm and	March 2023	December 2023	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	Funding has been secured.	National Agency on Corruption Prevention official website of the National Agency on Corruption Prevention

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
identifying individuals who show signs of having committed corruption or corruption-related offenses							
1.4.3.2.2. Developing technical specifications for the data warehouse (DWH) system	one month from the moment of the event 1.4.3.2.1	two months from the moment of performance of measure 1.4.3.2.1	National Agency on Corruption Prevention	funds of international technical assistance	73,3	The technical specifications have been developed.	official correspondence of the National Agency on Corruption Prevention
1.4.3.2.3. Developing the data warehouse (DWH) system	one month from the moment of implementation of the measure 1.4.3.2.2	January 2025	National Agency on Corruption Prevention	state budget and/or international technical assistance funds	66 579,5	The system is being created in accordance with the approved calendar plan.	official correspondence of the National Agency on Corruption Prevention
1.4.3.2.4. Putting the data warehouse (DWH) system into commercial operation	one month from the moment of implementation of the measure 1.4.3.2.2	January 2025	National Agency on Corruption Prevention	state budget and/or international technical assistance funds	2 290,0	The system has been put into commercial operation.	official website of the National Agency on Corruption Prevention
1.4.3.2.5. Executing memorandums of cooperation between the National Agency and the relevant authorities of foreign states, providing for an immediate exchange of information essential to financial control activities	March 2023	December 2024	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	Cooperation towards an immediate exchange of information has been established.	official website of the National Agency on Corruption Prevention
Expected strategic result 1.4.3.3. Late filing of declarations is promptly detected owing to the introduction of automated control over the timeliness of their submission.							
1.4.3.3.1. Formulating the rules of the Unified State Register of Declarations of Officials Authorized to Carry out Functions of State or Local Self-Government, which will help to identify declarations submitted with a delay	March 2023	April 2023	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The rules have been formulated.	official website of the National Agency on Corruption Prevention
1.4.3.3.2. Developing and implementing the functionality that will make it possible to promptly respond to instances of violations of the Law with respect to the timely submission of declarations and prevent such violations	May 2023	December 2023	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The functionality has been implemented.	official website of the National Agency on Corruption Prevention
1.4.3.3.3. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing to provide for the automation of generation of reports on administrative offenses involving late submission of declarations	September 2023	April 2024	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	National Agency on Corruption Prevention official website of the Verkhovna Rada of Ukraine
Expected strategic result 1.4.3.4. Normative legal regulation of the procedure for monitoring the lifestyle of declarants has been improved.							
1.4.3.4.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing to eliminate the legal uncertainty regarding the powers of the National Agency to monitor the lifestyle of declarants	March 2023	July 2023	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	National Agency on Corruption Prevention

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
by regulating such powers in Article 11 of the Law and removing the provision of the Law providing for the selective nature of such monitoring							official website of the Verkhovna Rada of Ukraine
Expected strategic result 1.4.3.5. The National Agency has effective tools to prevent abuse of financial control measures against persons who are staff members of intelligence agencies and/or are directly involved in intelligence, counterintelligence, and field detective activities.							
1.4.3.5.1. Developing the draft Procedure for conducting logical and arithmetic control and control of the completeness of the declaration of a person authorized to carry out the functions of state or local self-government, submitted by specific categories of individuals defined in Article 52 ¹ of the Law	March 2023	April 2023	National Agency on Corruption Prevention Administration of the State Border Guard Service State Tax Service of Ukraine Ministry of Defence of Ukraine Administration of State Service of Special Communications and Information Protection of Ukraine National Anti-Corruption Bureau of Ukraine Security Service of Ukraine (by consent) State Bureau of Investigation State Security Administration (by consent) National Police of Ukraine Ministry of Justice of Ukraine Foreign Intelligence Service of Ukraine (by consent) Economic Security Bureau	state budget	within the established budget allocations for the relevant year	The draft Procedure has been developed and submitted to the concerned state authorities for processing.	official correspondence with compliance with requirements for restricted information

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
1.4.3.5.2. Clearing the draft Procedure indicated in subclause 1.4.3.5.1 with the concerned authorities and reworking the draft (if necessary)	April 2023	June 2023	of Ukraine (by consent) National Agency on Corruption Prevention Administration of the State Border Guard Service State Tax Service of Ukraine Ministry of Defence of Ukraine Administration of State Service of Special Communications and Information Protection of Ukraine National Anti-Corruption Bureau of Ukraine Security Service of Ukraine (by consent) State Bureau of Investigation State Security Administration (by consent) National Police of Ukraine Ministry of Justice of Ukraine Foreign Intelligence Service of Ukraine (by consent)	state budget	within the established budget allocations for the relevant year	The draft Procedure has been submitted to the concerned state authorities for processing.	official correspondence with compliance with requirements for restricted information
1.4.3.5.3. Adoption of the Procedure indicated in subclause 1.4.3.5.1 and its state registration with the Ministry of Justice	July 2023	August 2023	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The Procedure has been registered with the Ministry of Justice and sent out to the concerned state	official printed publications The unified state register of

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
1.4.3.5.4. Forming a work group tasked with the implementation of a system(s) supporting electronic logical and arithmetic control and control of the correctness and completeness of the relevant declarations	September 2023	October 2023	Ministry of Justice of Ukraine National Agency on Corruption Prevention Administration of the State Border Guard Service State Tax Service of Ukraine Ministry of Defence of Ukraine Administration of State Service of Special Communications and Information Protection of Ukraine National Anti-Corruption Bureau of Ukraine Security Service of Ukraine (by consent) State Bureau of Investigation State Security Administration (by consent) National Police of Ukraine Ministry of Justice of Ukraine Foreign Intelligence Service of Ukraine (by consent) Economic Security Bureau of Ukraine (by consent)	state budget	within the established budget allocations for the relevant year	authorities to be used in their work. The work group has been formed.	normative legal acts official correspondence with compliance with requirements for restricted information

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
1.4.3.5.5. Holding consultations, developing technical specifications for the system indicated in subclause 1.4.3.5.4	November 2023	March 2024	National Agency on Corruption Prevention Administration of the State Border Guard Service State Tax Service of Ukraine Ministry of Defence of Ukraine Administration of State Service of Special Communications and Information Protection of Ukraine National Anti-Corruption Bureau of Ukraine Security Service of Ukraine (by consent) State Bureau of Investigation State Security Administration (by consent) National Police of Ukraine Ministry of Justice of Ukraine Foreign Intelligence Service of Ukraine (by consent) Economic Security Bureau of Ukraine (by consent)	state budget	within the established budget allocations for the relevant year	The technical specifications for the system have been approved.	official correspondence with compliance requirements for restricted information
1.4.3.5.6. Putting the system(s) supporting logical and arithmetic control and control of the correctness and completeness of the relevant declarations in electronic	March 2024	May 2024,	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The system has been put into commercial operation.	protected information system of law enforcement

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
form into commercial operation on condition of conformity to internal security requirements		but not earlier than 90 days after the termination or cancellation of martial law	Administration of the State Border Guard Service State Tax Service of Ukraine Ministry of Defence of Ukraine Administration of State Service of Special Communications and Information Protection of Ukraine National Anti-Corruption Bureau of Ukraine Security Service of Ukraine (by consent) State Bureau of Investigation State Security Administration (by consent) National Police of Ukraine Ministry of Justice of Ukraine Foreign Intelligence Service of Ukraine Foreign Intelligence Service of Ukraine (by consent) Economic Security Bureau of Ukraine (by consent)				agencies and military formations

1.5. Ensuring the integrity of political parties and election campaigns

Problem 1.5.1. The cumbersome and nontransparent mechanism by which parties are formed, operated, and terminated

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
Expected strategic result 1.5.1.1. Favorable conditions have been created at the legislative level for the creation of political parties, in particular, the procedure for the establishment and state registration of political parties has been simplified.							
Expected strategic result 1.5.1.3. The charters of political parties have been aligned with the requirements of the law, and the formal approach to the registration of constitutional documents of parties and amendments to them has been eliminated.							
Expected strategic result 1.5.2.2. A new mechanism for allocation of government funding has been put in place to provide financial support to parties that did not exceed the threshold for seats in the parliament of Ukraine.							
Expected strategic result 1.5.2.3. An exhaustive list of prohibitions on the spending of government funding by political parties has been established, and priority areas for the use of such funds have been identified in order for political parties to comply with the restrictions imposed on entities involved in the budget process.							
1.5.1.1.1, 1.5.1.3.1, 1.5.2.2.1, 1.5.2.3.1. Supporting the consideration of the Draft Law of Ukraine <i>On Political Parties</i> in the Parliament of Ukraine (particularly if the President of Ukraine vetoes the draft law) after holding consultations with the Cabinet of Ministers of Ukraine and the Parliament of Ukraine, which would:	March 2023	until the law is signed by the President of Ukraine	National Agency on Corruption Prevention Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	The law has been signed by the President of Ukraine.	official printed publications official website of the Verkhovna Rada of Ukraine
1) create favorable conditions for the creation and state registration of political parties by excluding the requirement that the decision to form a political party must be preceded by collecting at least 10,000 signatures of citizens of Ukraine who, under the Constitution of Ukraine, have the right to vote in elections, collected in at least two-thirds of districts of the cities of Kyiv and Sevastopol, as well as at least two-thirds of districts of the Autonomous Republic of Crimea;							
2) obligate the Central Electoral Commission to submit annually (by February 1) to the Ministry of Justice the information about political parties that did not nominate and register over the past ten years their candidates for the elections of the President of Ukraine, the elections of people's deputies of Ukraine, or candidates for seats with least five regional councils in local elections as of January 1 of the relevant year;							
3) obligate the Ministry of Justice to file a lawsuit seeking the annulment of state registration of a political party upon receiving information from the Central Electoral Commission about political parties that did not nominate and register over the past ten years their candidates for the elections of the President of Ukraine, the elections of people's deputies of Ukraine, or candidates for seats with at least five regional councils in local elections as of January 1 of the relevant year;							
4) define the principles according to which political parties should be formed and operated, in particular: rule of law, legality, respect for the constitutional system and sovereignty of the state, zero tolerance of discrimination, equality and intra-party democracy, representativeness,							

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>institutionalization, transparency and openness of the activities of the political party;</p> <p>5) define the requirements for the contents of a political party's charter, which includes defining the following in the charter: the scope and term of powers of governing, controlling, inspecting and other statutory bodies of a political party, and the procedure for changing their composition; the procedure and guarantees of convention of extraordinary congresses (assemblies, conferences) by a political party, particularly when demanded by a specific number of party members and/or when demanded by organizations of the party; the general structure and powers of structural units of a political party;</p> <p>6) stipulate that political parties must form arbitration bodies authorized to examine the issues of performance of charter requirements by party members, as well as the procedure for contesting the decisions, actions or omissions by arbitration bodies of political parties;</p> <p>7) restrict the political party's right to run in the elections if this party has failed to submit a report on assets, income, expenditures, and financial liabilities to the National Agency for two or more consecutive times or at least three times within the past two reporting years;</p> <p>8) define a new mechanism of allocation of budget funding to provide financial support to parties that have not cleared the legislatively prescribed threshold in the elections of people's deputies of Ukraine: political parties are entitled to receive state funding if they scored at least 2 percent of votes in the most recent scheduled or early election of people's deputies of Ukraine in the nationwide multi-mandate constituency out of the total number of votes cast for all rosters of candidates for people's deputies of Ukraine in the nationwide multi-mandate constituency;</p> <p>9) define an exhaustive list of:</p> <p>a) prohibitions for political parties from spending funds received as part of state funding, particular to: finance activities that are not covered by the charter of the political party or are prohibited by the charter; repay any debt incurred by the political party before the day immediately following the day of the opening of the first session of the Parliament of Ukraine of the new convocation; transfer them to election funds;</p> <p>b) priority avenues for the spending of funds received by political parties as part of state funding, particularly for the development of political parties in line with their</p>							

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>statutory objectives, improving the quality of communications and ties of political parties with voters, and increasing the interest of women and young people in political activism;</p> <p>10) define monitoring as a system of ongoing observation of financial and business activities and other activities of political parties for the purposes of risk identification;</p> <p>11) define the entity responsible for approving the rules of monitoring of financial and business activities and other activities of political parties.</p> <p>Expected strategic result 1.5.1.2. The political system has been purged of political parties that have not participated in national elections for 10 years, in accordance with the requirements of the Law of Ukraine On Political Parties in Ukraine.</p>							
<p>1.5.1.2.1. Preparation and submission by the Central Electoral Commission to the Ministry of Justice of the information about political parties that did not nominate and register over the past ten years their candidates for the elections of the President of Ukraine, the elections of people's deputies of Ukraine, or candidates for seats with at least five regional councils in local elections as of January 1 of the relevant year</p>	<p>one month from the date of entry into force of the law specified in subsections 1.5.1.1.1, 1.5.1.3.1, 1.5.2.2.1, 1.5.2.3.1</p>	<p>two months from the date of entry into force of the law specified in subsections 1.5.1.1.1, 1.5.1.3.1, 1.5.2.2.1, 1.5.2.3.1</p>	<p>The Central Election Commission of Ukraine (by consent)</p>	<p>state budget</p>	<p>within the established budget allocations for the relevant year</p>	<p>Information about the relevant political parties has been made public.</p>	<p>official website of the Central Election Commission of Ukraine</p>
<p>1.5.1.2.2. Annual submission (by February 1) by the Central Electoral Commission to the Ministry of Justice of the information about political parties that did not nominate and register over the past ten years their candidates for the elections of the President of Ukraine, the elections of people's deputies of Ukraine, or candidates for seats with at least five regional councils in local elections as of January 1 of the relevant year</p>	<p>January of the year following the entry into force of the law specified in subsections 1.5.1.1.1, 1.5.1.3.1, 1.5.2.2.1, 1.5.2.3.1</p>	<p>December 2025</p>	<p>The Central Election Commission of Ukraine (by consent)</p>	<p>state budget</p>	<p>within the established budget allocations for the relevant year</p>	<p>Information about the relevant political parties has been made public.</p>	<p>official website of the Central Election Commission of Ukraine</p>
<p>1.5.1.2.3. Preparation and filing of lawsuits by the Ministry of Justice seeking the annulment of state registration of political parties based on information received from the Central Electoral Commission about political parties that did not nominate and register over the past ten years their candidates for the elections of the President of Ukraine, the elections of people's deputies of Ukraine, or candidates for seats with at least five regional councils in local elections as of January 1 of the relevant year</p>	<p>four months from the date of entry into force of the law specified in subsections 1.5.1.1.1, 1.5.1.3.1, 1.5.2.2.1, 1.5.2.3.1</p>	<p>December 2025</p>	<p>Ministry of Justice of Ukraine</p>	<p>state budget</p>	<p>within the established budget allocations for the relevant year</p>	<p>Information about lawsuits filed has been made public.</p>	<p>official website of the Ministry of Justice of Ukraine</p>
<p>1.5.1.2.4. Annual publication of statistical data on political parties against which courts have issued decisions in cases initiated by lawsuits indicated in subclause 1.5.1.2.4</p>	<p>January of the year following the entry into force of the law</p>	<p>December 2025</p>	<p>Ministry of Justice of Ukraine</p>	<p>state budget</p>	<p>within the established budget allocations for the relevant year</p>	<p>Statistical information about lawsuits filed has been made public.</p>	<p>official website of the Ministry of Justice of Ukraine</p>

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
	specified in subsections 1.5.1.1.1, 1.5.1.3.1, 1.5.2.2.1, 1.5.2.3.1						
Expected strategic result 1.5.1.4. The procedure for voluntary termination of a political party and its organizational units has been simplified at the legislative level.							
1.5.1.4.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing to establish a simplified procedure for voluntary termination of a political party and its organizational units where this party has had no assets, income, expenditures, and financial liabilities for the past three years	March 2023	December 2023	Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Ministry of Justice of Ukraine official website of the Verkhovna Rada of Ukraine
1.5.1.4.2. Drafting a normative legal act that would define the form of the application (under the simplified procedure) for voluntary termination of a political party and its organizational units where this party has had no assets, income, expenditures, and financial liabilities for the past three years	one month from the date of entry into force of the law specified in subsection 1.5.1.4.1	two months from the date of entry into force of the law specified in the subparagraph 1.5.1.4.1	Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	The normative legal act has been drafted.	official website of the Ministry of Justice of Ukraine
1.5.1.4.3. Issuing the normative legal act indicated in subclause 1.5.1.4.2	three months from the date of entry into force of the law specified in the subparagraph 1.5.1.4.1	four months from the date of entry into force of the law specified in the subparagraph 1.5.1.4.1	Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	The normative legal act has been issued.	official printed publications The unified state register of normative legal acts
Expected strategic result 1.5.1.5. The law establishes a list of systematic material violations of the requirements of the legislation on political parties, which may result in restrictions on participation of political parties in the electoral process based on a court decision.							
1.5.1.5.1. Drafting and submitting to the Cabinet of Ministers of Ukraine the Draft Law of Ukraine <i>On Amendments to Select Legislative Acts of Ukraine Towards Minimizing the Potential Oligarchic Influence on Political Parties, Involvement of Individuals Living with Disabilities in the Activity of Political Parties, and Improvement of the Mechanism of State Funding of Statutory Activities of a Political Party</i> , which stipulates that reports on assets, income, expenditures, and financial obligations of political parties indicated in Article 17 of the Law of Ukraine <i>On Political Parties in Ukraine</i> , which have not been submitted by political parties in the previous reporting periods during the measures to prevent the contracting and spread of the COVID-19 acute respiratory disease caused by the SARS-CoV-2 coronavirus, during the quarantine	March 2023	April 2023	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	National Agency on Corruption Prevention official website of the Verkhovna Rada of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
imposed by the Cabinet of Ministers of Ukraine, as well as during martial law, shall be submitted to the National Agency no later than the 40th day after the end of the reporting quarter that follows the quarter in which martial law as suspended or abolished							
Problem 1.5.2. Excessive influence on political parties and election campaigns by specific individuals and legal entities leads to the prevalence of private interests over public ones in representative bodies.							
Expected strategic result 1.5.2.1. Contributions to political parties by individuals who do not have a sufficient legitimate income to afford such contributions have been rendered impossible.							
1.5.2.1.1. Drafting and submitting to the Cabinet of Ministers of Ukraine the Draft Law of Ukraine <i>On Amendments to Select Legislative Acts of Ukraine Towards Minimizing the Potential Oligarchic Influence on Political Parties, Involvement of Individuals Living with Disabilities in the Activity of Political Parties, and Improvement of the Mechanism of State Funding of Statutory Activities of a Political Party</i> , the Law of Ukraine <i>On Political Parties of Ukraine</i> towards minimizing the potential oligarchic influence on political parties and improving the mechanism of state funding of statutory activities of a political party, which proposes: 1) limiting the total annual amount (sum) of contributions in support of a political party per citizen of Ukraine: no more than 20 percent of the citizen's cumulative income over the past five calendar years; 2) prohibiting individuals acting in the interests of a third party from making contributions in support of political parties	March 2023	April 2023	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	National Agency on Corruption Prevention official website of the Verkhovna Rada of Ukraine
Expected strategic result 1.5.2.4. The procedure for using online mass media, outdoor advertising, social media and other online platforms for election campaign purposes has been established.							
1.5.2.4.1. Supporting the consideration of the Draft Law of Ukraine <i>On Amendments to the Election Code of Ukraine Towards Improvement of the Regulation of the Communications Support of Elections and Pre-election Campaigning</i> (registration number 8310 dated December 27, 2022) in the Parliament of Ukraine (particularly if the President of Ukraine vetoes the draft law)	March 2023	until the law is signed by the President of Ukraine	Ministry of Culture and Information Policy of Ukraine	state budget	within the established budget allocations for the relevant year	The law has been signed by the President of Ukraine.	official printed publications official website of the Verkhovna Rada of Ukraine
Problem 1.5.3. The system for monitoring the funding of activities of political parties and the funding of their participation in elections needs improving.							
Expected strategic result 1.5.3.1. An electronic system for submitting and publishing financial statements of political parties is functioning.							
1.5.3.1.1. Drafting and submitting to the Cabinet of Ministers of Ukraine draft laws that would provide for the submission and publication of all financial statements of participants of referendums in electronic form	July 2023	April 2024	National Agency on Corruption Prevention The Central Election Commission of Ukraine (by consent)	state budget	within the established budget allocations for the relevant year	The draft laws have been submitted to the Parliament of Ukraine.	National Agency on Corruption Prevention official website of the Verkhovna Rada of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
1.5.3.1.2. Developing the draft of a normative legal act that would regulate the maintenance of the National Agency's IT system that will support, among other things, the submission and publication of all financial statements of participants of referendums in electronic form	May 2024	August 2024	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The draft normative legal act has been drafted and publicized for a public discussion.	National Agency on Corruption Prevention
1.5.3.1.3. Holding a public discussion of the draft act indicated in subclause 1.5.3.1.2, and ensuring its revision (if needed)	September 2024	October 2024	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The public discussion has been conducted and its results have been made public.	official website of the National Agency on Corruption Prevention
1.5.3.1.4. Clearing the draft act indicated in subclause 1.5.3.1.2 with the concerned agencies	November 2024	December 2024	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The normative legal act has been cleared with the concerned agencies.	National Agency on Corruption Prevention
1.5.3.1.5. Issuing the draft act indicated in subclause 1.5.3.1.2	January 2025	February 2025	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The normative legal act has been issued.	official website of the National Agency on Corruption Prevention
1.5.3.1.6. Improving the Unified State Register of Reports of Political Parties on Assets, Income, Expenditures, and Financial Liabilities, which would enable submission of financial statements in electronic form by political parties, entities participating in the election process, and entities participating in referendums	March 2025	December 2025	National Agency on Corruption Prevention	state budget and/or funds of international technical assistance	29 820,0	The political finances portal has been put into commercial operation.	official website of the National Agency on Corruption Prevention
1.5.3.1.7. Developing and launching an automated information analysis system designed to support the automation of election processes at the Central Electoral Commission and lower-level electoral committees during elections	March 2023	December 2025	The Central Election Commission of Ukraine (by consent)	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year	The automated information analysis system has been launched.	official website of the Central Election Commission of Ukraine
Expected strategic result 1.5.3.2. Automatic verification of reports of political parties has been introduced through integration with other information, telecommunication and reference systems, registers, and databases.							
1.5.3.2.1. Developing drafts of joint acts of the National Agency and other government agencies that maintain information, communications, and directory systems, registers, databases, which would regulate the procedure, scope, and methods of exchange of information between the IT system of the National Agency and other electronic and directory systems, registers, and databases	March 2023	July 2023	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The drafts of joint acts have been developed and publicized for a public discussion.	National Agency on Corruption Prevention
1.5.3.2.2. Holding a public discussion of the draft acts indicated in subclause 1.5.3.2.1, and ensuring their revision (if needed)	August 2023	September 2023	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The public discussion has been conducted and its results have been made public.	official website of the National Agency on Corruption Prevention

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
1.5.3.2.3. Clearing the joint acts indicated in subclause 1.5.3.2.1 with the concerned agencies, conducting a legal expert examination	October 2023	December 2023	National Agency on Corruption Prevention Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	The drafts of joint acts been cleared with the concerned agencies.	official website of the National Agency on Corruption Prevention
1.5.3.2.4. Adopting the draft joint acts indicated in subclause 1.5.3.2.1	January 2024	February 2024	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The joint acts have been adopted.	official website of the National Agency on Corruption Prevention
1.5.3.2.5. Verifying the financial statements submitted to the National Agency for the relevant period in automatic mode to check whether political parties have complied with legislative requirements pertaining to: 1) the timely submission of financial statements; 2) the complete disclosure of assets owned by the political party; 3) observance of limitations applicable to the amount of contributions made by individuals and legal entities to the political party; 4) observance of limitations applicable to contributions made to a political party by individuals or entities that are parties to a contract for the procurement of work, goods, or services for the needs of the state or a territorial community, which must not exceed the maximum amount for the year in which the contribution is made – for the duration of this contract and for one year following its expiration	January 2025	December 2025	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	Information about the relevant political parties has been made public.	official website of the National Agency on Corruption Prevention
Expected strategic result 1.5.3.3. The risk-based approach to overseeing the activities of political parties has been implemented.							
1.5.3.3.1. Drafting a normative legal act that would define the rules for conducting a random audit of financial statements of entities participating in the election process (other than candidates for the position of the President of Ukraine and political parties) in accordance with the predetermined risk criteria	November 2023	March 2024	National Agency on Corruption Prevention The Central Election Commission of Ukraine (by consent)	state budget	within the established budget allocations for the relevant year	The draft normative legal act has been drafted and publicized for a public discussion.	National Agency on Corruption Prevention
1.5.3.3.2. Holding a public discussion of the draft act indicated in subclause 1.5.3.3.1, and ensuring its revision (if needed)	April 2024	June 2024	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The public discussion has been conducted and its results have been made public.	official website of the National Agency on Corruption Prevention
1.5.3.3.3. Clearing the draft normative legal act indicated in subclause 1.5.3.3.1 with the concerned agencies, conducting a legal expert examination	August 2024	October 2024	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The draft normative legal act has been cleared	National Agency on Corruption Prevention

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
1.5.3.3.4. Quarterly notification by the National Agency of 100 percent of political parties whose activities have been found to contain risky transactions based on the findings of monitoring in the relevant quarter, in automatic mode	January 2024	December 2025	National Agency on Corruption Prevention	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year	with the concerned agencies. All parties whose activities have been found to contain risky transactions have been notified in automatic mode.	IT system of the National Agency on Corruption Prevention
Expected strategic result 1.5.3.4. New procedures for submitting and auditing the financial statements of political parties as well as the forms of the report and the opinion on the findings of such audits have been adopted.							
The result has been accomplished.							
Expected strategic result 1.5.3.5. Effective division of powers between the Central Electoral Commission and the National Agency involving control over political financing and election campaigning has been ensured.							
1.5.3.5.1. Supporting the consideration of the draft amendments to the Election Code of Ukraine in the Parliament of Ukraine (particularly if the President of Ukraine vetoes it), which would:	March 2023	until the law is signed by the President of Ukraine	National Agency on Corruption Prevention	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year	The law has been signed by the President of Ukraine.	official printed publications official website of the Verkhovna Rada of Ukraine
1) mandate the electronic submission and disclosure of all financial statements of participants of the election process on the political finances portal of the National Agency;							
2) mandate a complete audit of financial statements submitted by administrators of election funds of candidates for the position of the President of Ukraine and political parties, and random monitoring of the funding of election campaigns of other entities participating in the election process;							
3) stipulate that the National Agency shall carry out the function of review (analysis) of financial statements reflecting the proceeds and spending of election funds.							
1.5.3.5.2. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing to entirely delegate the function of review (analysis) of financial statements of participants of referendums to the National Agency	July 2023	April 2024	National Agency on Corruption Prevention The Central Election Commission of Ukraine (by consent)	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	National Agency on Corruption Prevention official website of the Verkhovna Rada of Ukraine
1.6. Protection of corruption whistleblowers							
Problem 1.6.1. Lack of respect for corruption whistleblowers in society, as well as lack of knowledge of legal guarantees for protection of their violated rights among persons who want to report corruption							
Expected strategic result 1.6.1.1. Respect for whistleblowers as responsible citizens has been fostered through awareness-raising activities.							
Expected strategic result 1.6.1.2. Corruption reports have become a part of the legal culture of citizens							
Expected strategic result 1.6.1.3. A considerable share of citizens are well aware of the guarantees of legal protection for whistleblowers							
1.6.1.1—1.6.1.3.1. Implementing the activities outlined in the Anticorruption Communications Strategy	December 2023	December 2025	National Agency on Corruption Prevention	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year	The activities outlined in the Strategy are being implemented.	National Agency on Corruption Prevention

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
Expected strategic result 1.6.1.4. Persecution and discrimination against whistleblowers in the workplace or violations of other rights of whistleblowers is an exception and not the norm							official website of the National Agency on Corruption Prevention
1.6.1.4.1. Conducting an analytical study focusing on the international experience and best practices of application of national laws pertaining to the interdependence between the level of persecution of whistleblowers and the level of accountability of managers (employers) for violations of the rights of whistleblowers, and formulating recommendations on ways to minimize the impact of the causes identified	January 2024	March 2024	National Agency on Corruption Prevention	state budget and/or international technical assistance funds	879,3	The analytical study has been conducted and a report on its findings has been published.	official website of the National Agency on Corruption Prevention
1.6.1.4.2. Holding a presentation of the report on the findings of the analytical study indicated in subclause 1.6.1.4.1, followed by its expert discussion	April 2024	May 2024	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The expert discussion has been conducted and its results have been published.	official website of the National Agency on Corruption Prevention
1.6.1.4.3. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing to provide for the implementation of the recommendations formulated based on the findings of the analytical study indicated in subclause 1.6.1.4.1 and its expert discussion	June 2024	December 2024	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	National Agency on Corruption Prevention official website of the Verkhovna Rada of Ukraine
Problem 1.6.2. Lack of essential knowledge to properly report cases of corruption, the entities authorized to review them, as well as a mechanism for effective review of such reports.							
Expected strategic result 1.6.2.1. Legislation has been amended to ensure convenient reporting of corruption and effective review of such reports;							
The Single Portal for Whistleblower Reports is functioning.							
1.6.2.1.1. Launching the Single Portal for Whistleblower Reports	July 2023	August 2023	National Agency on Corruption Prevention	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year	The Single Portal for Whistleblower Reports has been launched.	official website of the National Agency on Corruption Prevention United Whistleblower Reporting Portal
1.6.2.1.2. Connecting government agencies, local self-government bodies, and legal entities under public law to the Unified Whistleblower Reporting Portal under the procedure approved by the National Agency	December 2023	December 2024	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	More than 50 percent of the agencies have been connected to the Unified Whistleblower Reporting Portal.	official website of the National Agency on Corruption Prevention United Whistleblower Reporting Portal

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
1.6.2.1.3. Developing the requisite training and methodological materials and conducting trainings for employees of anticorruption units (anticorruption officers) focusing on effective organization of work with the Unified Whistleblower Reporting Portal	July 2023	June 2024	National Agency on Corruption Prevention	state budget and/or international technical assistance funds	112,3	The trainings have been conducted.	official website of the National Agency on Corruption Prevention
1.6.2.1.4. Creating online courses for anticorruption units (anticorruption officers) focusing on effective organization of work with the Unified Whistleblower Reporting Portal	July 2023	January 2024	National Agency on Corruption Prevention	state budget and/or international technical assistance funds	911,5	The online courses have been created.	official website of the National Agency on Corruption Prevention
1.6.2.1.5. Conducting a survey of employees of anticorruption units (anticorruption officers) on the convenience and effectiveness of handling of corruption reports with the aid of the Unified Whistleblower Reporting Portal	January 2025	February 2025	National Agency on Corruption Prevention	state budget and/or international technical assistance funds	384,7	The survey has been conducted.	official website of the National Agency on Corruption Prevention
1.6.2.1.6. Preparing and publicizing consolidated information about the distribution of the number of reports submitted by whistleblowers among the channels prescribed by law	January 2025	February 2025	National Agency on Corruption Prevention	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year	The analysis has been completed.	official website of the National Agency on Corruption Prevention United Whistleblower Reporting Portal
Expected strategic result 1.6.2.2. A significant number of citizens are well aware of the procedure and channels for reporting corruption owing to effective outreach and awareness-raising efforts.							
1.6.2.2.1. Implementing the activities outlined in the Anticorruption Communications Strategy	June 2023	December 2025	National Agency on Corruption Prevention	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year	Communications campaigns and activities have been conducted, materials have been developed.	official website of the National Agency on Corruption Prevention
Expected strategic result 1.6.2.3. Appropriate internal channels for submission of corruption reports that contain information classified as a secret of state, a secret of the investigation, as well as official information gathered in the course of field detective operations, counterintelligence activities in the national defense sector have been created.							
1.6.2.3.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing to provide for the creation of appropriate internal channels for secure submission of corruption reports that contain information classified as a secret of state, a secret of the investigation, as well as official information gathered in the course of field detective operations, counterintelligence activities in the national defense sector	December 2023	August 2024	National Agency on Corruption Prevention Security Service of Ukraine (by consent) Ministry of Defence of Ukraine National Anti-Corruption Bureau of Ukraine	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	National Agency on Corruption Prevention official website of the Verkhovna Rada of Ukraine
1.6.2.3.2. Monitoring of the creation of internal channels for secure (particularly anonymous) submission of corruption reports at all agencies	January 2025	February 2025	National Agency on Corruption Prevention	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year	The monitoring has been conducted.	official website of the National Agency on

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
conducting field detective, counterintelligence, or intelligence activities in the national defense sector							Corruption Prevention United Whistleblower Reporting Portal
<p>Problem 1.6.3. Whistleblower protection is not properly implemented due to insufficient institutional capacity of the authorized bodies and shortcomings in legislative regulation.</p> <p>Expected strategic result 1.6.3.1. The National Agency and other authorized bodies (units), within their scope of authority, properly implement whistleblower protection in practice through: monitoring the activities of authorized units (authorized officers) in matters of prevention and detection of corruption regarding their work with whistleblowers; proper coordination among agencies authorized to provide whistleblower protection; a proper level of legal protection of whistleblowers; facilitating the provision of psychological assistance to whistleblowers.</p>							
1.6.3.1.1. Developing the concept of the system for annual monitoring of the activities of authorized units (authorized officers) in matters of prevention and detection of corruption regarding their work with whistleblowers, particularly with respect to:	September 2023	November 2023	National Agency on Corruption Prevention	state budget and/or international technical assistance funds	67,5	The concept has been developed.	official website of the National Agency on Corruption Prevention
1) the number of whistleblowers who have requested the protection of the authorized unit (authorized officer) in matters of prevention and detection of corruption;							
2) violations of the rights of whistleblowers at an institution;							
3) the measures taken towards the protection of a whistleblower by the authorized unit (authorized officer) in matters of prevention and detection of corruption.							
1.6.3.1.2. Implementing the system for annual monitoring of the activities of authorized units (authorized officers) in matters of prevention and detection of corruption regarding their work with whistleblowers	December 2023	November 2024	National Agency on Corruption Prevention	state budget and/or international technical assistance funds	611,9	The monitoring system has been implemented.	official website of the National Agency on Corruption Prevention
1.6.3.1.3. Drafting and submitting to the Cabinet of Ministers of Ukraine the draft resolution of the Cabinet of Ministers of Ukraine that would regulate the matter of psychological assistance provided to whistleblowers	December 2023	June 2024	National Agency on Corruption Prevention Ministry of Health of Ukraine Ministry of Social Policy of Ukraine Ministry of Education and Science of Ukraine Ministry of Veterans Affairs of Ukraine	state budget	within the established budget allocations for the relevant year	The resolution of the Cabinet of Ministers of Ukraine has been adopted.	National Agency on Corruption Prevention official printed publications official website of the Cabinet of Ministers of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
1.6.3.1.4. Developing procedural recommendations on how to provide psychological assistance to whistleblowers	March 2024	June 2024	National Agency on Corruption Prevention Ministry of Health of Ukraine Ministry of Social Policy of Ukraine Ministry of Education and Science of Ukraine Ministry of Veterans Affairs of Ukraine	state budget and/or international technical assistance funds	135,0	The recommendations have been developed.	official website of the National Agency on Corruption Prevention
1.6.3.1.5. Implementing a system for providing psychological assistance to whistleblowers	July 2024	September 2024	National Agency on Corruption Prevention Ministry of Health of Ukraine Ministry of Social Policy of Ukraine Ministry of Education and Science of Ukraine Ministry of Veterans Affairs of Ukraine	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year	The system has been implemented.	official website of the National Agency on Corruption Prevention
Expected strategic result 1.6.3.2. Courts and free secondary legal assistance centers are a reliable mechanism for protecting whistleblower rights due to the increased level of qualifications and competencies of judges, free secondary legal assistance center staff and free secondary legal assistance lawyers in whistleblower cases.							
1.6.3.2.1. Developing training materials for courses for judges, prosecutors, police officers, employees of the State Bureau of Investigations, attorneys providing secondary legal assistance free of charge, and employees of centers providing free secondary legal assistance, in matters of legal protection of whistleblowers	September 2023	December 2023	National Agency on Corruption Prevention National School of Judges of Ukraine (by consent) Ministry of Justice of Ukraine Prosecutor General's Office of Ukraine (by consent) Coordination Centre for Legal Aid Provision	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year	The training materials have been developed.	official website of the National Agency on Corruption Prevention

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
1.6.3.2.2. Ensuring that at least six training courses focusing on legal protection of whistleblowers are organized for judges, prosecutors, police officers, employees of the State Bureau of Investigations, attorneys providing secondary legal assistance free of charge, and employees of centers providing free secondary legal assistance	January 2024	December 2024	National Agency on Corruption Prevention High Qualification Commission of Judges of Ukraine (by consent) Ministry of Justice of Ukraine Prosecutor General's Office of Ukraine (by consent) Coordination Centre for Legal Aid Provision	state budget and/or international technical assistance funds	977,8	The courses have been organized.	official website of the National Agency on Corruption Prevention
Expected strategic result 1.6.3.3. Ukrainian legislation is aligned with international standards of protection of whistleblowers; effective mechanisms for implementing legislation on whistleblower protection, including security measures, have been created.							
1.6.3.3.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing to align the legislation of Ukraine with international standards governing the protection of whistleblowers, which would specifically provide for: 1) the adoption of a broad definition of the term "whistleblowers"; 2) extending the guarantees of protection of the whistleblower to individuals who facilitated the report; 3) refining the procedure for reviewing the reports submitted via regular channels, particularly to the National Agency; 4) designating the National Agency as the authority responsible for coordinating the activities of agencies authorized to provide protection for whistleblowers; 5) ensuring the safety of whistleblowers by expanding the category of individuals entitled to safety measures and implementing new safety measures.	February 2024	August 2024	National Agency on Corruption Prevention Ministry of Justice of Ukraine Ministry of Foreign Affairs of Ukraine	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	National Agency on Corruption Prevention official website of the Verkhovna Rada of Ukraine
Expected strategic result 1.6.3.4. The law prescribes the particularities of protection of whistleblowers among military personnel.							
1.6.3.4.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law providing for: 1) the ability of whistleblowers in the army to freely choose the report channels; 2) the rights and guarantees of protection of military personnel;	August 2023	March 2024	Ministry of Defence of Ukraine Security Service of Ukraine (by consent) Foreign Intelligence	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Ministry of Defence of Ukraine official website of the Verkhovna Rada of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
3) the implementation of a mechanism of incentives of whistleblowers in the army.			Service of Ukraine (by consent) National Agency on Corruption Prevention				
1.6.3.4.2. Conducting a communications and awareness raising campaign among military personnel on how they can acquire status as a whistleblower, on the channels through which reports can be made, and on the guarantees of protection for whistleblowers in the army	March 2024	November 2024	Ministry of Defence of Ukraine Security Service of Ukraine (by consent) Foreign Intelligence Service of Ukraine (by consent) National Agency on Corruption Prevention	state budget and/or international technical assistance funds	568,4	The campaign has been conducted.	official website of the Ministry of Defence of Ukraine official website of the National Agency on Corruption Prevention

2. PREVENTION OF CORRUPTION IN PRIORITY SECTORS

2.1. Fair courts, prosecutorial and law enforcement authorities

Problem 2.1.1. There is a social trend towards a rising level of distrust in the justice system. The law does not define integrity as a qualification requirement for members of the High Council of Justice and the High Qualification Commission of Judges of Ukraine.

Expected strategic result 2.1.1.1. Integrity has been defined as a mandatory legislative requirement for members of the High Council of Justice, the High Qualification Commission of Judges of Ukraine, and disciplinary authorities in the justice system.

2.1.1.1.1. Monitoring the draft laws that propose amendments to the Laws of Ukraine <i>On the Judicial System and Status of Judges</i> and <i>On the High Council of Justice</i> regarding the assessment of conformity to the criteria of integrity on the part of candidates for the position of a member of the High Council of Justice, the High Qualification Commission of Judges of Ukraine, and the indicators based on which the assessment of conformity to the criterion of integrity is carried out, as well as preparation of the relevant proposals	March 2023	December 2025	High Council of Justice (by consent)	state budget	within the established budget allocations for the relevant year	The monitoring is being conducted.	High Council of Justice
---	------------	---------------	--------------------------------------	--------------	---	------------------------------------	-------------------------

Expected strategic result 2.1.1.2. The integrity of new members of the High Council of Justice and the High Qualification Commission of Judges of Ukraine is evaluated by an independent committee, and the current members of the High Council of Justice have been evaluated for conformity to the requirements of integrity and professional ethics; the new members of the High Council of Justice and the High Qualification Commission of Judges of Ukraine meet these requirements; the issue of dismissal of members who fall short of these requirements has been considered.

2.1.1.2.1. Conducting the assessment of conformity of the candidates for positions of members of the High Council of Justice to the requirements of professional ethics and integrity	March 2023	June 2023	Ethics Council (by consent)	state budget	within the established budget allocations for the relevant year	The opinions on the conformity to the criteria of professional ethics and integrity in respect of each candidate for a vacant position of a member of the	Ethics Council
---	------------	-----------	-----------------------------	--------------	---	---	----------------

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
2.1.1.2.2. Conducting the assessment of conformity of the candidates for vacant positions of members of the High Qualification Commission of Judges of Ukraine to the criterion of integrity	March 2023	June 2023	competition commission for holding a competition for the position of a member of the Higher Qualification Commission of Judges of Ukraine (by consent)	state budget	within the established budget allocations for the relevant year	High Council of Justice have been issued to the appointing agencies and made public. The list of candidates for the vacant positions of members of the High Qualification Commission of Judges of Ukraine, who conform to the criteria of integrity and professional competency, has been compiled and handed over to the High Council of Justice and made public.	competition commission for holding a competition for the position of a member of the Higher Qualification Commission of Judges of Ukraine
2.1.1.2.3. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law that: 1) amends Article 95 ¹ of the Law of Ukraine <i>On the Judicial System and Status of Judges</i> regarding the inclusion of civil society representatives in the competitive selection committee (instead of international experts pursuant to Clause 50 of Section XII “Final and Transitional Provisions” of said Law); 2) amends Article 9 ¹ of the Law of Ukraine <i>On the High Council of Justice</i> regarding the inclusion of civil society representatives in the Ethics Council (instead of international experts pursuant to Clause 23 ¹ of Section III “Final and Transitional Provisions” of said Law).	July 2024	January 2025	National Agency on Corruption Prevention Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	National Agency on Corruption Prevention official website of the Verkhovna Rada of Ukraine
Expected strategic result 2.1.1.3. A member of the High Council of Justice or the High Qualification Commission of Judges of Ukraine is unable to pass decisions when faced with a conflict of interest.							
2.1.1.3.1. Arranging an analytical study of the mechanism of prevention and resolution of conflicts of interest in the proceedings of the High Council of Justice and the High Qualification Commission of Judges of Ukraine, the problems inherent in this mechanism and proposals on how to address them, and the presentation of the analytical study (particularly regarding the possibility of reporting a potential conflict of interest or submitting a voluntary declaration of private interest)	January 2024	March 2024	National Agency on Corruption Prevention	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year	The analytical study has been conducted and a report on its findings has been presented.	National Agency on Corruption Prevention
2.1.1.3.2. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing to eliminate the existing problems inherent in the mechanism of prevention and regulation of the conflict of interest in the proceedings of the High Council of Justice and the High Qualification Commission of Judges of Ukraine, taking into account the findings of the analytical study indicated in subclause 2.1.1.3.1	April 2024	September 2024	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	National Agency on Corruption Prevention official website of the Verkhovna Rada of Ukraine
Problem 2.1.2. Procedures for qualification evaluation of judges and competitive selection procedures need to be improved and clear and predictable criteria (indicators) of integrity and professional ethics should be developed. Integrity and professional ethics as standard requirements for judges are not sufficiently implemented in practice, and the evaluation of conformity to these requirements is not always transparent and predictable.							

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
Expected strategic result 2.1.2.1. The High Qualification Commission of Judges of Ukraine, the High Council of Justice, together with the bodies involved in the assessment, judicial self-government bodies and the public have developed and implemented clear and predictable criteria (indicators) of integrity and professional ethics for the qualification assessment of judges and selection of new judges.							
2.1.2.1.1. Conducting (and publishing the findings of) an analytical study of the practices of evaluation of judges for conformity to the criteria of integrity and professional ethics and evaluation of candidates for conformity to the criterion of integrity by the High Qualification Commission of Judges, the Public Council on Integrity, and the Public Council of International Experts	March 2023 p., but not earlier than the date of appointment of a sufficient number of members of the High Qualification Commission of Judges of Ukraine	thirty days after the appointment of a sufficient number of members of the High Qualification Commission of Judges of Ukraine	High Qualification Commission of Judges of Ukraine (by consent)	state budget	within the established budget allocations for the relevant year	The report on the findings of the analysis of the practices of evaluation of judges for conformity to the criteria of integrity and professional ethics and evaluation of candidates for the position of judges for conformity to the criterion of integrity by the High Qualification Commission of Judges has been prepared and made public.	High Qualification Commission of Judges of Ukraine
2.1.2.1.2. Conducting (and publishing the findings of) an analytical study of the practices of evaluation of judges for conformity to the criteria of integrity and professional ethics and evaluation of candidates for conformity to the criterion of integrity by the High Council of Justice	March 2023	April 2023	High Council of Justice (by consent)	state budget	within the established budget allocations for the relevant year	The report on the findings of the analysis of the practices of evaluation of judges for conformity to the criteria of integrity and professional ethics and evaluation of candidates for the position of judges for conformity to the criterion of integrity by the High Council of Justice has been prepared and made public.	High Council of Justice
2.1.2.1.3. Conducting and publicizing a comparative analysis of the reports issued by the High Council of Justice, the High Qualification Commission of Judges of Ukraine, the Public Council on Integrity, and the Public Council of International Experts on the analysis of the practices of evaluation of judges for conformity to the criteria of integrity and professional ethics and evaluation of candidates for conformity to the criterion of integrity	one month after the appointment of a sufficient number of members of the High Qualification Commission of Judges of Ukraine	two months after the appointment of a sufficient number of members of the High Qualification Commission of Judges of Ukraine	High Council of Justice (by consent)	state budget	within the established budget allocations for the relevant year	The comparative analysis of the reports issued by the High Council of Justice, the High Qualification Commission of Judges of Ukraine, the Public Council on Integrity, and the Public Council of International Experts on the analysis of the practices of evaluation of judges for conformity to the criteria of integrity and professional ethics and evaluation of candidates for conformity to the criterion of integrity has been made public.	High Council of Justice

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
2.1.2.1.4. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing to grant the High Council of Justice the powers to approve the unified criteria (indicators) of evaluation of integrity and professional ethics of a judge as well as integrity of a candidate for the position of a judge during all procedures of selection and evaluation of judges	June 2023	November 2023	Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Ministry of Justice of Ukraine official website of the Verkhovna Rada of Ukraine
2.1.2.1.5. Drafting the unified criteria (indicators) of evaluation of integrity and professional ethics of a judge as well as the criterion (indicator) of integrity of a candidate for the position of a judge, taking into account the professional profile of the judge as well as the best practices identified based on the findings of the analysis of the practices of evaluation by the High Council of Justice, the High Qualification Commission of Judges of Ukraine, the Public Council of International Experts, and the Public Council on Integrity	from the date of entry into force of the law specified in the subparagraph 2.1.2.1.4	within two months from the date of entry into force of the law specified in subsection 2.1.2.1.4, but not earlier than two months from the date of appointment of a sufficient number of members of the High Qualification Commission of Judges of Ukraine	High Council of Justice (by consent) High Qualification Commission of Judges of Ukraine (by consent) Public Integrity Council (by consent)	state budget	within the established budget allocations for the relevant year	The unified criteria (indicators) of evaluation of integrity and professional ethics of a judge as well as the criterion (indicator) of integrity of a candidate for the position of a judge, taking into account the best practices identified based on the findings of the analysis of the practices of evaluation of the conformity of judges (candidates for the position of a judge) to criteria of integrity and professional ethics by the High Council of Justice, the High Qualification Commission of Judges of Ukraine, the Public Council of International Experts, and the Public Council on Integrity have been prepared and made public.	High Council of Justice High Qualification Commission of Judges of Ukraine Public Integrity Council
2.1.2.1.6. Holding consultations with the participation of the High Council of Justice, the High Qualification Commission of Judges of Ukraine, the Public Council on Integrity, the Council of Judges of Ukraine, NGOs, and other stakeholders on the draft unified criteria (indicators) of evaluation of integrity and professional ethics of a judge as well as the criterion (indicator) of integrity of a candidate for the position of a judge, obtaining expert opinions, and revising the draft	two months from the date of entry into force of the law specified in the subparagraph 2.1.2.1.4, but no earlier than two months from the date of appointment of a sufficient number of members of the High Qualification	three months from the date of entry into force of the law specified in the subparagraph 2.1.2.1.4, but not earlier than three months from the date of appointment of a sufficient number of members of the High	High Council of Justice (by consent) High Qualification Commission of Judges of Ukraine (by consent) Public Integrity Council (by consent) Council of judges of Ukraine (by consent)	state budget	within the established budget allocations for the relevant year	At least three consultations on the draft unified criteria (indicators) of evaluation of integrity and professional ethics of a judge as well as the criterion (indicator) of integrity of a candidate for the position of a judge have been held with the participation of representatives of the High Council of Justice, the High Qualification Commission of Judges of Ukraine, the Public	High Council of Justice High Qualification Commission of Judges of Ukraine Public Integrity Council Council of judges of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
2.1.2.1.7. Clearing, approving, and publicizing the revised draft unified criteria (indicators) of evaluation of integrity and professional ethics of a judge as well as the criterion (indicator) of integrity of a candidate for the position of a judge	Commission of Judges of Ukraine	Qualification Commission of Judges of Ukraine	High Council of Justice (by consent) High Qualification Commission of Judges of Ukraine (by consent) Public Integrity Council (by consent)	state budget	within the established budget allocations for the relevant year	Council on Integrity, the Public Council of International Experts, the Council of Judges of Ukraine, and NGOs. The unified criteria (indicators) of evaluation of integrity and professional ethics of a judge as well as the criterion (indicator) of integrity of a candidate for the position of a judge have been cleared with the High Council of Justice, the High Qualification Commission of Judges of Ukraine, the Public Council on Integrity, and the Public Council of International Experts, approved and made public.	High Council of Justice High Qualification Commission of Judges of Ukraine Public Integrity Council
Expected strategic result 2.1.2.2. Improvements have been made to the mechanism of evaluation of candidates for conformity to the criteria (indicators) of integrity as part of procedures to select and appoint new judges with the involvement of the Public Council on Integrity.							
2.1.2.2.1. Preparing and publicizing an analytical report on the expediency of forming the secretariat of the Public Council on Integrity, on ways to incorporate the recommendations of XV GRECO, and presenting the report	January 2024	June 2024	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The analytical report has been made public and presented.	National Agency on Corruption Prevention
2.1.2.2.2. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law that: 1) provides for the evaluation of candidates for the position of a judge for conformity to the criterion of integrity in all judge selection procedures; 2) provides for the involvement of the Public Council on Integrity in helping the High Qualification Commission of Judges of Ukraine to determine whether or not candidates for the position of a judge conform to the criterion of integrity in all judge selection procedures; 3) defines a new mechanism for considering the opinion of the Public Council on Integrity to the effect that a judge (a candidate for the position of a judge) does not conform to the criteria of professional ethics and integrity, or for verifying the ability of this judge	July 2024	January 2025	National Agency on Corruption Prevention Ministry of Justice of Ukraine High Council of Justice (by consent) High Qualification Commission of Judges of Ukraine (by consent) Public Integrity Council (by consent)	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	National Agency on Corruption Prevention official website of the Verkhovna Rada of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>(candidate for the position of a judge) to administer justice when such an opinion has been issued;</p> <p>4) grants members of the Public Council on Integrity and authorized officers of the secretariat of the Public Council on Integrity full access to personal files of judges (personal files of candidates for the position of a judge);</p> <p>5) provides for the creation of the secretariat of the Public Council on Integrity, which would assist the members of the Public Council on Integrity while they exercise the legislatively prescribed powers, and identify the source of funding for their activities (if the formation of this secretariat has been deemed expedient according to the findings of the analytical study indicated in subclause 2.1.2.2.1);</p> <p>6) provides for the involvement of the Public Council on Integrity in determining the schedules, time frames, and sequence of evaluations of judges and candidates for the position of a judge.</p> <p>Expected strategic result 2.1.2.3. Improvements have been made to the mechanism by which the High Qualification Commission of Judges of Ukraine conducts procedures of evaluation of qualifications of judges and competitive selection procedures in order to avoid unjustified delays.</p>							
2.1.2.3.1. Developing a draft act that would simplify the procedure of administering examinations and tests, particularly regarding the possibility of evaluation of practical knowledge by specialists hired by the High Qualification Commission of Judges of Ukraine, simplify the scoring based on the results of psychological tests, and so forth	from the date of appointment of all members of the High Qualification Commission of Judges of Ukraine	one month from the date of appointment of all members of the High Qualification Commission of Judges of Ukraine	High Qualification Commission of Judges of Ukraine (by consent)	state budget	within the established budget allocations for the relevant year	The draft act has been developed.	High Qualification Commission of Judges of Ukraine
2.1.2.3.2. Holding a public discussion of the draft act indicated in subclause 2.1.2.3.1, and ensuring its revision (if needed)	two months from the date of appointment of all members of the High Qualification Commission of Judges of Ukraine	three months from the date of appointment of all members of the High Qualification Commission of Judges of Ukraine	High Qualification Commission of Judges of Ukraine (by consent)	state budget	within the established budget allocations for the relevant year	The public discussion has been conducted and its results have been made public.	official website of the High Qualification Commission of Judges of Ukraine
2.1.2.3.3. Approving and publicizing the draft act indicated in subclause 2.1.2.3.1	three months from the date of appointment of all members of the High Qualification Commission of Judges of Ukraine	four months from the date of appointment of all members of the High Qualification Commission of Judges of Ukraine	High Qualification Commission of Judges of Ukraine (by consent)	state budget	within the established budget allocations for the relevant year	The relevant act of the High Qualification Commission of Judges of Ukraine has been approved and made public.	High Qualification Commission of Judges of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
2.1.2.3.4. Preparing and publicizing an analytical report on the expediency of continued improvement and simplification of judge selection procedures, evaluation of qualifications of judges (candidates for the position of a judge) with the objective of avoiding unjustified delays	July 2024	September 2024	Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	The analytical report has been prepared and made public.	Ministry of Justice of Ukraine
2.1.2.3.5. Discussing the conclusions and recommendations outlined in the analytical report indicated in subclause 2.1.2.3.4 with the participation of representatives of government agencies, NGOs, international organizations, participants of international technical assistance projects, and the academic community	October 2024	November 2024	Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	The conclusions and recommendations outlined in the analytical report have been discussed with the participation of representatives of government agencies, NGOs, international organizations, participants of international technical assistance projects, and the academic community.	Ministry of Justice of Ukraine
2.1.2.3.6. Developing software and deploying hardware needed to create and maintain personal files of judges (personal files of candidates for positions of judges) in electronic form in the Unified Judicial Information and Telecommunication System	March 2023	December 2023	State Judicial Administration of Ukraine (by consent) High Qualification Commission of Judges of Ukraine (by consent)	state budget	within the established budget allocations for the relevant year	The software and hardware needed to create and maintain personal files of judges (personal files of candidates for positions of judges) in electronic form in the Unified Judicial Information and Telecommunication System has been developed and deployed.	State Judicial Administration of Ukraine
2.1.2.3.7. Preparing and approving a regulation governing the procedure of operation of the subsystem designed to create and maintain personal files of judges (personal files of candidates for positions of judges) in electronic form in the Unified Judicial Information and Telecommunication System	January 2024	March 2024	High Council of Justice (by consent) High Qualification Commission of Judges of Ukraine (by consent) State Judicial Administration of Ukraine (by consent) Council of judges of Ukraine (by consent) (by consent)	state budget	within the established budget allocations for the relevant year	The regulation governing the procedure of operation of the subsystem designed to create and maintain personal files of judges (personal files of candidates for positions of judges) in electronic form in the Unified Judicial Information and Telecommunication System has taken effect.	official printed publications official website of the High Qualification Commission of Judges of Ukraine

Expected strategic result 2.1.2.4. An objective and transparent methodology for scoring and determining the results by members of the High Qualification Commission of Judges of Ukraine and the High Council of Justice when making decisions in the selection, evaluation, and promotion of judges, as well as for publishing information on the examinations, has been introduced.

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
2.1.2.4.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law that: 1) mandates the publication by the High Qualification Commission of Judges of Ukraine of the results of examinations during the assessment of qualifications of judges (while safeguarding the personal data); 2) defines the concept and key characteristics of a professional profile of a judge.	June 2023	November 2023	Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Ministry of Justice of Ukraine official website of the Verkhovna Rada of Ukraine
2.1.2.4.2. Developing the draft professional profile of a judge	from the date of appointment of all members of the High Qualification Commission of Judges of Ukraine	within two months from the date of appointment of all members of the High Qualification Commission of Judges of Ukraine	High Qualification Commission of Judges of Ukraine (by consent)	state budget	within the established budget allocations for the relevant year	The draft professional profile of a judge has been developed.	High Qualification Commission of Judges of Ukraine
2.1.2.4.3. Holding consultations with the participation of the High Council of Justice, the High Qualification Commission of Judges of Ukraine, the Public Council on Integrity, the Council of Judges of Ukraine, NGOs, and other stakeholders on the draft professional profile of a judge, obtaining expert opinions, and revising the draft	two months from the date of appointment of all members of the High Qualification Commission of Judges of Ukraine	three months from the date of appointment of all members of the High Qualification Commission of Judges of Ukraine	High Qualification Commission of Judges of Ukraine (by consent) High Council of Justice (by consent) Public Integrity Council (by consent) Council of judges of Ukraine (by consent) (by consent)	state budget	within the established budget allocations for the relevant year	At least one discussion of the draft professional profile of a judge has been held with the participation of representatives of the High Council of Justice, the High Qualification Commission of Judges of Ukraine, the Public Council on Integrity, the Council of Judges of Ukraine, and NGOs.	official website of the High Qualification Commission of Judges of Ukraine
2.1.2.4.4. Approving and publicizing the revised professional profile of a judge	three months from the date of appointment of all members of the High Qualification Commission of Judges of Ukraine	four months from the date of appointment of all members of the High Qualification Commission of Judges of Ukraine	High Qualification Commission of Judges of Ukraine (by consent)	state budget	within the established budget allocations for the relevant year	The professional profile of a judge has been approved and publicized.	official website of the High Qualification Commission of Judges of Ukraine
2.1.2.4.5. Developing the draft of detailed methods of the High Qualification Commission of Judges of Ukraine for the scoring of judges (candidates for the position of a judge) at each stage of judge selection and qualification evaluation procedures	from the date of appointment of all members of the High Qualification	two months from the date of appointment of all members of the High	High Qualification Commission of Judges of Ukraine (by consent)	state budget	within the established budget allocations for the relevant year	The draft of detailed methods has been developed.	High Qualification Commission of Judges of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
2.1.2.4.6. Holding consultations with the participation of the High Council of Justice, the High Qualification Commission of Judges of Ukraine, the Public Council on Integrity, the Council of Judges of Ukraine, NGOs, and other stakeholders on the draft of detailed methods of the High Qualification Commission of Judges of Ukraine for the scoring of judges (candidates for the position of a judge) at each stage of judge selection and qualification evaluation procedures, obtaining expert opinions, and revising the draft	Commission of Judges of Ukraine two months from the date of appointment of all members of the High Qualification Commission of Judges of Ukraine	Qualification Commission of Judges of Ukraine three months from the date of appointment of all members of the High Qualification Commission of Judges of Ukraine	High Qualification Commission of Judges of Ukraine (by consent) High Council of Justice (by consent) Public Integrity Council (by consent) Council of judges of Ukraine (by consent) (by consent)	state budget	within the established budget allocations for the relevant year	At least one discussion of the draft of detailed methods has been held with the participation of representatives of the High Council of Justice, the High Qualification Commission of Judges of Ukraine, the Public Council on Integrity, the Council of Judges of Ukraine, and NGOs.	official website of the High Qualification Commission of Judges of Ukraine
2.1.2.4.7. Approving the revised detailed methods of the High Qualification Commission of Judges of Ukraine for the scoring of judges (candidates for the position of a judge) at each stage of judge selection and qualification evaluation procedures, and publicizing them	three months from the date of appointment of all members of the High Qualification Commission of Judges of Ukraine	four months from the date of appointment of all members of the High Qualification Commission of Judges of Ukraine	High Qualification Commission of Judges of Ukraine (by consent)	state budget	within the established budget allocations for the relevant year	The detailed methods have been approved and publicized.	official website of the High Qualification Commission of Judges of Ukraine
Problem 2.1.3. Lack of an effective mechanism for maintaining the integrity of the judiciary and responding to established facts of influence, pressure on judges and interference in their activities							
Expected strategic result 2.1.3.1. The disciplinary body in the justice system, formed on the basis of a competitive selection process held by an independent committee, promptly and fairly considers disciplinary cases against judges.							
2.1.3.1.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law that: 1) provides for the right to appeal with the High Council of Justice the decisions of the Disciplinary Chamber without obtaining the permission of the Disciplinary Chamber for such an appeal; 2) defines substantiated and balanced requirements for candidates for positions at the secretariat of the High Council of Justice, which would make it possible to ensure the conformity of the candidates to the criteria of competency, integrity, and professional ethics; 3) defines the procedure for participation by the Public Council on Integrity in the review of disciplinary complaints, particularly those concerning unscrupulous conduct by a judge, any conduct by a judge that tarnishes the status of a judge or undermines the authority of justice, abuse of the status of a judge to unjust	January 2024	July 2024	National Agency on Corruption Prevention Ministry of Justice of Ukraine High Council of Justice (by consent)	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	National Agency on Corruption Prevention official website of the Verkhovna Rada of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>enrichment by the judge or third parties, or declaration of knowingly false (including incomplete) statements in the declaration of integrity of the judge;</p> <p>4) defines the procedure for reviewing disciplinary complaints that—at the time of entry into force by the Law of Ukraine dated July 14, 2021, No. 1635-IX <i>On Amendments to Select Legislative Acts of Ukraine Pertaining to the Procedure of Election (Appointment) to Positions of Members of the High Council of Justice and the Activities of Disciplinary Inspectors of the High Council of Justice</i> and until the creation of the service of disciplinary inspectors—were being reviewed by members of the High Council of Justice, as well as cases the review of which had been commenced by Disciplinary Chambers of the High Council of Justice, complaints against decisions to bring a judge or prosecutor to administrative liability which were being examined by the High Council of Justice prior to the aforementioned period (17 percent)</p> <p>Expected strategic result 2.1.3.2. The list and grounds for bringing a judge to disciplinary liability and the kinds of liability have been clarified in a way that allows judges to predict their behavior, in particular, the signs of disciplinary offenses that tarnish the title of judge or undermine the authority of justice have been more clearly defined, and the mechanisms for disciplinary investigation and consideration of disciplinary cases have been improved and simplified.</p>							
<p>2.1.3.2.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing to update the list of grounds for bringing a judge to disciplinary liability in keeping with the principle of legal certainty and in accordance with GRECO recommendations</p>	July 2024	January 2025	National Agency on Corruption Prevention Ministry of Justice of Ukraine High Council of Justice (by consent)	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	National Agency on Corruption Prevention official website of the Verkhovna Rada of Ukraine
<p>2.1.3.2.2. Preparing and publicizing an analytical report on the expediency of continued improvement and simplification of procedures of disciplinary proceedings against judges</p>	July 2024	September 2024	Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	The analytical report has been prepared and made public.	Ministry of Justice of Ukraine
<p>2.1.3.2.3. Discussing the conclusions and recommendations outlined in the analytical report indicated in subclause 2.1.3.2.2 with the participation of representatives of government agencies, NGOs, international organizations, participants of international technical assistance projects, and the academic community</p>	October 2024	November 2024	Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	The conclusions and recommendations outlined in the analytical report have been discussed with the participation of representatives of government agencies, NGOs, international organizations, participants of international technical assistance projects, and the academic community.	Ministry of Justice of Ukraine
<p>Expected strategic result 2.1.3.3. The disciplinary practice with respect to judges is consistent, predictable, stable, and open; all decisions of the disciplinary authority are made public on time; disciplinary proceedings against judges are generally open and broadcast in real time.</p>							

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>2.1.3.3.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law that:</p> <p>1) stipulates that sessions of Disciplinary Chambers of the High Council of Justice shall be public with real-time video broadcasts;</p> <p>2) stipulates that the sessions of the High Council of Justice convened to examine complaints against decisions of Disciplinary Chambers following the review of disciplinary proceedings against a judge shall be public with real-time video broadcasts;</p> <p>3) defines the exhaustive list of grounds for an examination behind closed doors during a session of Disciplinary Chambers of the High Council of Justice without real-time video broadcasts;</p> <p>4) establishes the exhaustive list of grounds for holding an examination behind closed doors during the session of the High Council of Justice convened to examine complaints against decisions of Disciplinary Chambers following the review of disciplinary proceedings against a judge without real-time video broadcasts;</p> <p>5) stipulates that an examination behind closed doors during a session of Disciplinary Chambers of the High Council of Justice without real-time video broadcasts is possible only based on a well-reasoned decision of the Disciplinary Chambers of the High Council of Justice with the substantiation of the existence of the relevant grounds prescribed by law;</p> <p>6) stipulates that an examination behind closed doors during a session of the High Council of Justice convened to examine complaints against decisions of Disciplinary Chambers of the High Council of Justice without real-time video broadcasts is possible only based on a well-reasoned decision of the High Council of Justice with the substantiation of the existence of the relevant grounds prescribed by law;</p> <p>7) defines a clear time frame for each stage of the disciplinary proceeding, which would rule out the possibility of unreasonable delays in the review of disciplinary complaints;</p> <p>8) provides for open and roll-call voting by members of the Disciplinary Chambers of the High Council of Justice and by the High Council of Justice on decisions in disciplinary cases.</p>	June 2023	November 2023	Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Ministry of Justice of Ukraine official website of the Verkhovna Rada of Ukraine
<p>2.1.3.3.2. Preparing and annually publishing summaries of the disciplinary practice of Disciplinary Chambers of the High Council of Justice for the previous calendar year</p>	January 2024	December 2025	High Council of Justice (by consent)	state budget	within the established budget allocations for the relevant year	The summary of the disciplinary practice has been publicized.	High Council of Justice

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
2.1.3.3.3. Preparing and annually publishing summaries of the disciplinary practice of the High Council of Justice in revising the decisions of Disciplinary Chambers of the High Council of Justice for the previous calendar year	January 2024	December 2025	High Council of Justice (by consent)	state budget	within the established budget allocations for the relevant year	The summary of the disciplinary practice has been publicized.	official website of the High Council of Justice
2.1.3.3.4. Holding annual discussions of the summaries of judicial practice prepared by Disciplinary Chambers of the High Council of Justice and by the High Council of Justice, with the participation of representatives of government agencies, NGOs, international organizations, participants of international technical assistance projects, and the academic community	April 2024	December 2025	High Council of Justice (by consent)	state budget	within the established budget allocations for the relevant year	The summaries of disciplinary practice have been discussed with the participation of representatives of government agencies, NGOs, international organizations, participants of international technical assistance projects, and the academic community.	High Council of Justice
Expected strategic result 2.1.3.4. The grounds and mechanisms for discontinuing disciplinary proceedings have been improved, in particular, a mechanism for discontinuing the disciplinary case against a judge in case of their resignation after the initiation of the disciplinary case against them has been introduced.							
2.1.3.4.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law that:	June 2023	November 2023	Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Ministry of Justice of Ukraine official website of the Verkhovna Rada of Ukraine
1) prohibits dismissing a judge from their position following their retirement until disciplinary proceedings against this judge have been finalized;							
2) defines the grounds for suspending the retirement and revoking the status of a judge if the retired judge has behaved in a way that is incompatible with the title of a judge;							
3) establishes the procedure for examining the matter of suspending the retirement and revoking the status of a judge if the retired judge has behaved in a way that is incompatible with the title of a judge.							
Expected strategic result 2.1.3.5. An effective mechanism has been introduced for verifying the legality of the origin of a judge's property; judges who have violated the obligation to prove the legality of the source of their property have been dismissed pursuant to Article 126 of the Constitution of Ukraine.							
2.1.3.5.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law that:	January 2024	July 2024	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	National Agency on Corruption Prevention official website of the Verkhovna Rada of Ukraine
1) institutes a separate procedure for checking the legitimacy of the sources of origin of the judge's assets (outside the scope of the disciplinary proceedings), which will be carried out by the National Agency;							
2) institutes a separate procedure by which the High Council of Justice would review petitions for the dismissal of the judge on account of the violation of the obligation to prove the legitimacy of the origin of assets;							
3) institutes a separate procedure by which the judge or plaintiff (complainant) can appeal decisions, actions, or omissions to act as part of the process of verifying the legitimacy of the origin of the judge's assets, and							

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
dismiss the judge on account of the violation of the obligation to prove the legitimacy of the origin of assets.							
Expected strategic result 2.1.3.6. Criminal prosecution mechanisms are not used to exert pressure on judges; the institution of criminal liability of judges for arbitrary abuse of their powers has been introduced.							
2.1.3.6.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law that:	March 2023	September 2023	National Agency on Corruption Prevention Prosecutor General's Office of Ukraine (by consent) National Anti-Corruption Bureau of Ukraine	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	National Agency on Corruption Prevention official website of the Verkhovna Rada of Ukraine
1) institutes criminal liability for abuse of office by judges, while adhering to the principle of legal certainty and bearing in mind the legal position expressed in the Ruling of the Constitutional Court of Ukraine dated June 11, 2020, No. 7-r/2020;							
2) defines the particulars of initiation of a criminal proceeding and conducting a pretrial investigation of criminal proceedings involving abuse of office by judges, which would make it impossible to use such proceedings to exert pressure on judges.							
Problem 2.1.4. Presence of corruption risks attributable to gaps and flaws of legislation in the system of justice							
Expected strategic result 2.1.4.1. Mechanisms have been introduced to prevent the same person from holding an administrative position in a court for a long time.							
2.1.4.1.1. Preparing and publicizing an analytical report on the findings of the study of cases where administrative positions in courts have been filled by the same person for more than two terms of office in a row, with recommendations on how to deal with such cases and make their recurrence impossible	January 2025	February 2025	National Agency on Corruption Prevention	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year	The analytical report has been publicized.	National Agency on Corruption Prevention
2.1.4.1.2. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing to improve the procedure for electing judges to administrative positions and dismissing them from these positions in order to make it impossible for the same person to hold the same administrative position in courts for a long period of time, according to the recommendations outlined in the analytical report indicated in subclause 2.1.4.1.1	March 2025	August 2025	National Agency on Corruption Prevention Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	National Agency on Corruption Prevention official website of the Verkhovna Rada of Ukraine
Expected strategic result 2.1.4.2. E-justice has been ensured, in particular by enabling the online consideration of certain categories of cases regardless of the location of the parties and the court, which, in particular, contributes to the even allocation of cases among courts and judges.							
2.1.4.2.1. Preparing and publicizing an analytical report with recommendations on determining the categories of cases that can be examined online irrespective of the location of the parties and the court	January 2024	February 2024	Ministry of Justice of Ukraine Ministry of Digital Transformation of Ukraine	state budget	within the established budget allocations for the relevant year	The analytical report has been publicized.	Ministry of Justice of Ukraine Ministry of Digital Transformation of Ukraine
2.1.4.2.2. Discussing the conclusions and recommendations outlined in the analytical report with the participation of representatives of government agencies, NGOs, international organizations, participants of international technical assistance projects, and the academic community	February 2024	March 2024	Ministry of Justice of Ukraine Ministry of Digital Transformation of Ukraine	state budget	within the established budget allocations for the relevant year	The conclusions and recommendations outlined in the analytical report have been discussed with the participation of representatives of	Ministry of Justice of Ukraine Ministry of Digital Transformation of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
2.1.4.2.3. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing to provide for online judicial examination irrespective of the location of the parties and the court for specific categories of cases, according to the recommendations outlined in the analytical report indicated in subclause 2.1.4.2.1	March 2024	August 2024	Ministry of Justice of Ukraine Ministry of Digital Transformation of Ukraine	state budget	within the established budget allocations for the relevant year	government agencies, NGOs, international organizations, participants of international technical assistance projects, and the academic community. The draft law has been submitted to the Parliament of Ukraine.	Ministry of Justice of Ukraine official website of the Verkhovna Rada of Ukraine
2.1.4.2.4. Conducting an audit of the current status of information technologies in courts, as well as assessing the degree to which they align with the current tasks of the justice system. The audit should produce an assessment of the current IT solutions in accordance with best international practices and bearing in mind the cost effectiveness of the existing infrastructure, as well as the recommendations regarding the continued development and transformation of the architecture of IT systems of the judiciary.	May 2023	May 2023	State Judicial Administration of Ukraine (by consent)	state budget	within the established budget allocations for the relevant year	The audit of the current status of information technologies in courts has been conducted.	State Judicial Administration of Ukraine
2.1.4.2.5. Hiring an independent expert organization to assess the result of the spending of funds on the creation and improvement of services and modules of the Unified Judicial Information and Telecommunication System	May 2023	May 2023	State Judicial Administration of Ukraine (by consent)	state budget	within the established budget allocations for the relevant year	The assessment has been completed.	State Judicial Administration of Ukraine
2.1.4.2.6. Developing and approving the functional requirements for the implementation of the full functionality of the Unified Judicial Information and Telecommunication System (continued improvement of services and modules)	July 2023	July 2023	State Judicial Administration of Ukraine (by consent) High Council of Justice (by consent)	state budget	within the established budget allocations for the relevant year	The functional requirements for the implementation of the full functionality of the Unified Judicial Information and Telecommunication System have been approved.	State Judicial Administration of Ukraine
2.1.4.2.7. Developing software and deploying hardware required for the implementation of the full functionality of the Unified Judicial Information and Telecommunication System with the involvement of vendors / contractors selected through competitive and transparent public procurement processes (including the expansion of the functionality of the Unified Judicial Information and Telecommunication System as mandated by provisions of procedural legislation and to provide courts with IT equipment (server, network, and computer hardware, particularly scanners)	August 2023	December 2024	State Judicial Administration of Ukraine (by consent)	state budget	within the established budget allocations for the relevant year	The software has been developed, and the hardware required for the implementation of the full functionality of the Unified Judicial Information and Telecommunication System has been deployed.	State Judicial Administration of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
2.1.4.2.8. Developing and approving the Regulation on the Unified Judicial Information and Telecommunication System, which would define the procedure for the operation and usage of all subsystems (modules)	March 2024	June 2024	High Council of Justice (by consent) State Judicial Administration of Ukraine (by consent) Council of judges of Ukraine (by consent)	state budget	within the established budget allocations for the relevant year	The regulation governing the procedure of operation of the subsystem designed to create and maintain personal files of judges (personal files of candidates for positions of judges) in electronic form in the Unified Judicial Information and Telecommunication System has taken effect.	official printed publications official website of the Verkhovna Rada of Ukraine
Expected strategic result 2.1.4.3. The scope of application of methods of alternative dispute resolution and pretrial settlement of disputes has been expanded.							
2.1.4.3.1. Supporting the consideration of the Draft Law of Ukraine <i>On Amendments to Select Laws of Ukraine Towards the Improvement of the Procedure for Creating and Operating Arbitration Courts with the Objective of Restoring Trust in Arbitration Proceedings</i> (registration number 3411 dated April 29, 2020) (particularly if the President of Ukraine vetoes the draft law)	March 2023	until the law is signed by the President of Ukraine	Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	The law has been signed by the President of Ukraine.	official printed publications official website of the Verkhovna Rada of Ukraine
2.1.4.3.2. Supporting the consideration of the Draft Law of Ukraine <i>On Amendments to Select Legislative Acts of Ukraine Towards the Improvement of Operations of Arbitration Courts</i> (registration number 5347 dated April 8, 2021) in the Parliament of Ukraine (particularly if the President of Ukraine vetoes the draft law)	March 2023	until the law is signed by the President of Ukraine	Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	The law has been signed by the President of Ukraine.	official printed publications official website of the Verkhovna Rada of Ukraine
Expected strategic result 2.1.4.4. The system of enforcement of court decisions has been improved.							
2.1.4.4.1. Supporting the consideration of the Draft Law of Ukraine <i>On Enforcement of Decisions</i> (registration number 5660 dated June 14, 2021) in the Parliament of Ukraine (particularly if the President of Ukraine vetoes the draft law)	March 2023	until the law is signed by the President of Ukraine	Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	The law has been signed by the President of Ukraine.	official printed publications of Ukraine official website of the Verkhovna Rada of Ukraine
2.1.4.4.2. Ensuring the connection of banks to the automated system of enforcement proceedings to enable information exchange and ensure automated freezing of funds in accounts of debtors	from the date of entry into force of the law specified in the subparagraph 2.1.4.4.1	within six months from the date of entry into force of the law specified in subsection 2.1.4.4.1	State Enterprise "National Information Systems" (by consent) National Bank of Ukraine (by consent) Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	100 percent of banks have been connected to the automated system of enforcement proceedings to enable information exchange and ensure automated freezing of funds in accounts of debtors	National Bank of Ukraine Ministry of Justice of Ukraine State Enterprise "National Information Systems"
2.1.4.4.3. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law that:	January 2024	October 2024	Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Ministry of Justice of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>1) implements efficient and effective judicial control over the enforcement of court decisions;</p> <p>2) implements effective procedures for determining or changing the method or procedure of enforcement of decisions unrelated to property;</p> <p>3) improves the procedure of enforcement of decisions that obligate the debtor to act or refrain from acting in a certain way;</p> <p>4) revises and revokes unjustified moratoriums on the enforcement of decisions in which state-owned enterprises are named as debtors;</p> <p>5) improves the procedure for enforcement of decisions of international arbitration courts in Ukraine.</p>							official website of the Verkhovna Rada of Ukraine
<p>2.1.4.4.4. Implementing a Unified State Register of Enforcement Documents taking into account the architecture requirements for subsequent application of data array technologies</p>	March 2023	August 2023	State Judicial Administration of Ukraine (by consent) Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	The Unified State Register of Enforcement Documents that factors in the architecture requirements for the application of data array analysis technologies has been put into commercial operation.	State Judicial Administration of Ukraine Ministry of Justice of Ukraine
<p>2.1.4.4.5. Ensuring the data exchange and interoperability between the Automated System of Enforcement Proceedings and the Unified State Register of Enforcement Documents</p>	from the date of performance of the measure specified in subsection 2.1.4.4.4	within six months from the date of implementation of the measure specified in subsection 2.1.4.4.4	State Judicial Administration of Ukraine (by consent) Ministry of Justice of Ukraine State Enterprise "National Information Systems" State Enterprise «Judicial Information Systems» (by consent)	state budget	within the established budget allocations for the relevant year	Automatic data exchange and interoperability between the Unified State Register of Enforcement Documents and the Automated System of Enforcement Proceedings have been ensured.	State Judicial Administration of Ukraine Ministry of Justice of Ukraine State Enterprise "National Information Systems" State Enterprise «Judicial Information Systems»
<p>Expected strategic result 2.1.4.5. The regulations on transparent planning and allocation of budget resources in the judicial system based on objective and clearly defined criteria have been introduced; the operations of the State Judicial Administration have been audited, particularly in matters of allocation of financial and economic resources for courts and judicial authorities, management of state-owned properties controlled by the State Judicial Administration.</p>							
<p>2.1.4.5.1. Conducting activities of state external financial control (audit) over the spending of state budget funds on the administration of justice by local courts and courts of appeal and the functioning of agencies and institutions of the justice system, including in matters of the allocation of financial and economic</p>	March 2023	December 2025	Accounting Chamber of Ukraine (by consent)	state budget	within the established budget allocations for the relevant year	The report on the findings of state external financial control (audit) has been approved and published.	official website of the Accounting Chamber of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
resources for courts and judicial authorities, management of state-owned properties controlled by the State Judicial Administration (SJA), supporting the creation and operation of specific subsystems (modules) of the Unified Judicial Information and Telecommunication System							
2.1.4.5.2. Drafting standards of staffing, funding, logistics, and supply of other resources for courts	January 2024	March 2024	State Judicial Administration of Ukraine (by consent)	state budget	within the established budget allocations for the relevant year	Draft standards of staffing, funding, logistics, and supply of other resources for courts have been developed and publicized.	State Judicial Administration of Ukraine
2.1.4.5.3. Holding consultations on the draft standards of staffing, funding, logistics, and supply of other resources for courts with the participation of the High Council of Justice, the State Judicial Administration, the High Qualification Commission of Judges of Ukraine, the Council of Judges of Ukraine, judges, NGOs, international organizations, and participants of international technical assistance projects; obtaining expert opinions	March 2024	April 2024	High Council of Justice (by consent) State Judicial Administration of Ukraine (by consent) High Qualification Commission of Judges of Ukraine (by consent) Council of judges of Ukraine (by consent)	state budget	within the established budget allocations for the relevant year	At least one discussion of the draft standards of staffing, funding, logistics, and supply of other resources for courts has been held with the participation of representatives of the High Council of Justice, the High Qualification Commission of Judges of Ukraine, the Council of Judges of Ukraine, judges, NGOs, international organizations, and participants of international technical assistance projects.	official website of the High Council of Justice
2.1.4.5.4. Revising and approving the standards of staffing, funding, logistics, and supply of other resources for courts, and publicizing them	May 2024	June 2024	High Council of Justice (by consent)	state budget	within the established budget allocations for the relevant year	Standards of staffing, funding, logistics, and supply of other resources for courts have been approved and publicized.	official website of the High Council of Justice
2.1.4.5.5. Drafting the Regulation on transparent planning and allocation of budget resources in the judicial system based on objective and clearly defined criteria, particularly taking into account the standards of staffing, funding, logistics, and supply of other resources for courts	July 2024	September 2024	State Judicial Administration of Ukraine (by consent)	state budget	within the established budget allocations for the relevant year	The draft Regulation on transparent planning and allocation of budget resources in the judicial system based on objective and clearly defined criteria has been developed and publicized.	State Judicial Administration of Ukraine
2.1.4.5.6. Holding consultations on the draft Regulation on transparent planning and allocation of budget resources in the judicial system based on objective and clearly defined criteria with the	September 2024	October 2024	High Council of Justice (by consent)	state budget	within the established budget allocations for the relevant year	At least one discussion of the draft Regulation on transparent planning and allocation of budget	official website of the High Council of Justice

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
participation of the High Council of Justice, the State Judicial Administration, the High Qualification Commission of Judges of Ukraine, the Council of Judges of Ukraine, judges, NGOs, international organizations, and participants of international technical assistance projects; obtaining expert opinions			State Judicial Administration of Ukraine (by consent) High Qualification Commission of Judges of Ukraine (by consent) Council of judges of Ukraine (by consent)			resources in the judicial system based on objective and clearly defined criteria has been conducted with the participation of representatives of the High Council of Justice, the High Qualification Commission of Judges of Ukraine, the Council of Judges of Ukraine, judges, NGOs, international organizations, and participants of international technical assistance projects.	
2.1.4.5.7. Revising and approving the Regulation on transparent planning and allocation of budget resources in the judicial system based on objective and clearly defined criteria, and publicizing it	November 2024	December 2024	High Council of Justice (by consent)	state budget	within the established budget allocations for the relevant year	The Regulation on transparent planning and allocation of budget resources in the judicial system based on objective and clearly defined criteria has been approved and publicized.	official website of the High Council of Justice
Expected strategic result 2.1.4.6. A network of local courts has been reviewed and created, taking into account the administrative-territorial reform, the need to ensure direct access to justice, and economic feasibility.							
2.1.4.6.1. Preparing and publicizing an analytical report on the needs of creation, reorganization, or liquidation of local courts, taking into account the changes to the administrative-territorial system, the need to ensure access to justice and optimize state budget spending	January 2024	June 2024	High Council of Justice (by consent)	state budget	within the established budget allocations for the relevant year	The analytical report has been prepared and made public.	High Council of Justice
2.1.4.6.2. Discussing the conclusions and recommendations outlined in the analytical report with the participation of representatives of government agencies, NGOs, international organizations, participants of international technical assistance projects, and the academic community	July 2024	September 2024	High Council of Justice (by consent)	state budget	within the established budget allocations for the relevant year	The conclusions and recommendations outlined in the analytical report have been discussed with the participation of representatives of government agencies, NGOs, international organizations, participants of international technical assistance projects, and the academic community.	High Council of Justice
2.1.4.6.3. Drafting laws on the creation, reorganization, or liquidation of local courts, taking into account the recommendations given in the analytical report indicated in subclause 2.1.4.6.1	October 2024	December 2024	President of Ukraine (by consent)	state budget	within the established budget allocations for the relevant year	The draft laws have been submitted to the Parliament of Ukraine.	President of Ukraine High Council of Justice

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
High Council of Justice (by consent)							
Problem 2.1.5. Internal administrative processes in prosecutorial authorities are not always transparent and effective.							
Expected strategic result 2.1.5.1. An electronic human resources management system, a transparent and effective system for evaluating the quality of the work of prosecutors, based on the results of which personnel and management decisions are made, as well as decisions on bonuses, have been introduced.							
2.1.5.1.1. Developing and launching an electronic human resources management system (e-HR) of prosecutorial authorities, with an integrated system for evaluating the performance of prosecutors	March 2023	December 2025	Prosecutor General's Office of Ukraine (by consent)	state budget	within the established budget allocations for the relevant year	The electronic human resources management system (e-HR) of prosecutorial authorities has been put into operation.	Prosecutor General's Office of Ukraine
2.1.5.1.2. Launching a system for evaluating the performance of prosecutors based on the e-HR system	March 2023	December 2025	Prosecutor General's Office of Ukraine (by consent)	state budget	within the established budget allocations for the relevant year	The system for evaluating the performance of prosecutors is operating as part of the electronic human resources management system (e-HR) of prosecutorial authorities.	official website of the Prosecutor General's Office of Ukraine
Expected strategic result 2.1.5.2. Amendments have been made to the Law of Ukraine <i>On the Prosecutor's Office</i> ; they define an exhaustive list of grounds for dismissal and termination of powers of prosecutors, including the Prosecutor General, which makes it impossible to apply them without justification.							
2.1.5.2.1. Analyzing the activities of the relevant authority tasked with conducting disciplinary proceedings against prosecutors	March 2023	January 2024	Prosecutor General's Office of Ukraine (by consent)	state budget	within the established budget allocations for the relevant year	The results of analysis of the activities of the relevant authority tasked with conducting disciplinary proceedings against prosecutors have been publicized.	official website of the Prosecutor General's Office of Ukraine
2.1.5.2.2. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing to amend the Law of Ukraine <i>On Prosecutorial Authorities</i> to improve the disciplinary procedure through:	February 2024	February 2025	Prosecutor General's Office of Ukraine (by consent)	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Prosecutor General's Office of Ukraine official website of the Verkhovna Rada of Ukraine
1) optimizing the grounds for disciplinary liability of prosecutors;							
2) providing clear definitions of disciplinary misconduct by prosecutors and observance of the prosecutorial code of ethics by prosecutors;							
3) compiling the list of specific details that must be included in a disciplinary complaint about disciplinary misconduct by a prosecutor, and implementing a mechanism for rejecting a disciplinary complaint;							
4) expanding the list of disciplinary sanctions in order to make them more proportional and effective, as well as stipulating the general conditions for imposing the							

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
sanctions, and the circumstances mitigating or aggravating the liability of a prosecutor; 5) revising the exhaustive list of grounds on which prosecutors can be dismissed, the kinds of disciplinary penalties, and the term within which prosecutors can face disciplinary liability. Expected strategic result 2.1.5.3. The agency tasked with conducting disciplinary proceedings against prosecutors has been created and the commencement of its activities has been ensured. The result has been accomplished. Problem 2.1.6. Lack of an effective model of appointment to positions, remuneration, career promotion, and review of disciplinary complaints within the system of the National Police Expected strategic result 2.1.6.1. The issues of organizing the work of permanent police committees formed within the system of the National Police have been studied, and comprehensive organizational and practical measures to improve their activities have been developed and implemented.							
2.1.6.1.1. Arranging an analytical study focusing on the organization of workflows of permanent police committees for the entire period of their existence (until February 2022), which should specify: 1) the total number of candidates reviewed by the committees during competitive selection of police officers; 2) the number of competitive selection processes conducted among individuals appointed to junior, middle, and senior positions with the police (separately for each category of police personnel); 3) results of a sociological survey of police officers on the quality of work of police committees; 4) results of an anonymous poll of members of police committees on ways to improve their work; 5) findings of the study of the effectiveness and transparency of police committees; 6) ways to resolve the issue of budget funding of community-appointed members of committees; 7) recommendations on ways to improve the effectiveness and quality of work of police committees and the selection procedure; 8) results of a sociological survey of the public on the quality of work of police committees and the effectiveness of competitive selection procedures.	March 2023	July 2023	Ministry of Internal Affairs of Ukraine National Police of Ukraine	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year	The analytical study has been conducted and a report on its findings has been published.	official website of the Ministry of Internal Affairs of Ukraine
2.1.6.1.2. Holding a presentation of the report on the findings of the analytical study indicated in subclause 2.1.6.1.1, followed by its expert discussion	August 2023	September 2023	Ministry of Internal Affairs of Ukraine National Police of Ukraine	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year	The expert discussion of the analytical report has been conducted and its results have been publicized.	official website of the Ministry of Internal Affairs of Ukraine
2.1.6.1.3. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law that:	October 2023	June 2024	Ministry of Internal Affairs of Ukraine	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Ministry of Internal Affairs of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>1) stipulates that appointments to senior positions with the police, which involve performing managerial functions, shall be made exclusively on the terms of a competitive selection process;</p> <p>2) defines integrity as one of the criteria to be satisfied by a police officer applying for a senior position;</p> <p>3) provides for changes to be made taking into account the recommendations on ways to improve the effectiveness and quality of work of police committees and the selection procedure issued following the analytical study indicated in subclause 2.1.6.1.1.</p>			National Police of Ukraine				official website of the Verkhovna Rada of Ukraine
2.1.6.1.4. Drafting a normative legal act that would align the normative legal acts of the Ministry of Internal Affairs with the law indicated in subclause 2.1.6.1.3	one month from the date of entry into force of the law specified in the subparagraph 2.1.6.1.3	three months from the date of entry into force of the law specified in the subparagraph 2.1.6.1.3	Ministry of Internal Affairs of Ukraine National Police of Ukraine	state budget	within the established budget allocations for the relevant year	The draft normative legal act has been drafted and publicized for a public discussion.	official website of the Ministry of Internal Affairs of Ukraine
2.1.6.1.5. Holding a public discussion of the draft normative legal act indicated in subclause 2.1.6.1.4, and ensuring its revision (if needed)	four months from the date of entry into force of the law specified in the subparagraph 2.1.6.1.3	five months from the date of entry into force of the law specified in the subparagraph 2.1.6.1.3	Ministry of Internal Affairs of Ukraine National Police of Ukraine	state budget	within the established budget allocations for the relevant year	The public discussion has been conducted and its results have been made public.	official website of the Ministry of Internal Affairs of Ukraine
2.1.6.1.6. Approving the draft normative legal act indicated in subclause 2.1.6.1.4 and submitting it for state registration	six months from the date of entry into force of the law specified in the subparagraph 2.1.6.1.3	seven months from the date of entry into force of the law specified in the subparagraph 2.1.6.1.3	Ministry of Internal Affairs of Ukraine National Police of Ukraine	state budget	within the established budget allocations for the relevant year	The act has been submitted to the Ministry of Justice for state registration.	official website of the Ministry of Internal Affairs of Ukraine
2.1.6.1.7. Supporting the state registration of the normative legal act indicated in subclause 2.1.6.1.4 and its official publication	eight months from the date of entry into force of the law specified in the subparagraph 2.1.6.1.3	ten months from the date of entry into force of the law specified in subsection 2.1.6.1.3	Ministry of Internal Affairs of Ukraine National Police of Ukraine Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	The normative legal act has been registered and publicized.	official printed publications The unified state register of normative legal acts
Expected strategic result 2.1.6.2. The practice of application of provisions of the Disciplinary Regulations of the National Police has been studied, and amendments to the Regulations have been proposed.							
2.1.6.2.1. Arranging an analytical study to analyze the effectiveness of application of the provisions of the Disciplinary Regulations of the National Police of	May 2023	September 2023	Ministry of Internal Affairs of Ukraine	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year	The analytical study has been conducted and a	official website of the Ministry of

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>Ukraine between 2018 and 2022, specifying (with data grouped separately for junior, middle, and senior positions with the police):</p> <p>1) the total number of internal investigations conducted;</p> <p>2) the number of recorded statements, complaints, and reports from citizens, officials, and other police officers, the mass media about offenses committed by police officers showing signs of disciplinary misconduct;</p> <p>3) the number of internal investigations based on reports about violations of constitutional human and civil rights and freedoms by police officers;</p> <p>4) the number of disciplinary committees that included representatives of the public;</p> <p>5) the number of disciplinary sanctions imposed (broken down by kinds of sanctions);</p> <p>6) a description and assessment of the most widespread problems relating to the effectiveness and transparency of the procedure by which police officers are brought to disciplinary liability;</p> <p>7) the prospects of creation of a disciplinary authority having status as an interregional territorial body of the National Police;</p> <p>8) recommendations on ways to improve the effectiveness and quality of the procedure of internal investigations and the independence of the work of the disciplinary committee.</p>			National Police of Ukraine			report on its findings has been published.	Internal Affairs of Ukraine
<p>2.1.6.2.2. Holding a presentation of the report on the findings of the analytical study indicated in subclause 2.1.6.2.1, followed by its expert discussion</p>	October 2023	November 2023	Ministry of Internal Affairs of Ukraine National Police of Ukraine	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year	The expert discussion has been conducted and its results have been published.	official website of the Ministry of Internal Affairs of Ukraine
<p>2.1.6.2.3. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law providing for:</p> <p>1) the creation and functioning of two types of permanent independent disciplinary committees: a) tasked with conducting internal investigations into alleged violations of constitutional human and civil rights and freedoms by police officers; b) tasked with conducting internal investigations into other disciplinary misconduct by police officers;</p> <p>2) making sure that at least one half of the members of disciplinary committees conducting internal investigations into alleged violations of human and civil rights and freedoms by police officers are reputed and well-known representatives of the public and human rights organizations;</p>	December 2023	July 2024	Ministry of Internal Affairs of Ukraine National Police of Ukraine	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Ministry of Internal Affairs of Ukraine official website of the Verkhovna Rada of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>3) mandating that the number and composition of disciplinary committees of the central administrative agency of the police shall be approved by the Minister of Internal Affairs, and the number and composition of disciplinary committees of territorial (including interregional) agencies of the police shall be approved by the Chief of the National Police;</p> <p>4) the right of the disciplinary committee to submit—while exercising its powers—queries to agencies (units) of the police, other government agencies, local self-government bodies, and legal entities and request materials required for the internal investigation; the timeframes, grounds, and forms of disclosure of information by agencies (units) of the police, other government agencies, local self-government bodies, and legal entities to the disciplinary committees, as well as grounds for withholding such information;</p> <p>5) a ban on issuing any instructions for the disciplinary committees;</p> <p>6) mandating that the conclusion of the disciplinary committee based on the findings of the internal investigation shall be approved by the chairperson of the committee;</p> <p>7) obligating the supervisor of the police officer, who is authorized to impose a disciplinary penalty, to be guided by the conclusion of the disciplinary committee when deciding whether or not to impose the penalty, and where the supervisor objects to this conclusion he or she shall substantiate this decision in writing and send the conclusion and the materials of the internal investigation to the person who is authorized to approve the membership of the disciplinary committee, and this person shall decide whether or not to impose the disciplinary sanction;</p> <p>8) the mechanism by which a police officer can appeal the decision to impose a disciplinary penalty on him or her;</p> <p>9) the attributes and list of kinds of disciplinary misconduct by police officers, which violate constitutional human and civil rights and freedoms and for which the disciplinary committee can impose a disciplinary penalty, including dismissal from the position while remaining in the police force or dismissal from service in the police force;</p> <p>10) making changes taking into account the recommendations on ways to improve the effectiveness and quality of work of police committees and the selection procedure issued based on the findings of the study indicated in subclause 2.1.6.2.1.</p>							

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
2.1.6.2.4. Drafting a normative legal act that would align the normative legal acts of the Ministry of Internal Affairs with the law indicated in subclause 2.1.6.2.3	one month from the date of entry into force of the law specified in subsection 2.1.6.2.3	three months from the date of entry into force of the law specified in subsection 2.1.6.2.3	Ministry of Internal Affairs of Ukraine National Police of Ukraine	state budget	within the established budget allocations for the relevant year	The draft normative legal act has been drafted and publicized for a public discussion.	official website of the Ministry of Internal Affairs of Ukraine
2.1.6.2.5. Holding a public discussion of the draft normative legal act indicated in subclause 2.1.6.2.4, and ensuring its revision (if needed)	four months from the date of entry into force of the law specified in the subparagraph 2.1.6.2.3	five months from the date of entry into force of the law specified in the subparagraph 2.1.6.2.3	Ministry of Internal Affairs of Ukraine National Police of Ukraine	state budget	within the established budget allocations for the relevant year	The public discussion has been conducted and its results have been made public.	official website of the Ministry of Internal Affairs of Ukraine
2.1.6.2.6. Approving the draft normative legal act indicated in subclause 2.1.6.2.4 and submitting it for state registration	six months from the date of entry into force of the law specified in subsection 2.1.6.2.3	seven months from the date of entry into force of the law specified in subsection 2.1.6.2.3	Ministry of Internal Affairs of Ukraine National Police of Ukraine	state budget	within the established budget allocations for the relevant year	The normative legal act has been submitted to the Ministry of Justice for state registration.	official website of the Ministry of Internal Affairs of Ukraine
2.1.6.2.7. Supporting the state registration of the normative legal act indicated in subclause 2.1.6.2.4	eight months from the date of entry into force of the law specified in subsection 2.1.6.2.3	ten months from the date of entry into force of the law specified in subsection 2.1.6.2.3	Ministry of Internal Affairs of Ukraine National Police of Ukraine Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	The normative legal act has been registered and publicized.	official printed publications The unified state register of normative legal acts
2.1.6.2.8. Appointing the members of disciplinary committees mandated by the law indicated in subclause 2.1.6.2.3	eleven months from the date of entry into force of the law specified in subsection 2.1.6.2.3	twelve months from the date of entry into force of the law specified in subsection 2.1.6.2.3	Ministry of Internal Affairs of Ukraine National Police of Ukraine	state budget	within the established budget allocations for the relevant year	The orders on the creation and appointment of individual members of committees have been publicized.	official website of the Ministry of Internal Affairs of Ukraine
2.1.6.2.9. Ensuring the commencement of the work of disciplinary committees mandated by the law indicated in subclause 2.1.6.2.3	thirteen months from the date of entry into force of the law specified in subsection 2.1.6.2.3	fourteen months from the date of entry into force of the law specified in subsection 2.1.6.2.3	Ministry of Internal Affairs of Ukraine National Police of Ukraine	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year	Disciplinary committees have begun their work.	official website of the Ministry of Internal Affairs of Ukraine
Expected strategic result 2.1.6.3. A system for evaluating the performance of employees of the National Police as well as an electronic human resources management system have been developed.							
2.1.6.3.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law stipulating that:	May 2023	March 2024	Ministry of Internal Affairs of Ukraine	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Ministry of Internal Affairs of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>1) the procedure of certification of police officers must include the mandatory evaluation of the effectiveness of police officers, and the existing criteria must be supplemented with such evaluation criteria as integrity (using the reasonable doubt approach), managerial competencies (for managers), and job performance;</p> <p>2) the evaluation of a police officer's effectiveness as part of certification shall be carried out in the electronic human resources management system (e-HR);</p> <p>3) the consolidated results of evaluation of the effectiveness of police officers as part of certification shall be published on the official website of the National Police;</p> <p>4) an interview as a method of evaluation of managerial competencies shall be conducted only for police officers in managerial positions by a committee at least 25 percent of whose members are representatives of the public;</p> <p>5) the evaluation rating of police officers and the recommendations of the electronic evaluation system must be considered when approving managerial and staffing decisions at the National Police, including with respect to awarding additional kinds of monthly allowances, bonuses.</p>			National Police of Ukraine				official website of the Verkhovna Rada of Ukraine
<p>2.1.6.3.2. Drafting normative legal acts of the Ministry of Internal Affairs needed for the implementation of the law indicated in subclause 2.1.6.3.1, stipulating that:</p> <p>1) the methods of evaluation include: computer testing; evaluation using the "360 degrees method" (i.e., anonymous gathering of information about a police officer from other fellow police officers, civil servants, and employees of the police with whom this police officer interacts while performing official duties); an interview with the evaluation committee (only for managers);</p> <p>2) evaluation against the criteria of integrity (using the reasonable doubt approach), professional, functional, and managerial (for managers) competencies of police officers shall be carried out as part of each evaluation method, and the criterion of a police officer's job performance shall be evaluated using computer analysis of statistical data on each police officer;</p> <p>3) during the interview (for managers), every committee member shall give a score for each criterion</p>	one month from the date of entry into force of the law specified in the subparagraph 2.1.6.3.1	three months from the date of entry into force of the law specified in the subparagraph 2.1.6.3.1	Ministry of Internal Affairs of Ukraine National Police of Ukraine	state budget	within the established budget allocations for the relevant year	The draft normative legal acts have been drafted and publicized for a public discussion.	official website of the Ministry of Internal Affairs of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>against which a police officer is evaluated; the interview shall be recorded on video and audio tape;</p> <p>4) each evaluation committee shall have at least 25 percent of its seats filled by representatives of the public, while the other members shall be appointed from among police officers selected randomly by the electronic evaluation system among police officers with the highest rating based on the outcome of previous evaluations;</p> <p>5) based on the outcome of the evaluation, each police officer shall be assigned an evaluation rating in the electronic evaluation system, which consists of: a) the overall score reflecting the degree to which the police officer fits the position held; b) the overall potential of the police officer's professional development;</p> <p>6) the evaluation rating of police officers is assigned in points using a unified software algorithm and exclusively by the electronic evaluation system based on the input of scores received by the police officer for each criterion after testing, evaluation using the "360 degrees method", the interview (for managers only), as well as job performance data;</p> <p>7) in calculating the rating, the unit weight of scores received by the police officer for each of the evaluation criteria is the same; consolidated and depersonalized rating data shall be published on the official website of the National Police;</p> <p>8) based on the data gathered, the electronic evaluation system will general recommendations for each police officer regarding a specific training program to be completed at educational institutions that train police officers or at the unit where the police officer is working.</p>							
<p>2.1.6.3.3. Holding a public discussion of the draft normative legal acts of the Ministry of Internal Affairs indicated in subclause 2.1.6.3.2, and ensuring their revision (if needed)</p>	four months from the date of entry into force of the law specified in the subparagraph 2.1.6.3.1	five months from the date of entry into force of the law specified in the subparagraph 2.1.6.3.1	Ministry of Internal Affairs of Ukraine National Police of Ukraine	state budget	within the established budget allocations for the relevant year	The public discussion has been conducted and its results have been made public.	official website of the Ministry of Internal Affairs of Ukraine
<p>2.1.6.3.4. Approving the draft normative legal acts of the Ministry of Internal Affairs indicated in subclause 2.1.6.3.2 and submitting them for state registration</p>	six months from the date of entry into force of the law specified in the subparagraph 2.1.6.3.1	seven months from the date of entry into force of the law specified in the subparagraph 2.1.6.3.1	Ministry of Internal Affairs of Ukraine National Police of Ukraine	state budget	within the established budget allocations for the relevant year	The normative legal acts have been submitted to the Ministry of Justice for state registration.	official website of the Ministry of Internal Affairs of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
2.1.6.3.5. Supporting the state registration of draft normative legal acts of the Ministry of Internal Affairs indicated in subclause 2.1.6.3.2 and their official publication	eight months from the date of entry into force of the law specified in the subparagraph 2.1.6.3.1	ten months from the date of entry into force of the law specified in subsection 2.1.6.3.1	Ministry of Internal Affairs of Ukraine National Police of Ukraine Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	The normative legal acts have been registered and publicized.	official printed publications The unified state register of normative legal acts
2.1.6.3.6. Arranging an analytical study focused on the prospects of improvement of the staffing policy and changes in the conditions of remuneration of police officers with a view to enhancing the competitive ability of police service in the labor market, including proposals regarding the sources of funding to cover additional expenses for remuneration of police officers	March 2023	October 2023	Ministry of Internal Affairs of Ukraine National Police of Ukraine	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year	The analytical study has been conducted and a report on its findings has been published.	official website of the Ministry of Internal Affairs of Ukraine
2.1.6.3.7. Presenting a report on the findings of the analytical study indicated in subclause 2.1.6.3.6, conducting an expert discussion of the report, reviewing suggestions and critical comments	November 2023	January 2024	Ministry of Internal Affairs of Ukraine National Police of Ukraine	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year	The expert discussion of the report has been conducted and its results have been publicized.	official website of the Ministry of Internal Affairs of Ukraine
<p>Problem 2.1.7. The need to improve the process of independent evaluation of the performance of anticorruption agencies and develop mechanisms for holding them liable</p> <p>Expected strategic result 2.1.7.1. Measures have been implemented to rule out conflicts of interest during investigations against employees of the National Agency, the National Anticorruption Bureau of Ukraine, the Specialized Anticorruption Prosecutor's Office, and ARMA.</p> <p>The result has been accomplished.</p> <p>Expected strategic result 2.1.7.2. The issue of the grounds for dismissal of heads of law enforcement agencies who have been brought to administrative liability for a corruption-related administrative offense has been regulated.</p>							
2.1.7.2.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law under which law enforcement officers can be dismissed following a binding court decision to hold them administratively or criminally liable for committing corruption or a corruption-related offense, which imposed a penalty or punishment on the officer in the form of a prohibition from filling positions or engaging in activities involving the performance of the functions of state or local self-government	July 2024	December 2024	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	National Agency on Corruption Prevention official website of the Verkhovna Rada of Ukraine
<p>Expected strategic result 2.1.7.3. An effective mechanism for conducting an independent evaluation (audit) of the performance of the National Anticorruption Bureau of Ukraine and the Specialized Anticorruption Prosecutor's Office has been introduced.</p>							
2.1.7.3.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing to institute a periodic external independent assessment (audit) of the performance of the Specialized Anticorruption Prosecutor's Office, which will be carried out by reputed international experts proposed by international and foreign organizations that have provided international technical assistance to Ukraine in matters of preventing and combating corruption	January 2024	November 2024	National Agency on Corruption Prevention Ministry of Justice of Ukraine National Anti-Corruption	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	National Agency on Corruption Prevention official website of the Verkhovna Rada of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
2.1.7.3.2. Arranging an external independent assessment (audit) of the performance of the National Anticorruption Bureau and publicizing a report on its findings at intervals prescribed by the law	one year after the appointment of the Director of the National Anti-corruption Bureau	within the period determined by the Commission for conducting an external independent assessment (audit) of the effectiveness of the National Anti-corruption Bureau	Bureau of Ukraine Ministry of Foreign Affairs of Ukraine	state budget	within the established budget allocations for the relevant year	The assessment has been conducted at intervals prescribed by the law, and the report on the findings of each assessment has been publicized.	official website of the Ministry of Foreign Affairs of Ukraine
2.1.7.3.3. Arranging an external independent assessment (audit) of the performance of the Specialized Anticorruption Prosecutor's Office and publicizing a report on its findings at intervals prescribed by the law	no later than through six months from the date of entry into force of the law specified in the subparagraph 2.1.7.3.1	within the period determined by the Commission for conducting an external independent assessment (audit) of the effectiveness of the Specialized Anti-Corruption Prosecutor's Office	Prosecutor General's Office of Ukraine Ministry of Foreign Affairs of Ukraine	state budget	within the established budget allocations for the relevant year	The assessment has been conducted at intervals prescribed by the law, and the report on the findings of each assessment has been publicized.	official website of the Prosecutor General's Office of Ukraine

2.2. State regulation of the economy

Problem 2.2.1. Failure to implement the digital transformation of the exercise of powers by government agencies and local self-government bodies as a basis for ensuring transparency and minimizing corruption risks in their activities

Expected strategic result 2.2.1.1. An official tool for preparing and conducting public procurement in the sector of information technology development has been developed and put into commercial operation, which provides for visualization of procurement, availability of electronic communication networks, and automation of anticipated cost calculations.

2.2.1.1.1. Arranging an analytical study with a focus on:	January 2024	April 2024	Ministry of Digital Transformation of Ukraine	state budget	within the established budget allocations for the relevant year	The analytical study has been conducted.	Ministry of Digital Transformation of Ukraine
1) determining the actual informational, analytical, and other needs of clients in the sector of information technology development;							
2) the issue of the need for a tool for preparing and conducting public procurement in the sector of							

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
information technology development, and the functionality of this tool;							
3) the issue of declaring legal transactions to be null and void if they have been carried out without using the aforementioned tool.							
2.2.1.1.2. Holding a presentation of the findings of the analytical study indicated in subclause 2.2.1.1.1, followed by its expert discussion	May 2024	May 2024	Ministry of Digital Transformation of Ukraine	state budget	within the established budget allocations for the relevant year	The expert discussion has been conducted and its results have been published.	official website of the Ministry of Digital Transformation of Ukraine
2.2.1.1.3. Developing and publicizing the concept of the tool for preparing and conducting public procurement in the sector of information technology development, taking into account the findings of the study indicated in subclause 2.2.1.1.1	June 2024	August 2024	Ministry of Digital Transformation of Ukraine	state budget	within the established budget allocations for the relevant year	The concept has been publicized.	official website of the Ministry of Digital Transformation of Ukraine
2.2.1.1.4. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing to—on condition of the confirmation of the need determined based on the findings of the study indicated in subclause 2.2.1.1.1 and bearing in mind the concept indicated in subclause 2.2.1.1.3—amend the Law of Ukraine <i>On Public Procurement</i> and define:	September 2024	January 2025	Ministry of Digital Transformation of Ukraine Ministry of Economy of Ukraine	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Ministry of Digital Transformation of Ukraine official website of the Verkhovna Rada of Ukraine
1) the grounds for and particularities of procurement with the use of the tool for preparing and conducting public procurement in the sector of information technology development;							
2) the principal requirements for the functionality of the tool for preparing and conducting public procurement in the sector of information technology development.							
2.2.1.1.5. Developing software of the tool for preparing and conducting public procurement in the sector of information technology development, which ensures:	two months from the date of entry into force of the law specified in the subparagraph 2.2.1.1.4	seven months from the date of entry into force of the law specified in the subparagraph 2.2.1.1.4	Ministry of Digital Transformation of Ukraine	state budget	within the established budget allocations for the relevant year	The software has been developed.	official website of the Ministry of Digital Transformation of Ukraine
1) automation of the calculations of the anticipated cost of goods, work, or services;							
2) visualization of the procurement statistics;							
3) other functionality aligned with the needs of users in accordance with the findings of the study indicated in subclause 2.2.1.1.1.							
2.2.1.1.6. Conducting pilot operation and reworking of the tool indicated in subclause 2.2.1.1.5	eight months from the date of entry into force of the law specified in the	14 months from the date of entry into force of the law specified	Ministry of Digital Transformation of Ukraine	state budget	within the established budget allocations for the relevant year	The tool has been reworked.	official website of the Ministry of Digital Transformation of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
2.2.1.1.7. Putting the tool indicated in subclause 2.2.1.1.5 into commercial operation	subparagraph 2.2.1.1.4 15 months from the date of entry into force of the law specified in subsection 2.2.1.1.4	in subsection 2.2.1.1.4 16 months from the date of entry into force of the law specified in subsection 2.2.1.1.4	Ministry of Digital Transformation of Ukraine	state budget	within the established budget allocations for the relevant year	The tool has been put into commercial operation.	official website of the Ministry of Digital Transformation of Ukraine
2.2.1.1.8. Conducting semiannual monitoring of the usage of the tool indicated in subclause 2.2.1.1.5	six months from the date of introduction into industrial operation of the tool specified in subsection 2.2.1.1.5	December 2025	Ministry of Digital Transformation of Ukraine	state budget	within the established budget allocations for the relevant year	The monitoring has been conducted at least once.	official website of the Ministry of Digital Transformation of Ukraine
2.2.1.1.9. Analyzing the Law of Ukraine <i>On the National Information Technology Development Program</i> and amending normative legal acts based on the analysis findings (if needed)	March 2023	February 2024	Ministry of Digital Transformation of Ukraine	state budget	within the established budget allocations for the relevant year	The relevant normative legal acts have been adopted.	official printed publications official website of the Verkhovna Rada of Ukraine
2.2.1.1.10. Creating the information and communications system “Unified Information Logging System of the National Information Technology Development Program”	March 2023	June 2023	Ministry of Digital Transformation of Ukraine	state budget and/or international technical assistance	within the established budget allocations for the relevant year and/or within the limits of international technical funds	The information and communications system “Unified Information Logging System of the National Information Technology Development Program” has been created.	Ministry of Digital Transformation of Ukraine
2.2.1.1.11. Putting the information and communications system “Unified Information Logging System of the National Information Technology Development Program” into operation	July 2023	August 2023 p	Ministry of Digital Transformation of Ukraine	state budget and/or international technical assistance	within the established budget allocations for the relevant year and/or within the limits of international technical funds	The information and communications system “Unified Information Logging System of the National Information Technology Development Program” has been put into operation.	official website of the the Ministry of Digital Transformation of Ukraine
Expected strategic result 2.2.1.2. A unified interoperable system of state databases based on a single state data center and national spatial data infrastructure has been created, and overlapping data collection processes have been eliminated.							
2.2.1.2.1. Arranging an audit of information systems of government agencies and local self-government bodies	March 2023	July 2023	Ministry of Digital Transformation of Ukraine	state budget	within the established budget allocations for the relevant year	The audit has been conducted.	official website of the Ministry of Digital Transformation of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
2.2.1.2.2. Holding a presentation of the report on the findings of the audit indicated in subclause 2.2.1.2.1, followed by its expert discussion	August 2023	August 2023	Ministry of Digital Transformation of Ukraine	state budget	within the established budget allocations for the relevant year	The report on the audit findings has been publicized.	official website of the Ministry of Digital Transformation of Ukraine
2.2.1.2.3. Arranging an audit of the processes of data gathering in the course of providing state services	March 2023	July 2023	Ministry of Digital Transformation of Ukraine	state budget	within the established budget allocations for the relevant year	The audit has been conducted.	official website of the Ministry of Digital Transformation of Ukraine
2.2.1.2.4. Holding a presentation of the report on the findings of the audit indicated in subclause 2.2.1.2.3, followed by its expert discussion	August 2023	August 2023	Ministry of Digital Transformation of Ukraine	state budget	within the established budget allocations for the relevant year	The report on the audit findings has been publicized.	official website of the Ministry of Digital Transformation of Ukraine
2.2.1.2.5. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft directive of the Cabinet of Ministers of Ukraine, which would approve the plan to enhance the interoperability of information systems, taking into account the findings of the audits indicated in subclauses 2.2.1.2.1 and 2.2.1.2.3	August 2023	October 2023	Ministry of Digital Transformation of Ukraine	state budget	within the established budget allocations for the relevant year	The draft directive of the Cabinet of Ministers of Ukraine has been adopted.	Ministry of Digital Transformation of Ukraine official printed publications official website of the Cabinet of Ministers of Ukraine
2.2.1.2.6. Monitoring the implementation of the plan indicated in subclause 2.2.1.2.5	six months from the date of entry into force of the order specified in subsection 2.2.1.2.5	December 2025	Ministry of Digital Transformation of Ukraine	state budget	within the established budget allocations for the relevant year	The monitoring has been conducted.	official website of the Ministry of Digital Transformation of Ukraine
2.2.1.2.7. Semiannually publicizing the results of the monitoring of implementation of the activities of the plan indicated in subclause 2.2.1.2.5	six months from the date of entry into force of the order specified in subsection 2.2.1.2.5	December 2025	Ministry of Digital Transformation of Ukraine	state budget	within the established budget allocations for the relevant year	The monitoring results have been publicized.	official website of the Ministry of Digital Transformation of Ukraine
Problem 2.2.2. Arbitrary application of mandatory rules for businesses, which is accompanied by attendant corruption risks Expected strategic result 2.2.2.1. The implementation of the risk-based system of state oversight (control) has been finalized.							
2.2.2.1.1. Supporting the consideration in the Parliament of Ukraine (particularly if the President of Ukraine vetoes the draft law) of the Draft Law of Ukraine <i>On the Fundamental Principles of State</i>	March 2023	until the law is signed by the President of Ukraine	Ministry of Economy of Ukraine	state budget	within the established budget allocations for the relevant year	The law has been signed by the President of Ukraine.	official printed publications official website of the Verkhovna Rada of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<i>Oversight (Control)</i> (registration number 5837 dated August 5, 2021)							
2.2.2.1.2. Developing and submitting to the Cabinet of Ministers of Ukraine the draft Methodology of Assessment of the Effectiveness of State Oversight (Control)	January 2024	April 2024	Ministry of Economy of Ukraine	state budget	within the established budget allocations for the relevant year	The Methodology has been approved.	Ministry of Economy of Ukraine official printed publications official website of the Cabinet of Ministers of Ukraine
2.2.2.1.3. Developing the Electronic Risk Management System, which is a component of the Integrated Automated System of State Oversight (Control)	from the date of entry into force of the law specified in the subparagraph 2.2.2.1.1	12 months from the date of entry into force of the law specified in subsection 2.2.2.1.1	State Regulatory Service of Ukraine	state budget and/or international technical assistance	within the established budget allocations for the relevant year and/or within the limits of international technical funds	The Electronic Risk Management System has been developed.	official website of the State Regulatory Service of Ukraine
2.2.2.1.4. Putting into operation the Electronic Risk Management System, which is a component of the Integrated Automated System of State Oversight (Control)	13 months from the date of entry into force of the law specified in subsection 2.2.2.1.1	18 months from the date of entry into force of the law specified in subsection 2.2.2.1.1	State Regulatory Service of Ukraine	state budget and/or international technical assistance	within the established budget allocations for the relevant year and/or within the limits of international technical funds	The Electronic Risk Management System has been put into operation.	official website of the State Regulatory Service of Ukraine
Expected strategic result 2.2.2.2. An audit of the current status of implementation of electronic auctions and systems for accessing a limited public resource has been conducted; the key methods used to bypass their restrictions have been identified; implementation of electronic auctions and systems for accessing a limited public resource has been completed, taking into account the findings of the audit (electronic workspace of the user, Prozorro.Sale electronic auctions).							
2.2.2.2.1. Arranging an analytical study of normative legal acts that have instituted electronic auctions and the system for accessing a limited public resource as regards their actual implementation and functional capabilities, particularly in matters of access to natural resources	March 2023	May 2023	Ministry of Economy of Ukraine Ministry of Environmental Protection and Natural Resources of Ukraine State Forest Resources Agency of Ukraine State Agency of Water Resources of Ukraine State Service of Geology and	state budget	within the established budget allocations for the relevant year	The analytical study has been conducted and a report on its findings has been published.	Ministry of Economy of Ukraine Ministry of Environmental Protection and Natural Resources of Ukraine State Forest Resources Agency of Ukraine State Agency of Water Resources of Ukraine State Service of Geology and Mineral

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
			Mineral Resources of Ukraine Ministry of Agrarian Policy and Food of Ukraine State Agency of Melioration and Fisheries of Ukraine				Resources of Ukraine Ministry of Agrarian Policy and Food of Ukraine State Agency of Melioration and Fisheries of Ukraine
2.2.2.2. Holding a presentation of the report on the findings of the analytical study indicated in subclause 2.2.2.2.1, followed by its expert discussion	June 2023	July 2023	Ministry of Economy of Ukraine Ministry of Environmental Protection and Natural Resources of Ukraine Ministry of Agrarian Policy and Food of Ukraine	state budget	within the established budget allocations for the relevant year	The expert discussion has been conducted and its results have been published.	official website of the Ministry of Economy of Ukraine official website of the Ministry of Environmental Protection and Natural Resources of Ukraine official website of the Ministry of Agrarian Policy and Food of Ukraine
2.2.2.2.3. Arranging an analytical study of the completed electronic auctions for access to a limited public resource, which should determine the current status of implementation of such electronic auctions and systems for accessing a limited public resource, and the methods used to bypass their restrictions (sale through the e-commerce system Prozorro.Sale)	March 2023	July 2023	Ministry of Economy of Ukraine Ministry of Environmental Protection and Natural Resources of Ukraine State Forest Resources Agency of Ukraine State Agency of Water Resources of Ukraine State Service of Geology and Mineral Resources of Ukraine	state budget	within the established budget allocations for the relevant year	The analytical study has been conducted and a report on its findings has been published.	Ministry of Economy of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
			Ministry of Agrarian Policy and Food of Ukraine State Agency of Melioration and Fisheries of Ukraine				
2.2.2.2.4. Holding a presentation of the report on the findings of the analytical study indicated in subclause 2.2.2.2.3, followed by its expert discussion	August 2023	August 2023	Ministry of Economy of Ukraine Ministry of Environmental Protection and Natural Resources of Ukraine	state budget	within the established budget allocations for the relevant year	The expert discussion has been conducted and its results have been published.	official website of the Ministry of Economy of Ukraine
2.2.2.2.5. Developing and submitting to the Cabinet of Ministers of Ukraine draft acts of the Cabinet of Ministers of Ukraine on the implementation of electronic auctions and systems for accessing a limited public resource on a permanent basis, taking into account the findings of analytical studies	September 2023	February 2024	Ministry of Economy of Ukraine Ministry of Environmental Protection and Natural Resources of Ukraine Ministry of Agrarian Policy and Food of Ukraine State Forest Resources Agency of Ukraine State Agency of Water Resources of Ukraine State Service of Geology and Mineral Resources of Ukraine	state budget	within the established budget allocations for the relevant year	The draft acts of the Cabinet of Ministers of Ukraine have been adopted.	Ministry of Economy of Ukraine official printed publications official website of the Cabinet of Ministers of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
2.2.2.2.6. Implementing electronic auctions and systems for accessing a limited public resource on a permanent basis and fully	from the date of entry into force of the acts specified in subsection 2.2.2.2.5	12 months from the date of entry into force of the acts specified in subsection 2.2.2.2.5	State Agency of Melioration and Fisheries of Ukraine Ministry of Environmental Protection and Natural Resources of Ukraine State Forest Resources Agency of Ukraine State Agency of Water Resources of Ukraine State Service of Geology and Mineral Resources of Ukraine Ministry of Agrarian Policy and Food of Ukraine State Agency of Melioration and Fisheries of Ukraine	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year and/or within the limits of international technical funds	Electronic auctions and systems for accessing a limited public resource have been implemented on a permanent basis and fully functional.	official website of the Ministry of Environmental Protection and Natural Resources of Ukraine official website of the State Forest Resources Agency of Ukraine official website of the State Agency of Water Resources of Ukraine official website of the State Service of Geology and Mineral Resources of Ukraine official website of the Ministry of Agrarian Policy and Food of Ukraine official website of the State Agency of Melioration and Fisheries of Ukraine
2.2.2.2.7. Opening access to current information about natural resources.	May 2023	August 2023	Ministry of Environmental Protection and Natural Resources of Ukraine Ministry of Agrarian Policy and Food of Ukraine	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year and/or within the limits of international technical funds	Access to current information about natural resources has been opened.	official website of the Ministry of Environmental Protection and Natural Resources of Ukraine official website of the State Forest Resources

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
			State Forest Resources Agency of Ukraine State Agency of Water Resources of Ukraine State Service of Geology and Mineral Resources of Ukraine State Agency of Melioration and Fisheries of Ukraine				Agency of Ukraine official website of the State Agency of Water Resources of Ukraine official website of the State Service of Geology and Mineral Resources of Ukraine official website of the Ministry of Agrarian Policy and Food of Ukraine official website of the State Agency of Melioration and Fisheries of Ukraine
Expected strategic result 2.2.2.3. Following the introduction of relevant amendments to the legislation, the publication of financial statements, information on the risk levels of taxpayers in accordance with the Unified Register of Tax Invoices, license registers, and other key data sets, the publication of which has a significant anticorruption effect (in compliance with the requirements of the legislation on access to public information and personal data protection), has been ensured in the open data format.							
2.2.2.3.1. Drafting and submitting to the Cabinet of Ministers of Ukraine the draft resolution of the Cabinet of Ministers of Ukraine on amendments to the resolution of the Cabinet of Ministers of Ukraine dated October 21, 2015, No. 835 <i>On Approval of the Regulation on Data Sets Subject to Publication in the Form of Open Data</i> with respect to the publication of information in the form of open data during martial law, which mandates the disclosure of information from the registers of the Ministry of Agrarian Policy, the Ministry of the Environment and Natural Resources, and the Ministry of the Economy during martial law	March 2023	July 2023	Ministry of Digital Transformation of Ukraine Ministry of Agrarian Policy and Food of Ukraine Ministry of Economy of Ukraine Ministry of Environmental Protection and Natural Resources of Ukraine	state budget	within the established budget allocations for the relevant year	The resolution of the Cabinet of Ministers of Ukraine has been adopted.	Ministry of Digital Transformation of Ukraine official printed publications official website of the Cabinet of Ministers of Ukraine
2.2.2.3.2. Publishing / updating data in registers of the Ministry of Agrarian Policy during martial law (subject to restrictions imposed in the interests of	from the date of entry into force of the resolution	one month from the date of entry into force of the	Ministry of Agrarian Policy and Food of Ukraine	state budget	within the established budget allocations for the relevant year	The data sets have been publicized and are being regularly updated.	Open data portal

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
national security, defense, and protection of the lives of citizens)	specified in subsection 2.2.2.3.1	resolution specified in subsection 2.2.2.3.1					
2.2.2.3.3. Publishing / updating data in registers of the Ministry of the Environment and Natural Resources during martial law (subject to restrictions imposed in the interests of national security, defense, and protection of the lives of citizens)	from the date of entry into force of the resolution specified in subsection 2.2.2.3.1	one month from the date of entry into force of the resolution specified in subsection 2.2.2.3.1	Ministry of Environmental Protection and Natural Resources of Ukraine	state budget	within the established budget allocations for the relevant year	The data sets have been publicized and are being regularly updated.	Open data portal
2.2.2.3.4. Publishing / updating data in registers of the Ministry of the Economy during martial law (subject to restrictions imposed in the interests of national security, defense, and protection of the lives of citizens)	from the date of entry into force of the resolution specified in subsection 2.2.2.3.1	one month from the date of entry into force of the resolution specified in subsection 2.2.2.3.1	Ministry of Economy of Ukraine	state budget	within the established budget allocations for the relevant year	The data sets have been publicized and are being regularly updated.	Open data portal
2.2.2.3.5. Renewing access to all open data sets	one month from the date of termination or cancellation of martial law	one month from the date of termination or cancellation of martial law	Ministry of Digital Transformation of Ukraine	state budget	within the established budget allocations for the relevant year	Access to data sets accessible as of the date when martial law was instituted has been renewed.	Open data portal
2.2.2.3.6. Publishing in the form of open data the financial statements of legal entities submitted to the State Tax Service for at least the past three years and the financial statements of companies submitted to the State Statistics Service since November 11, 2022	one month from the date of termination or cancellation of martial law	one month from the date of termination or cancellation of martial law	State Tax Service of Ukraine State Statistics Service of Ukraine	state budget	within the established budget allocations for the relevant year	The data sets have been publicized.	Open data portal
2.2.2.3.7. Drafting and submitting to the Cabinet of Ministers of Ukraine the draft resolution of the Cabinet of Ministers of Ukraine on amendments to the resolution of the Cabinet of Ministers of Ukraine dated October 21, 2015, No. 835 <i>On Approval of the Regulation on Data Sets Subject to Publication in the Form of Open Data</i> with respect to the publication of data on the risk level of taxpayers	one month from the date of entry into force of the law on amendments to some legislative acts of Ukraine regarding the disclosure of data on the riskiness of taxpayers	five months from the date of entry into force of the law on amendments to some legislative acts of Ukraine regarding the publication of data on the riskiness of taxpayers	Ministry of Digital Transformation of Ukraine	state budget	within the established budget allocations for the relevant year	The amendments have been approved by the Cabinet of Ministers of Ukraine.	Ministry of Digital Transformation of Ukraine official printed publications official website of the Cabinet of Ministers of Ukraine
2.2.2.3.8. Publishing data on the risk level of taxpayers	one month from the date of entry into force of the	six months from the date of entry into force of the	State Tax Service of Ukraine	state budget	within the established budget allocations for the relevant year	The data sets have been publicized.	Open data portal

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
	resolution specified in subsection 2.2.2.3.7.	resolution specified in subsection 2.2.2.3.7.					
Expected strategic result 2.2.2.4. An information and analytical system for management of natural resources management has been introduced, which provides open access to up-to-date information on natural resources, contains the functionality of electronic services, electronic reporting, traceability, environmental monitoring and inspection, as well as an open software interface for creating analytical and visual (geoinformation) software based on the data of this information and analytical system (without the right to modify such data).							
2.2.2.4.1. Conducting measures towards a nationwide inventory of forests (aerial photography, digitization of information, processing of data)	March 2023	July 2025	Ministry of Environmental Protection and Natural Resources of Ukraine State Forest Resources Agency of Ukraine	state budget	within the established budget allocations for the relevant year	The nationwide inventory of forests has been conducted.	Ministry of Environmental Protection and Natural Resources of Ukraine United ecological platform «EcoSystem»
2.2.2.4.2. Digitizing information about natural resources (geological data, information about aquatic and forest resources) and available irrigation systems, hydraulic structures, and pump stations	March 2023	February 2024	Ministry of Environmental Protection and Natural Resources of Ukraine Ministry of Agrarian Policy and Food of Ukraine State Service of Geology and Mineral Resources of Ukraine State Forest Resources Agency of Ukraine State Agency of Water Resources of Ukraine State Agency of Melioration and Fisheries of Ukraine	state budget	within the established budget allocations for the relevant year	Information about natural resources has been digitized.	Ministry of Environmental Protection and Natural Resources of Ukraine United ecological platform «EcoSystem»
2.2.2.4.3. Creating interactive virtual data rooms for all assets that are available for use	March 2023	September 2023	Ministry of Environmental Protection and Natural Resources of Ukraine	state budget	within the established budget allocations for the relevant year	Interactive virtual data rooms have been created.	Ministry of Environmental Protection and Natural Resources of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
2.2.2.4.4. Publishing information about electronic auctions with their dates	March 2023	December 2025	<p>State Service of Geology and Mineral Resources of Ukraine</p> <p>State Forest Resources Agency of Ukraine</p> <p>State Agency of Water Resources of Ukraine</p> <p>Ministry of Agrarian Policy and Food of Ukraine</p> <p>State Agency of Melioration and Fisheries of Ukraine</p> <p>Ministry of Environmental Protection and Natural Resources of Ukraine</p> <p>Ministry of Agrarian Policy and Food of Ukraine</p> <p>State Service of Geology and Mineral Resources of Ukraine</p> <p>State Forest Resources Agency of Ukraine</p> <p>State Agency of Water Resources of Ukraine</p> <p>State Agency of Melioration and Fisheries of Ukraine</p>	state budget	within the established budget allocations for the relevant year	Information about electronic auctions has been published.	<p>United ecological platform «EcoSystem»</p> <p>Ministry of Environmental Protection and Natural Resources of Ukraine</p> <p>United ecological platform «EcoSystem»</p>

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
2.2.2.4.5. Creating and developing existing IT systems to be used to submit permit applications, grant approvals, issue permits, stage auctions for the right to use natural resources, and ensuring their integration with the EcoSystem unified environmental platform	March 2023	September 2024	Ministry of Environmental Protection and Natural Resources of Ukraine Ministry of Agrarian Policy and Food of Ukraine State Service of Geology and Mineral Resources of Ukraine State Forest Resources Agency of Ukraine State Agency of Water Resources of Ukraine State Agency of Melioration and Fisheries of Ukraine	state budget	within the established budget allocations for the relevant year	The EcoSystem unified environmental platform includes functionality for providing electronic services.	Ministry of Environmental Protection and Natural Resources of Ukraine United ecological platform «EcoSystem»
2.2.2.4.6. Creating the electronic reporting system with all the relevant forms, providing mandatory information and notices to business entities	March 2023	September 2023	Ministry of Environmental Protection and Natural Resources of Ukraine Ministry of Agrarian Policy and Food of Ukraine State Service of Geology and Mineral Resources of Ukraine State Forest Resources Agency of Ukraine State Agency of Water Resources of Ukraine	state budget	within the established budget allocations for the relevant year	The functionality of the EcoSystem unified environmental platform supports the submission of electronic reports.	Ministry of Environmental Protection and Natural Resources of Ukraine United ecological platform «EcoSystem»

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
2.2.2.4.7. Creating the natural resources accounting and traceability functionality	March 2023	September 2023	State Agency of Melioration and Fisheries of Ukraine Ministry of Environmental Protection and Natural Resources of Ukraine Ministry of Agrarian Policy and Food of Ukraine State Service of Geology and Mineral Resources of Ukraine State Forest Resources Agency of Ukraine State Agency of Water Resources of Ukraine State Agency of Melioration and Fisheries of Ukraine	state budget	within the established budget allocations for the relevant year	Systems for tracing the origin and sale of products of forestry and minerals and for tracing the movement of aquatic resources have been launched within the EcoSystem unified environmental platform.	Ministry of Environmental Protection and Natural Resources of Ukraine United ecological platform «EcoSystem»
Expected strategic result 2.2.2.5. A two-tiered information and communication system has been introduced that enables the creation, posting, publication, and exchange of information and documents in electronic form, holding concession tenders and a competitive dialog, as well as publication of documents in the course of direct negotiations with the lessee of state property being made available on the terms of a concession.							
2.2.2.5.1. Developing planning and access modules based on the state company PROZZORO and/or the state company PROZZORO.SALE	October 2023	October 2025	Ministry of Economy of Ukraine	funds of international technical assistance	within the funds of international technical assistance	The module has been developed.	official website of the Ministry of Economy of Ukraine
2.2.2.5.2. Developing classification and authentication modules	March 2023	January 2024	Ministry of Economy of Ukraine	funds of international technical assistance	within the funds of international technical assistance	The module has been developed.	official website of the Ministry of Economy of Ukraine
2.2.2.5.3. Developing auction and winning bidder selection modules	March 2023	December 2023	Ministry of Economy of Ukraine	funds of international technical assistance	within the funds of international technical assistance	The module has been developed.	official website of the Ministry of Economy of Ukraine
2.2.2.5.4. Developing the evaluation module	March 2023	January 2024	Ministry of Economy of Ukraine	funds of international technical assistance	within the funds of international technical assistance	The module has been developed.	official website of the Ministry of Economy of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
2.2.2.5.5. Developing the contracting module	March 2023	June 2024	Ministry of Economy of Ukraine	funds of international technical assistance	within the funds of international technical assistance	The module has been developed.	Economy of Ukraine official website of the Ministry of Economy of Ukraine
2.2.2.5.6. Developing the monitoring module	March 2023	September 2024	Ministry of Economy of Ukraine	funds of international technical assistance	within the funds of international technical assistance	The module has been developed.	official website of the Ministry of Economy of Ukraine
2.2.2.5.7. Developing the notification, registration, and bid submission modules	March 2023	February 2024	Ministry of Economy of Ukraine	funds of international technical assistance	within the funds of international technical assistance	The module has been developed.	official website of the Ministry of Economy of Ukraine
2.2.2.5.8. Implementing the encryption of bids mentioned in subclause 2.2.2.5.7	June 2023	June 2024	Ministry of Economy of Ukraine	funds of international technical assistance	within the funds of international technical assistance	Encryption has been implemented.	official website of the Ministry of Economy of Ukraine
2.2.2.5.9. Testing the procurement system	March 2023	September 2024	Ministry of Economy of Ukraine	funds of international technical assistance	within the funds of international technical assistance	The testing has been conducted.	official website of the administrator of Electronic trading systems
2.2.2.5.10. Ensuring negotiations with operators on developing a platform for bidders	March 2023	August 2023	Ministry of Economy of Ukraine	funds of international technical assistance	within the funds of international technical assistance	Negotiations have been conducted and an agreement on the development of the platform has been reached.	official website of the administrator of Electronic trading systems
2.2.2.5.11. Testing of the operator-developed platform indicated in subclause 2.2.2.5.10	September 2023	February 2024	Ministry of Economy of Ukraine	funds of international technical assistance	within the funds of international technical assistance	The testing has been conducted.	official website of the administrator of Electronic trading systems
2.2.2.5.12. Ensuring the integration of the project preparation and management system with the Electronic Trading System	April 2023	April 2024	Ministry of Economy of Ukraine	funds of international technical assistance	within the funds of international technical assistance	The system has been integrated.	official website of the Ministry of Economy of Ukraine
2.2.2.5.13. Testing the interoperation of the project preparation and management system with the Electronic Trading System	October 2023	March 2024	Ministry of Economy of Ukraine	funds of international technical assistance	within the funds of international technical assistance	The system interoperation with the Electronic Trading System raises no issues.	official website of the administrator of Electronic trading systems
2.2.2.5.14. Preparing and implementing pilot projects in the project preparation and management system and the Electronic Trading System	April 2024	April 2025	Ministry of Economy of Ukraine	funds of international technical assistance	within the funds of international technical assistance	The competitive selection process has been conducted without issues.	official website of the Ministry of Economy of Ukraine
2.2.2.5.15. Conducting competitive processes to select a private partner for the Electronic Trading System	January 2025	December 2025	Ministry of Economy of Ukraine	funds of international technical assistance	within the funds of international technical assistance	Competitive processes to select a private partner are conducted using the Electronic Trading System.	official website of the Ministry of Economy of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
Problem 2.2.3. Excessive and unjustified regulatory burden on businesses, which contributes to a high level of corruption in the relevant sector							
Expected strategic result 2.2.3.1. An analytical module for assessing the regulatory burden on various types of business and the effectiveness of regulatory acts in the relevant sectors has been introduced as a tool for reducing the cost of compliance with legal requirements in the course of business operations; appropriate approaches to monitoring the total number of regulations have been identified.							
2.2.3.1.1. Developing a module for assessing the regulatory burden on various types of business	January 2024	March 2024	State Regulatory Service of Ukraine	funds of international technical assistance	within the established budget allocations for the relevant year and/or within the limits of international technical funds	The module for assessing the regulatory burden on businesses has been developed and tested.	official website of the State Regulatory Service of Ukraine
2.2.3.1.2. Putting into operation the module for assessing the regulatory burden on various types of business	April 2024	June 2024	State Regulatory Service of Ukraine	funds of international technical assistance	within the established budget allocations for the relevant year and/or within the limits of international technical funds	The module for assessing the regulatory burden has been put into operation.	official website of the State Regulatory Service of Ukraine
2.2.3.1.3. Developing the “Regulatory Dashboard” IT tool	June 2024	August 2024	State Regulatory Service of Ukraine	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year and/or within the limits of international technical funds	The “Regulatory Dashboard” has been developed.	official website of the State Regulatory Service of Ukraine
2.2.3.1.4. Publicizing the “Regulatory Dashboard” IT tool	September 2024	October 2024	State Regulatory Service of Ukraine	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year and/or within the limits of international technical funds	The “Regulatory Dashboard” has been made public.	official website of the State Regulatory Service of Ukraine
Expected strategic result 2.2.3.2. A public dialog with the business community on deregulation has been established.							
2.2.3.2.1. Developing the Regulatory Portal module to support interaction among the business community, the public, the State Regulatory Service, and other government agencies in matters relating to normative legal acts and deregulation	March 2023	February 2024	State Regulatory Service of Ukraine	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year and/or within the limits of international technical funds	The module for interaction with the business community has been developed within the Regulatory Portal IT system.	official website of the State Regulatory Service of Ukraine
2.2.3.2.2. Putting into operation the Regulatory Portal module to support interaction among the business community, the public, the State Regulatory Service, and other government agencies in matters relating to normative legal acts and deregulation	February 2024	March 2024	State Regulatory Service of Ukraine	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year and/or within the limits of international technical funds	The module for interaction with the business community has been put into operation within the Regulatory Portal IT system.	official website of the State Regulatory Service of Ukraine ITS “Regulatory portal”
2.2.3.2.3. Analyzing and consolidating proposals from the business community and the public for the action plan to deregulate business activities through the interaction module of the Regulatory Portal IT system	March 2024	March 2024	State Regulatory Service of Ukraine	state budget	within the established budget allocations for the relevant year	The action plan to deregulate business activities through the interaction module of the Regulatory Portal IT	official website of the State Regulatory Service of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
2.2.3.2.4. Drafting and submitting to the Cabinet of Ministers of Ukraine the draft directive of the Cabinet of Ministers of Ukraine on approval of the action plan to deregulate business activities	April 2024	August 2024	State Regulatory Service of Ukraine	state budget	within the established budget allocations for the relevant year	system has been made public. The directive of the Cabinet of Ministers of Ukraine has been adopted.	State Regulatory Service of Ukraine official printed publications official website of the Cabinet of Ministers of Ukraine
Expected strategic result 2.2.3.3. The process of starting the most widespread kinds of business online according to the principle of life situations has been established and streamlined.							
2.2.3.3.1. Compiling the list of the most widespread kinds of business to subsequently allow creating them online via the Unified State Web Portal for Electronic Services	March 2023	August 2023	Ministry of Digital Transformation of Ukraine Ministry of Economy of Ukraine	state budget	within the established budget allocations for the relevant year	The list of the most widespread kinds of business according to the principle of life situations has been compiled to subsequently allow creating them online.	official website of the Ministry of Digital Transformation of Ukraine Unified State Web Portal of Electronic Services
2.2.3.3.2. Implementing the first stage of development of the comprehensive service of starting a business on the Unified State Web Portal for Electronic Services	September 2023	March 2024	Ministry of Digital Transformation of Ukraine	state budget	within the established budget allocations for the relevant year	The first stage of development of the comprehensive service of starting a business on the Unified State Web Portal for Electronic Services has been completed.	official website of the Ministry of Digital Transformation of Ukraine Unified State Web Portal of Electronic Services
2.2.3.3.3. Implementing the second stage of development of the comprehensive service of starting a business on the Unified State Web Portal for Electronic Services	April 2024	November 2024	Ministry of Digital Transformation of Ukraine	state budget and/or international technical assistance	within the established budget allocations for the relevant year and/or within the limits of international technical funds	The second stage of development of the comprehensive service of starting a business on the Unified State Web Portal for Electronic Services has been completed.	official website of the Ministry of Digital Transformation of Ukraine Unified State Web Portal of Electronic Services
2.2.3.3.4. Implementing the third stage of development of the comprehensive service of starting a business on the Unified State Web Portal for Electronic Services	November 2024	April 2025	Ministry of Digital Transformation of Ukraine	state budget and/or international technical assistance	within the established budget allocations for the relevant year and/or within the limits of international technical funds	The third stage of development of the comprehensive service of starting a business on the Unified State Web Portal for Electronic Services has been completed.	Unified State Web Portal of Electronic Services

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
2.2.3.3.5. Putting into operation the comprehensive service of starting a business on the Unified State Web Portal for Electronic Services	May 2025	July 2025	Ministry of Digital Transformation of Ukraine	state budget and/or international technical assistance	within the established budget allocations for the relevant year and/or within the limits of international technical funds	The Unified State Web Portal for Electronic Services allows starting the most widespread kinds of business according to the principle of life situations.	Unified State Web Portal of Electronic Services
Expected strategic result 2.2.3.4. The new Unified Integrated Market Access Permission System has been introduced; it will replace numerous existing procedures, establish simplified rules, and digitize cases of business registration.							
2.2.3.4.1. Drafting and submitting to the Cabinet of Ministers of Ukraine the draft resolution of the Cabinet of Ministers of Ukraine <i>On Amendments to the Resolution of the Cabinet of Ministers of Ukraine dated August 11, 2021, No. 895 On Implementation of the Pilot Project to Implement the First Stage of the Unified State Electronic System of Permits</i> (to extend the timeframe of the pilot project)	March 2023	July 2023	Ministry of Economy of Ukraine	State budget	within the established budget allocations for the relevant year	The resolution of the Cabinet of Ministers of Ukraine has been adopted.	Ministry of Economy of Ukraine official printed publications official website of the Cabinet of Ministers of Ukraine
2.2.3.4.2. Developing the concept of the Unified Integrated Market Access Permission System	June 2025	September 2025	Ministry of Economy of Ukraine State Regulatory Service of Ukraine	State budget	within the established budget allocations for the relevant year	The draft concept has been developed and publicized for a public discussion.	official website of the Ministry of Economy of Ukraine
2.2.3.4.4. Holding a public discussion of the Unified Integrated Market Access Permission System and revising it (if needed)	October 2025	November 2025	Ministry of Economy of Ukraine State Regulatory Service of Ukraine	State budget	within the established budget allocations for the relevant year	The public discussion has been conducted and its results have been made public.	official website of the Ministry of Economy of Ukraine
Expected strategic result 2.2.3.5. Redundant reporting has been abolished: entrepreneurs no longer have to submit the same information to different authorities several times; the taxpayer workspace has been integrated into the user-friendly Unified State Web Portal for Electronic Services.							
2.2.3.5.1. Drafting and submitting to the Cabinet of Ministers of Ukraine the draft resolution of the Cabinet of Ministers of Ukraine <i>On Amendments to the Resolution of the Cabinet of Ministers of Ukraine dated December 4, 2019, No. 1137 Matters of the Unified State Web Portal for Electronic Services and the Register of Administrative Services.</i>	March 2023	August 2023	Ministry of Digital Transformation of Ukraine	state budget	within the established budget allocations for the relevant year	The resolution of the Cabinet of Ministers of Ukraine has been adopted.	Ministry of Digital Transformation of Ukraine official printed publications official website of the Cabinet of Ministers of Ukraine
2.2.3.5.2. Integrating the taxpayer workspace into the Unified State Web Portal for Electronic Services	December 2023	August 2024	Ministry of Digital Transformation of Ukraine	state budget	within the established budget allocations for the relevant year	Reports on issues pertaining to entrepreneurship are submitted online via the	official website of the Ministry of Digital Transformation of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
			State Tax Service of Ukraine			Unified State Web Portal for Electronic Services.	
2.2.3.5.3. Analyzing legislative acts and using the analysis findings to determine the feasibility of amending them in order to optimize the number and scope of reports submitted by businesses	December 2023	August 2024	State Regulatory Service of Ukraine State Statistics Service of Ukraine Ministry of Digital Transformation of Ukraine	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year	The analytical study has been conducted and a report on its findings has been published.	official website of the State Regulatory Service of Ukraine official website of the State Statistics Service of Ukraine
2.2.3.5.4. Publicizing the report on the findings of the analysis indicated in subclause 2.2.3.5.3, holding its public discussion, revising it (if needed), and submitting to the agencies that adopted or endorsed the relevant acts for review	September 2024	October 2024	State Regulatory Service of Ukraine State Statistics Service of Ukraine Ministry of Digital Transformation of Ukraine	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year	The public discussion has been conducted, and the revised (if needed) report has been submitted to the relevant agencies.	official website of the State Regulatory Service of Ukraine official website of the State Statistics Service of Ukraine
2.2.3.5.5. Arranging the monitoring of amendments to legislative acts and other acts of government agencies to optimize the number and scope of reports submitted by businesses	November 2024	December 2025	State Regulatory Service of Ukraine	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year	The monitoring has been conducted.	official website of the State Regulatory Service of Ukraine
2.2.3.5.6. Semiannually (in December and July) publishing the findings of the monitoring of amendments to legislative acts and other acts of government agencies to optimize the number and scope of reports submitted by businesses	November 2024	December 2025	State Regulatory Service of Ukraine	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year	The report has been made public and brought to the attention of the concerned agencies.	official website of the State Regulatory Service of Ukraine
Expected strategic result 2.2.3.6. Regulatory acts of local self-government bodies and officials have been reviewed with a focus on their effectiveness; proposals have been submitted to amend acts that do not meet the requirements of current legislation, contain factors that foster corruption or distort competition.							
2.2.3.6.1. Causing the Interagency Group on Issues of Accelerated Revision of Instruments of Government Regulation of Business to prepare proposals for the central executive authorities	March 2023	August 2023	Ministry of Economy of Ukraine	state budget	within the established budget allocations for the relevant year	Proposals of the Interagency Group have been submitted to the concerned agencies.	Ministry of Economy of Ukraine
2.2.3.6.2. Semiannual monitoring of the drafting and entry into force of normative legal acts aimed at the implementation of the proposals of the Interagency Group on Issues of Accelerated Revision of Instruments of Government Regulation of Business	September 2023	December 2025	Ministry of Economy of Ukraine	state budget	within the established budget allocations for the relevant year	The monitoring results have been made public.	official website of the Ministry of Economy of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
Expected strategic result 2.2.3.7. Channels of cooperation with the Council of the Business Ombudsperson aimed at implementing its systemic recommendations and removing obstacles to doing business have been established.							
2.2.3.7.1. Signing the Cooperation and Partnership Memorandums between the Council of the Business Ombudsperson and the concerned government agencies	March 2023	December 2023	Business Ombudsman's Council (by consent)	state budget	within the established budget allocations for the relevant year	Cooperation and Partnership Memorandums between the Council of the Business Ombudsperson and the concerned government agencies have been signed.	official website of the Business Ombudsman's Council
2.2.3.7.2. Monitoring and annual publication of information about the results of implementation of individual and system-wide recommendations of the Council of the Business Ombudsperson by government agencies	January 2024	December 2025	Business Ombudsman's Council (by consent)	state budget	within the established budget allocations for the relevant year	Information about the results of implementation of individual and system-wide recommendations of the Council of the Business Ombudsperson is made public annually.	official website of the Business Ombudsman's Council
Problem 2.2.4. Ineffective government regulation, which hinders the growth of honest businesses and fosters corrupt practices							
Expected strategic result 2.2.4.1. The legislative and executive branches of government have introduced a structured and effective policy analysis process in their decision-making procedures as part of state policymaking, continued systemic analysis of market regulation and implementation of recommendations based on its findings.							
2.2.4.1.1. Arranging an analytical study followed by the issuance of conclusions and recommendations to government agencies, focused on the study, analysis, and consolidation of:	March 2023	September 2023	National Agency of Ukraine on Civil Service	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year and/or within the limits of international technical funds	The analytical study has been conducted, with conclusions and recommendations issued to government agencies.	official website of the National Agency of Ukraine on Civil Service
1) the nomenclature of—and structural and content requirements for—analytical and consultative documents of European Union institutions with a focus on the prospects of harmonization with these institutions of the nomenclature of—and structural and content requirements for—analytical and consultative documents used by entities responsible for shaping the government policy in the relevant sector in Ukraine;							
2) the actual informational needs of entities responsible for shaping the government policy in the relevant sector in Ukraine and the prospects of such needs being met, including through improvements of the system for gathering, analyzing, consolidating, and accessing statistical data;							
3) the practices of European Union institutions pertaining to consultations with stakeholders.							
2.2.4.1.2. Publicizing the conclusions and recommendations for government agencies based on the findings of the analytical study indicated in subclause 2.2.4.1.1 for their public and expert discussion; examining critical comments and proposals from discussion participants and revising the relevant conclusions and recommendations (if needed)	October 2023	October 2023	National Agency of Ukraine on Civil Service	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year and/or within the limits of international technical funds	The study with the conclusions and recommendations for government agencies has been made public, the proposals and critical comments have been examined.	official website of the National Agency of Ukraine on Civil Service

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
2.2.4.1.3. Considering the conclusions and recommendations based on the findings of the analytical study indicated in subclause 2.2.4.1.1 while drafting the normative legal act indicated in subclause 1.1.3.1.2	November 2023	December 2023	Ministry of Justice of Ukraine National Agency of Ukraine on Civil Service	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year and/or within the limits of international technical funds	The conclusions and recommendations have been considered.	official website of the Ministry of Justice of Ukraine official website of the National Agency of Ukraine on Civil Service
2.2.4.1.4. Arranging the development of a general professional (certification) program, a general short-term program on policy analysis issues	July 2023	December 2025	National Agency of Ukraine on Civil Service	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year and/or within the limits of international technical funds	A general professional (certification) program, a general short-term program on policy analysis issues have been developed.	official website of the National Agency of Ukraine on Civil Service knowledge management portal
2.2.4.1.5. Arranging the professional development in matters of policy analysis for civil servants at ministries and other central executive authorities	January 2024	December 2025	National Agency of Ukraine on Civil Service	state budget	within the established budget allocations for the relevant year	At least 300 individuals have completed training in policy analysis.	official website of the National Agency of Ukraine on Civil Service
2.2.4.1.6. Preparing new and annually revising existing methods of conducting policy analysis, holding consultations with stakeholders, and preparing substantiated recommendations on policy formulation	March 2023	December 2025	National Agency of Ukraine on Civil Service Ministry of Justice of Ukraine State Regulatory Service of Ukraine	state budget	within the established budget allocations for the relevant year	New methods of conducting policy analysis, holding consultations, and preparing substantiated recommendations have been developed.	official website of National Agency of Ukraine on Civil Service official website of Ministry of Justice of Ukraine
2.2.4.1.7. Supporting the consideration of the Draft Law of Ukraine <i>On Public Consultations</i> (registration number 4254 dated October 23, 2020) in the Parliament of Ukraine (particularly if the President of Ukraine vetoes the draft law)	March 2023	until the law is signed by the President of Ukraine	Ministry of Justice of Ukraine State Regulatory Service of Ukraine	state budget	within the established budget allocations for the relevant year	The law has been signed by the President of Ukraine.	official printed publications official website of the Verkhovna Rada of Ukraine
Expected strategic result 2.2.4.2. Government agencies and local self-government bodies have introduced a system of remuneration based on the classification of positions and bonuses depending on personal contribution to the overall performance of the body; wages are competitive and predictable, which makes it possible to hire and retain a professional and motivated staff with integrity.							
2.2.4.2.1. Supporting the consideration of the Draft Law of Ukraine <i>On Amendments to the Law of Ukraine On Civil Service Towards the Implementation of Unified Approaches to Remuneration of Civil Servants Based on the Classification of Positions</i> in the Parliament] of Ukraine (registration number 8222 dated November 23, 2022), which provides for:	March 2023	until the law is signed by the President of Ukraine	National Agency of Ukraine on Civil Service	state budget	within the established budget allocations for the relevant year	The law has been signed by the President of Ukraine.	official printed publications official website of the Verkhovna Rada of Ukraine
1) the dependence of the variable salary on the personal contribution by the civil servant to the overall							

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
performance of the government agency, using it as a reward for personal initiative, timely completion of tasks up to quality standards, and completion of an additional scope of tasks;							
2) establishing the sizes of salaries based on the classification of civil service positions, taking into account the juxtaposition of the level of remuneration for typical civil service positions with the private sector.							
2.2.4.2.2. Adopting the Catalog of Typical Civil Service Positions and Criteria of Assignment to Such Positions	the date of entry into force of the law specified in the subparagraph 2.2.4.2.1	six months from the date of entry into force of the law specified in the subparagraph 2.2.4.2.1	National Agency of Ukraine on Civil Service	state budget	within the established budget allocations for the relevant year	The resolution of the Cabinet of Ministers of Ukraine has been adopted.	official printed publications official website of the Cabinet of Ministers of Ukraine
2.2.4.2.3. Performing the classification of civil service positions	the date of entry into force of the law specified in the subparagraph 2.2.4.2.1	six months from the date of entry into force of the law specified in the subparagraph 2.2.4.2.1	National Agency of Ukraine on Civil Service government agencies	state budget	within the established budget allocations for the relevant year	Information about the results of classification of positions has been received from the central executive authorities, and a report has been submitted to the Cabinet of Ministers of Ukraine.	National Agency of Ukraine on Civil Service
2.2.4.2.4. Drafting and submitting to the Cabinet of Ministers of Ukraine the draft resolution of the Cabinet of Ministers of Ukraine on approval of the conditions of remuneration for civil servants based on the classification of positions	the date of entry into force of the law specified in the subparagraph 2.2.4.2.1.	six months from the date of entry into force of the law specified in the subparagraph 2.2.4.2.1.	National Agency of Ukraine on Civil Service	state budget	within the established budget allocations for the relevant year	The resolution of the Cabinet of Ministers of Ukraine has been adopted.	National Agency of Ukraine on Civil Service official printed publications official website of the Cabinet of Ministers of Ukraine
2.2.4.2.5. Developing and submitting to the Cabinet of Ministers of Ukraine the draft Procedure for Forming the Wage Fund for Civil Servants at a Government Agency Taking into Account the New Salary Structure	the date of entry into force of the law specified in the subparagraph 2.2.4.2.1	six months from the date of entry into force of the law specified in subsection 2.2.4.2.1	National Agency of Ukraine on Civil Service	state budget	within the established budget allocations for the relevant year	The resolution of the Cabinet of Ministers of Ukraine has been adopted.	official printed publications official website of the Cabinet of Ministers of Ukraine
2.2.4.2.6. Supporting the consideration of the Draft Law of Ukraine <i>On Service in Local Self-Government Bodies</i> (registration number 6504 dated January 5, 2022), which proposes the introduction of a system of remuneration for officials of local self-government bodies, which factors in local conditions and resources of the relevant local budgets, taking into account the	March 2023	until the law is signed by the President of Ukraine	National Agency of Ukraine on Civil Service Ministry of Economy of Ukraine	state budget	within the established budget allocations for the relevant year	The law has been signed by the President of Ukraine.	official printed publications official website of the Verkhovna Rada of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
need to ensure the wellbeing and retain highly-skilled personnel			All-Ukrainian associations of local self-government bodies (by consent)				
2.2.4.2.7. Approving the Procedural Recommendations on the Conditions of Remuneration for Local Self-Government Officials	the date of entry into force of the law specified in the subparagraph 2.2.4.2.9	six months from the date of entry into force of the provisions on the remuneration of local self-government employees provided by the law specified in subsection 2.2.4.2.9	National Agency of Ukraine on Civil Service Ministry of Economy of Ukraine All-Ukrainian associations of local self-government bodies (by consent)	state budget	within the established budget allocations for the relevant year	The Procedural Recommendations have been approved.	official printed publications official website of the National Agency of Ukraine on Civil Service
2.2.4.2.8. Implementing in 2023 the pilot project involving the application of the Procedure for Forming the Wage Fund for Civil Servants at a Government Agency	March 2023	July 2023	National Agency of Ukraine on Civil Service	state budget	within the established budget allocations for the relevant year	The report has been submitted to the Cabinet of Ministers of Ukraine.	official website of the National Agency of Ukraine on Civil Service
Expected strategic result 2.2.4.3. Effective and transparent timber accounting procedures and timber market have been introduced							
2.2.4.3.1. Annually monitoring the performance of the unified state system of electronic accounting of timber of all permanent forest users in accordance with the resolution of the Cabinet of Ministers of Ukraine dated December 4, 2019, No. 1142 <i>On Approval of the Procedure for Monitoring Domestic Consumption of Unprocessed Timber and Making Sure that the Volume of Domestic Consumption of Domestic Timber Is not Exceeded</i>	March 2023	December 2025	Ministry of Environmental Protection and Natural Resources of Ukraine State Forest Resources Agency of Ukraine	state budget	within the established budget allocations for the relevant year	The monitoring has been conducted.	official website of State Forest Resources Agency of Ukraine
2.2.4.3.2. Publicizing the annual report on the findings of the monitoring indicated in subclause 2.2.4.3.1 no later than February of the year immediately following the year in which monitoring was undertaken	January 2024	December 2025	Ministry of Environmental Protection and Natural Resources of Ukraine State Forest Resources Agency of Ukraine	state budget	within the established budget allocations for the relevant year	The report on the monitoring findings has been publicized.	official website of State Forest Resources Agency of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
2.2.4.3.3. Annually monitoring and systematization of data on the sale of 100 percent of unprocessed timber at auctions and performance of the Law of Ukraine <i>On Capital Markets and Organized Commodity Markets</i> to the extent of the sale of timber through licensed commodity exchanges	March 2023	December 2025	Ministry of Environmental Protection and Natural Resources of Ukraine State Forest Resources Agency of Ukraine	state budget	within the established budget allocations for the relevant year	100 percent of unprocessed timber is sold at auctions.	official website of State Forest Resources Agency of Ukraine
2.2.4.3.4. Publicizing the annual report on the findings of the monitoring and systematization of data indicated in subclause 2.2.4.3.3 no later than February of the year immediately following the year in which monitoring and data systematization was undertaken	January 2024	December 2025	Ministry of Environmental Protection and Natural Resources of Ukraine State Forest Resources Agency of Ukraine	state budget	within the established budget allocations for the relevant year	The report on the monitoring findings has been publicized.	official website of State Forest Resources Agency of Ukraine
2.2.4.3.5. Supporting the consideration of the Draft Law of Ukraine <i>On the Timber Market</i> (registration number 4197-d dated September 10, 2021) in the Parliament of Ukraine (particularly if the President of Ukraine vetoes the draft law), which proposes, among other things: 1) instituting a mechanism whereby timber and specific timber products can be sold by forest owners and permanent forest users exclusively through electronic auctions or on the conditions of an offer, taking into account prior experience of forest management activities pertaining to procurement of timber; 2) defining the liability of buyers for failing to perform the conditions of a purchase and sale contract; 3) instituting the process for declaring processed timber, which will help producers, processors, sellers, and consumers to obtain clear proof of the legitimacy of timber harvesting; 4) mandating the reporting and publication of information about volumes, sale price, and buyers of timber and timber products by openly publishing it.	March 2023	until the law is signed by the President of Ukraine	State Forest Resources Agency of Ukraine	state budget	within the established budget allocations for the relevant year	The law has been signed by the President of Ukraine.	official printed publications official website of the Verkhovna Rada of Ukraine
Expected strategic result 2.2.4.4. The telecommunications sector has been reformed by reforming the telecommunications regulator and legislation as part of Ukraine's commitments under the Association Agreement between Ukraine, on the one hand, and the European Union, the European Atomic Energy Community and their Member States, on the other hand, and on the basis of Directive 2018/1972 (EU).							
2.2.4.4.1. Annually monitoring the progress of development and enactment of normative legal acts envisioned by the Law of Ukraine <i>On Electronic Communications</i> and making the findings public	March 2023	December 2025	National Commission for the State Regulation of Electronic	state budget	within the established budget allocations for the relevant year	The monitoring findings are made public annually.	official website of the National Commission for the State Regulation of

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
			Communications, Radiofrequency Spectrum and the Provision of Postal Services				Electronic Communications, Radiofrequency Spectrum and the Provision of Postal Services
2.2.4.4.2. Drafting and submitting to the Cabinet of Ministers of Ukraine the draft Strategy for Development of the Sector of Electronic Communications	March 2023	October 2023	Administration of State Service of Special Communications and Information Protection of Ukraine Ministry of Digital Transformation of Ukraine National Commission for the State Regulation of Electronic Communications, Radiofrequency Spectrum and the Provision of Postal Services	state budget	within the established budget allocations for the relevant year	The Strategy has been approved by the Cabinet of Ministers of Ukraine.	Administration of State Service of Special Communications and Information Protection of Ukraine official printed publications official website of the Cabinet of Ministers of Ukraine
2.2.4.4.3. Conducting and quarterly publishing the results of the monitoring of implementation of the following key regulatory instruments envisioned by the Law of Ukraine <i>On Electronic Communications</i> : 1) Strategy for Development of the Sector of Electronic Communications; 2) National Plan of Development of Broadband Access Electronic Communication Networks; 3) Rules for Providing and Receiving Electronic Communication Services; 4) Electronic Regulatory Platform; 5) Geographic overviews of the deployment of broadband access networks and availability of universal services; 6) One-stop information point for issues of shared installation and usage of elements of electronic communication networks and their physical infrastructure; 7) Procedure for inter-operator access to physical infrastructure and electronic communication networks;	March 2023	December 2025	Administration of State Service of Special Communications and Information Protection of Ukraine Ministry of Digital Transformation of Ukraine National Commission for the State Regulation of Electronic Communications, Radiofrequency Spectrum and the Provision of Postal Services	state budget	within the established budget allocations for the relevant year	The monitoring results are made public on a quarterly basis.	official website of Administration of State Service of Special Communications and Information Protection of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>8) Plan of allocation and usage of the radio frequency spectrum in Ukraine;</p> <p>9) Methodology for calculating the rates of rent for using the radio frequency spectrum;</p> <p>10) Instruments regulating the granting of rights to use the radio frequency spectrum;</p> <p>11) Instruments regulating the usage of the radio frequency spectrum;</p> <p>12) Instruments for ensuring competitive usage of the radio frequency spectrum;</p> <p>13) National Numbering Plan;</p> <p>14) Instruments for regulating the allocation and usage of the number resource;</p> <p>15) Market analysis tools;</p> <p>16) Imposition of regulatory obligations on providers of electronic communication networks or providers of electronic communication services with a substantial market influence;</p> <p>17) Instruments for ensuring the geographic availability of universal services;</p> <p>18) Instruments for ensuring the price affordability of universal services;</p> <p>19) Out-of-court resolution of disputes following consumer complaints.</p>							
<p>Problem 2.2.5. Insufficient information about the activities of the Antimonopoly Committee and the fact that it is vested with a number of discretionary powers complicate public control over its activities and cause a high level of corruption risks. There is no effective program to mitigate the liability of cartel members who have reported the cartel and provided evidence.</p> <p>Expected strategic result 2.2.5.1. The Antimonopoly Committee operates according to the principles of transparency, predictability, and legal certainty; the level of corruption risks in its activities has significantly decreased owing to unimpeded but regulated public access to discussions at the stage of announcement of decisions, draft regulations, plans and results of the Antimonopoly Committee's activities.</p> <p>2.2.5.1.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing to stipulate:</p> <p>1) that meetings of the Antimonopoly Committee of Ukraine, administrative boards of the Antimonopoly Committee, administrative boards of territorial offices of the Antimonopoly Committee shall be public, except where such meetings are convened to discuss issues containing classified information;</p> <p>2) the obligation of the Antimonopoly Committee to annually approve and publish the action plan for the following year on its official web portal no later than December 31;</p> <p>3) the obligation of the Antimonopoly Committee to annually approve and publish a report on the results of implementation of the action plan for the previous year on its official web portal no later than March 15;</p> <p>4) the obligation of the Antimonopoly Committee to maintain a single open State Register of Business</p>	January 2024	September 2024	National Agency on Corruption Prevention Antimonopoly Committee of Ukraine (by consent)	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	National Agency on Corruption Prevention official website of the Verkhovna Rada of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>Entities Held Accountable for Committing a Violation in the Form of Concerted Anticompetitive Actions Involving the Distortion of the Outcomes of Competitive Bidding Processes, in the manner prescribed by the Antimonopoly Committee</p> <p>Expected strategic result 2.2.5.2. The legislation obligates the Antimonopoly Committee to publish on its official website: recommendations issued to government agencies, local self-government bodies, organizations, business entities, associations; the complete list of cases being examined by the Antimonopoly Committee along with the regularly updated details of each case involving a violation of the requirements of legislation on the protection of economic competition, specifically the gist of the case, the general stages of examination.</p> <p>2.2.5.2.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing to define:</p> <p>1) the obligation of the Antimonopoly Committee to publish on its official website within the time frame prescribed by this law the recommendations (other than classified information) issued to government agencies, local self-government bodies, organizations, business entities, associations;</p> <p>2) the obligation of the Antimonopoly Committee and its territorial offices to publish on its official website within the time frame prescribed by this law the complete list of cases being examined by the Antimonopoly Committee along with the regularly updated details of each case involving a violation of the requirements of legislation on the protection of economic competition, specifically the gist of the case, the relevant state commissioner, the examination time frame, the general stages of examination, and the grounds for prolonging the term of examination of the case;</p> <p>3) the obligation of the Antimonopoly Committee and its territorial offices to publish on its official website within the time frame prescribed by this law the texts of clarifications adopted and issued by the Antimonopoly Committee;</p> <p>4) the obligation of the Antimonopoly Committee and its territorial offices to publish on its official website within the time frame prescribed by this law the information about the proposed concentrations (the names and legal form of organization of the parties to the concentration, the nature of the proposed actions);</p> <p>5) the obligation of the Antimonopoly Committee and its territorial offices to publish on its official website within the time frame prescribed by this law the unified open State Register of Business Entities Held Accountable for Committing a Violation in the Form of Concerted Anticompetitive Actions Involving the Distortion of the Outcomes of Competitive Bidding Processes.</p>	January 2024	September 2024	National Agency on Corruption Prevention Antimonopoly Committee of Ukraine (by consent)	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	National Agency on Corruption Prevention official website of the Verkhovna Rada of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>Expected strategic result 2.2.5.3. The excessive level of discretion in the exercise of powers by the Antimonopoly Committee has been eliminated, in particular when it comes to determining:</p> <p>the commencement of examination of a case involving a violation of the requirements of legislation on the protection of economic competition, the estimated timeframe for consideration of such a case and, if necessary, the possibility of extending this timeframe with appropriate justification;</p> <p>the timeframe for verifying information about illegally obtained government aid;</p> <p>ways to improve the mechanism for appointing and replacing state commissioners responsible for examining cases involving violations of the legislation on protection of economic competition, taking into account their professional qualities, experience, impartiality, independence, legality and validity of their decisions;</p> <p>ways to improve approaches to determining the amount of the fine and the procedure for calculating the fine imposed for violations of the legislation on protection of economic competition.</p> <p>2.2.5.3.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing to eliminate the excessive level of discretion in the exercise of the powers of the Antimonopoly Committee, particularly by:</p> <p>1) establishing the maximum time frame for examining a case involving violations of the legislation on the protection of economic competition for each kind of violations;</p> <p>2) establishing an exhaustive list of grounds and the procedure for extending the time frame for examining a case involving violations of the legislation on the protection of economic competition, as well as the maximum amount of time by which the time frame for examination of this case can be extended;</p> <p>3) establishing a transparent and nondiscriminatory procedure for limiting the time frame during which the parties to the case can review the case files, as well as the procedure for determining the relevant time frame;</p> <p>4) providing for the possibility of (and defining the conditions for) suspension of case proceedings for the duration of examination of violations listed in Clauses 13-15 of Article 50 of the Law of Ukraine <i>On the Protection of Economic Competition</i>, which commenced as part of the examination of the relevant case, as well as for the duration of examination of other cases (involving obstructions created during inspections, failure to appear when summoned by agencies of the Committee to offer explanations);</p> <p>5) obligating the Antimonopoly Committee—where the Committee has looked into a complaint about unlawful government aid or misuse of government aid and has decided against initiating a case involving government aid—to provide the complainant with exhaustive and substantiated information about the grounds and motives for this decision;</p> <p>6) establishing the procedure for designating and replacing state commissioners responsible for examining cases involving violations of legislation on the protection</p>	January 2024	September 2024	National Agency on Corruption Prevention Antimonopoly Committee of Ukraine (by consent)	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	National Agency on Corruption Prevention official website of the Verkhovna Rada of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>of economic competition or cases involving government aid;</p> <p>7) providing for the right of the parties to the case to motion for disqualification of state commissioners responsible for investigating the cases, and establishing the list of conditions to be met in order for such motions for disqualification to be granted;</p> <p>8) setting forth the principles of determining the amounts of fines within the limits established by legislation on the protection of economic competition;</p> <p>9) stipulating that the procedure for determining the amount of fines shall be determined via a bylaw normative legal act and shall provide for the determination of the base fine amount for each respondent as well as subsequent adjustment of the base fine amount bearing in mind the severity, duration, and scale of the violation, and any aggravating or mitigating circumstances.</p> <p>Expected strategic result 2.2.5.4. To encourage disclosure of cartels, the mechanism of exemption or mitigation of liability of cartel members who report the cartel to the Antimonopoly Committee and provide relevant evidence has been improved on the basis of best practices of the European Union.</p> <p>2.2.5.4.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing to improve the mechanism of exemption from or mitigation of liability and stipulate that:</p> <p>1) in order to be exempted from liability for concerted anticompetitive actions, the party involved in such actions must notify the Antimonopoly Committee sooner than the other parties involved in such actions about such concerted anticompetitive actions and submit an application seeking exemption from liability, which must be submitted before the issuance of the preliminary conclusions in this case;</p> <p>2) the person who engaged in concerted anticompetitive actions and submitted the application seeking exemption from liability to the Antimonopoly Committee sooner than the other parties involved in such actions shall be fully exempted from liability for committee such concerted anticompetitive actions, if this person: has disclosed such concerted anticompetitive actions to the Antimonopoly Committee; has discontinued their involvement in the concerted anticompetitive actions no later than the date of submission of the application seeking exemption from liability, except where such involvement in the anticompetitive actions is needed in order to ensure the integrity of examination of the case; has cooperated with agencies of the Antimonopoly Committee; has presented</p>	June 2023	December 2023	Antimonopoly Committee of Ukraine (by consent)	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Antimonopoly Committee of Ukraine official website of the Verkhovna Rada of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		

the relevant evidence which the Antimonopoly Committee did not possess;

3) any party involved in concerted anticompetitive actions may file an application with the Antimonopoly Committee seeking mitigation of liability by presenting the relevant evidence of the commission of concerted anticompetitive actions, which is of material significance for the issuance of a decision in this case and which the Antimonopoly Committee did not possess, as long as this party has disclosed such concerted anticompetitive actions to the Antimonopoly Committee; has suspended their involvement in the concerted anticompetitive actions no later than the date of submission of the application seeking exemption from liability; has cooperated with agencies of the Antimonopoly Committee;

4) the grounds and procedure for exemption from liability or mitigation of liability shall be established by the Antimonopoly Committee;

5) the procedure for exemption from liability or mitigation of liability shall define the procedure for documenting the submission of applications seeking exemption from liability or mitigation of liability, and the requirements for the format of such applications;

6) the information that exposes concerted anticompetitive actions and is of material significance of the issuance of a decision in the case shall include, in particular, the details of the applicant; information about all known parties involved in the concerted anticompetitive actions; a detailed description of the purpose and nature of the concerted anticompetitive actions; information about the boundaries of the commodity market affected by them; the market share covered by them; a description of contacts and interactions among the parties involved in the concerted anticompetitive actions; information about evidence of the concerned anticompetitive conduct;

7) officials and officers of the Antimonopoly Committee are prohibited from disclosing information about the applicant and the information reported by them;

8) the Antimonopoly Committee shall examine cases involving exemption from liability or mitigation of liability as well as inform the applicants about the decision to apply (or deny the application) of the program of exemption from liability or mitigation of

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
liability within the time frame established by the Antimonopoly Committee;							
<p>9) the persons exempted from liability shall not be subject to the requirements of the Law of Ukraine <i>On Public Procurement</i> pertaining to the prohibition from participating in the procurement process due to the commission of concerted anticompetitive actions, except for the persons who repeatedly engaged in concerted anticompetitive actions;</p> <p>10) in case of mitigation of liability, the fine amount shall be reduced by the agency of the Antimonopoly Committee compared to the previously calculated fine amount depending on the sequence in which the other parties involved in concerted anticompetitive actions have divulged information that exposes the concerted anticompetitive actions and is of material significance for the issuance of decisions in the case (by up to 50 percent for the first person, by up to 30 percent for the second person, and by up to 20 percent for the other parties).</p> <p>Problem 2.2.6. A significant number of administrators of government aid for business entities provide government aid that is illegal and has been recognized by the Antimonopoly Committee as inadmissible for competition, which has a negative impact on competition and may stem from prior corrupt arrangements.</p> <p>Expected strategic result 2.2.6.1. Legislation establishes legal liability of officials who are administrators of government aid for violating the requirements of the Law of Ukraine <i>On Government Aid to Business Entities</i> by providing illegal and inadmissible government aid.</p> <p>2.2.6.1.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing to amend the Law of Ukraine <i>On Government Aid to Business Entities</i>, which defines:</p> <p>1) the kinds of liability of managers and other officers of the entities providing government aid for violating the requirements of the aforementioned Law, including the requirements with respect to the obligation to notify the relevant authority about the provision of new government aid, and liability for provision of government aid that is inadmissible in a competitive environment;</p> <p>2) the obligation of the officials of the Antimonopoly Committee to report to the law enforcement agencies any detected punishable violations of the law committed by managers and other officials of entities providing government aid.</p>	January 2024	September 2024	Antimonopoly Committee of Ukraine (by consent)	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Antimonopoly Committee of Ukraine official website of the Verkhovna Rada of Ukraine
2.2.6.1.2. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing to amend the Code of Ukraine on Administrative Offenses, which defines:	January 2024	September 2024	Antimonopoly Committee of Ukraine (by consent)	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Antimonopoly Committee of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>1) the elements of violations of legislative requirements pertaining to government aid provided to business entities, including the requirements with respect to the obligation to notify the relevant authority about the provision of new government aid, and liability for provision of government aid that is inadmissible in a competitive environment;</p> <p>2) sanctions for such violations.</p>							official website of the Verkhovna Rada of Ukraine
<p>Problem 2.2.7. The ineffective mechanism of preliminary inspection and assessment of the impact on competition during the establishment and operation of business entities causes a negative impact on competition.</p> <p>Expected strategic result 2.2.7.1. Effective mechanisms have been introduced at the legislative level to control the impact on competition in connection with possible anticompetitive activity in sectors of the economy.</p>							
2.2.7.1.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law stipulating that:	January 2024	September 2024	National Agency on Corruption Prevention Antimonopoly Committee of Ukraine (by consent)	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	National Agency on Corruption Prevention official website of the Verkhovna Rada of Ukraine
<p>1) the Antimonopoly Committee shall establish the procedure and time frame for approval of drafts of normative legal acts and other decisions of government agencies, local self-government bodies, agencies exercising administrative and economic management and control, which can potentially affect competition, particularly those relating to the creation of business entities, instituting or modifying the rules of their market behavior, or those that could potentially cause prevention, elimination, restriction, or distortion of competition in the relevant markets;</p> <p>2) the list of documents to be submitted by the applicant for state registration of a legal entity shall also include the document proving that the agency of the Antimonopoly Committee has approved the draft decision of the government agency or local self-government body to establish the business entity;</p> <p>3) the absence of the document proving that the agency of the Antimonopoly Committee has approved the draft decision of the government agency or local self-government body to establish the business entity shall be grounds to deny state registration of the legal entity.</p>							
<p>2.3. Customs and taxation</p>							
<p>Problem 2.3.1. Insufficient transparency and effectiveness of customs authorities, excessive discretionary powers of customs officers</p> <p>Expected strategic result 2.3.1.1. Preconditions for possible corruption among customs officers have been eliminated by introducing a rule to the effect that backup methods of customs value appraisal can be applied exclusively within the framework of appellate procedures.</p>							
2.3.1.1.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing to amend the Customs Code of Ukraine, according to which the section on verifying the customs valuation has been aligned with EU Regulation No. 952/2013 dated October 9, 2013, the Agreement on the Implementation of Article VII of the GATT, and Article VII of the General Agreement on Tariffs and Trade of 1994	March 2023	October 2023	Ministry of Finance of Ukraine State Customs Service of Ukraine	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Ministry of Finance of Ukraine official website of the Verkhovna Rada of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
2.3.1.1.2. Developing a standard algorithm of actions for customs officials when verifying the correctness of customs valuation of goods at the stage of customs clearance and after its completion	November 2023	April 2024	State Customs Service of Ukraine	state budget	within the established budget allocations for the relevant year	Organizational and administrative documents approving the standard algorithms of actions have been adopted.	State Customs Service of Ukraine
2.3.1.1.3. Arranging the education and training of customs officials in the methods of customs valuation of goods	March 2023	December 2025	State Customs Service of Ukraine	state budget	within the established budget allocations for the relevant year	At least 600 customs officials have completed education and training.	State Customs Service of Ukraine
Expected strategic result 2.3.1.2. Official importers (who have the exclusive right to import certain goods or a franchise granted by the manufacturer or official distributor of such goods) have the opportunity to appeal the decision of the customs authority to determine the customs value or classification of goods imported by entities that do not have the status of official importers.							
2.3.1.2.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing to amend the Customs Code of Ukraine, which would:	March 2023	October 2023	Ministry of Finance of Ukraine	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Ministry of Finance of Ukraine
1) stipulate that the opinion of the right holder is sufficient to confirm a violation of intellectual property rights and draw up a report on the violation of customs rules involving the transportation of goods across the customs border of Ukraine in a manner that violates intellectual property rights;			State Customs Service of Ukraine				official website of the Verkhovna Rada of Ukraine
2) expand the application of measures towards greater protection of intellectual property rights to instances of detection of goods suspected of being in violation of intellectual property rights, which are moved across the border bypassing customs control, are concealed from customs control by way of avoiding declaration, etc.;							
3) impose harsher administrative penalties for moving goods across the customs border of Ukraine in a manner that violates intellectual property rights;							
4) add the right holder to the list of parties participating in case proceedings involving violations of customs rules under Article 476 of the Customs Code of Ukraine.							
2.3.1.2.2. Drafting an order on amendments to the Procedure for Applying Measures Towards Greater Protection of Intellectual Property Rights and Interaction of Customs Authorities with Right Holders, Declarants, and Other Stakeholders, approved by the order of the Ministry of Finance dated June 9, 2020, No. 281, and the Procedure for Registering Objects of Intellectual Property Rights Protected Under Law in the Customs Register, approved by the order of the Ministry of Finance dated May 30, 2021, No. 648, as amended by the order of the Ministry of Finance dated June 9, 2020, No. 282, according to which:	the date of entry into force of the law specified in the subparagraph 2.3.1.2.1	two months from the date of entry into force of the law specified in subsection 2.3.1.2.1	Ministry of Finance of Ukraine	state budget	within the established budget allocations for the relevant year	The draft order on amendments has been drafted and publicized for a public discussion.	Ministry of Finance of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>1) the specified normative legal acts have been aligned with the amendments to the Customs Code of Ukraine indicated in subclause 2.3.1.2.1;</p> <p>2) the customs authority has the right to consult the right holder during the customs inspection of goods;</p> <p>3) a procedure has been instituted for responding to recurrent cases where right holders—despite having confirmed the opinion of the customs authority that the goods are suspected of being in violation of intellectual property rights—refuse (do not intend to) apply the measures towards greater protection of intellectual property right with respect to such goods or resort to other remedies provided by law;</p> <p>4) an exclusively electronic form of information exchange between the customs authorities and right holders has been introduced (submitting applications to the customs register of intellectual property rights, applying measures towards greater protection of intellectual property rights).</p>							
<p>2.3.1.2.3. Holding a public discussion of the draft order indicated in subclause 2.3.1.2.2, and ensuring its revision (if needed), issuance, and submission for state registration</p>	three months from the date of entry into force of the law specified in the subparagraph 2.3.1.2.1	four months from the date of entry into force of the law specified in the subparagraph 2.3.1.2.1	Ministry of Finance of Ukraine	state budget	within the established budget allocations for the relevant year	The public discussion has been conducted and its results have been made public.	official website of the Ministry of Finance of Ukraine
<p>2.3.1.2.4. Supporting the state registration of the order indicated in subclause 2.3.1.2.2 and its official publication</p>	five months from the date of entry into force of the law specified in the subparagraph 2.3.1.2.1	five months from the date of entry into force of the law specified in the subparagraph 2.3.1.2.1	Ministry of Finance of Ukraine Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	State registration of the order has been completed.	official printed publications The unified state register of normative legal acts
<p>2.3.1.2.5. Developing and putting into operation new software and IT complexes designed to:</p> <p>1) ensure the traceability of actions involving the application of measures towards greater protection of intellectual property right on the part of both the customs authorities and the right holders;</p> <p>2) accelerating interactions between the customs authorities and right holders by switching to information exchange in electronic form;</p> <p>3) applying standardized approaches to documenting all actions and decisions involving the application of measures towards greater protection of intellectual</p>	March 2023	February 2025	State Customs Service of Ukraine	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year/within the funds of international technical assistance	The software and IT complexes have been developed and put into operation.	official website of the State Customs Service of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>property rights, expanding the list of information accumulated in the relevant software and IT complexes with a view to broadening the opportunities for analysis, reporting, and enhancing the risk management system;</p> <p>4) creating additional sources of information to be used by the customs authorities while allying measures towards greater protection of intellectual property rights;</p> <p>5) launching intelligent systems for analyzing the performance of the customs authorities in matters of fostering the protection of intellectual property rights and continued improvement of business processes.</p> <p>Expected strategic result 2.3.1.3. Corruption risks have been minimized by establishing a body exercising public control over the day-to-day operations of the customs authorities, which will have the powers defined by law.</p>							
<p>2.3.1.3.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing to:</p> <p>1) define the status of the body of public control over the day-to-day operations of the State Customs Service;</p> <p>2) define the requirements with respect to the creation of the body exercising public control over the day-to-day operations of the State Customs Service, which provide for a transparent competitive selection process utilizing a rating-based online voting by citizens residing in the territory of Ukraine for candidates chosen among NGOs, business associations, and experts;</p> <p>3) specify the number of members of the body exercising public control over the day-to-day operations of the State Customs Service and stipulate that such members must not include representatives of government agencies and local self-government bodies or community representatives affiliated with them;</p> <p>4) establish the powers of the body exercising public control over the day-to-day operations of the State Customs Service, in particular involvement in the assessment of corruption risks and implementation of anticorruption measures, drafting normative legal acts, monitoring the effectiveness of the exercise of the powers by the State Customs Service;</p> <p>5) stipulate that the term of office of a member of the body exercising public control over the day-to-day operations of the State Customs Service shall be two years.</p>	January 2024	August 2024	National Agency on Corruption Prevention Ministry of Finance of Ukraine State Customs Service of Ukraine	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Ministry of Finance of Ukraine official website of the Verkhovna Rada of Ukraine
<p>2.3.1.3.2. Developing the draft Regulation on the body of public control over the day-to-day operations of the State Customs Service</p>	the date of entry into force of the law specified in the	two months from the date of entry into force of the law specified	State Customs Service of Ukraine	state budget	within the established budget allocations for the relevant year	The draft Regulation has been publicized for a public discussion.	State Customs Service of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
2.3.1.3.3. Holding a public discussion of the draft Regulation indicated in subclause 2.3.1.3.2, and ensuring its revision (if needed) and approval	subparagraph 2.3.1.3.1 three months from the date of entry into force of the law specified in the subparagraph 2.3.1.3.1	in the subparagraph 2.3.1.3.1 four months from the date of entry into force of the law specified in the subparagraph 2.3.1.3.1	State Customs Service of Ukraine	state budget	within the established budget allocations for the relevant year	The Regulation has been approved.	official website of the State Customs Service of Ukraine
Expected strategic result 2.3.1.4. Unjustified influence of subjective factors during customs clearance has been minimized through automation and digitalization.							
2.3.1.4.1. Developing the long-term national strategic plan of digital development, digital transformations, and digitization of the State Customs Service and its territorial divisions based on the EU multi-annual strategic plan for customs (MASP-C)	March 2023	January 2024	State Customs Service of Ukraine Ministry of Finance of Ukraine	state budget	within the established budget allocations for the relevant year	The long-term national strategic plan of digital development, digital transformations, and digitization of the State Customs Service has been developed and approved.	official website of the State Customs Service of Ukraine official website of Ministry of Finance of Ukraine
2.3.1.4.2. Implementing the activities of the long-term national strategic plan of digital development, digital transformations, and digitization of the State Customs Service and its territorial divisions based on MASP-C, which must be finalized during the effective term of the 2023-2025 State Anticorruption Program	January 2024	December 2025	State Customs Service of Ukraine Ministry of Finance of Ukraine	state budget	within the established budget allocations for the relevant year	The activities of the long-term national strategic plan of digital development, digital transformations, and digitization of the State Customs Service, which must be finalized during the effective term of the 2023-2025 State Anticorruption Program, have been completed.	official website of the State Customs Service of Ukraine official website of the Ministry of Finance of Ukraine
Expected strategic result 2.3.1.5. When developing and implementing measures towards prevention of corruption in the customs authorities, effective cooperation with the public and business associations has been established, as well as regular monitoring of the work of the customs authorities through periodic surveys of entrepreneurs and customs officers.							
2.3.1.5.1. Conducting an assessment of corruption risks with the mandatory involvement of the public, particularly anticorruption NGOs and business associations	March 2023	April 2023	State Customs Service of Ukraine	state budget	within the established budget allocations for the relevant year	The report on the findings of risk assessment has been published.	official website of the State Customs Service of Ukraine
2.3.1.5.2. Drafting the anticorruption program of the State Customs Service with the mandatory involvement of the public, particularly anticorruption NGOs and business associations, and coordinating it with the public council	April 2023	May 2023	State Customs Service of Ukraine	state budget	within the established budget allocations for the relevant year	The anticorruption program has been approved.	official website of the State Customs Service of Ukraine
2.3.1.5.3. Implementing the activities prescribed by the anticorruption program indicated in subclause 2.3.1.5.2, as well as other measures towards the prevention of corruption in the customs authorities, with	May 2023	December 2025	State Customs Service of Ukraine	state budget	within the established budget allocations for the relevant year	The anticorruption program has been implemented.	official website of the State Customs Service of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
the mandatory involvement of the public, particularly business associations and the public council at the State Customs Service							
2.3.1.5.4. Annual publication of information on the results of involvement of anticorruption NGOs and representatives of the business community	March 2023	December 2025	State Customs Service of Ukraine	state budget	within the established budget allocations for the relevant year	The list of proposals of the public for the anticorruption programs, which have been considered or rejected (with a substantiation of the reasons for the rejection), and the results of activities conducted during the implementation of the anticorruption program carried out with the participation of the public and representatives of the business community have been made public.	official website of the State Customs Service of Ukraine
2.3.1.5.5. Annual independent anonymous survey of customs officials conducted by the public council at the State Customs Service on the performance of the customs authorities, the problematic aspects of their work, and ways to resolve the existing problems	January 2024	December 2025	State Customs Service of Ukraine Council of public control at State Customs Service of Ukraine (by consent)	state budget	within the established budget allocations for the relevant year	The annual survey has been conducted and its findings have been publicized.	official website of the State Customs Service of Ukraine
2.3.1.5.6. Annual survey of business community representatives conducted by business associations and the public council at the State Customs Service to explore the effectiveness of their cooperation with the customs authorities, the problems encountered during their interaction, and ways to resolve them	January 2024	December 2025	State Customs Service of Ukraine Council of public control at State Customs Service of Ukraine (by consent)	state budget	within the established budget allocations for the relevant year	The annual survey has been conducted and its findings have been publicized.	official website of the State Customs Service of Ukraine
Problem 2.3.2. Nontransparent approaches to classification of goods, determination of their customs value, and scheduling of audits							
Expected strategic result 2.3.2.1. Conditions have been created to enable Ukraine to receive preliminary customs information from the customs authorities of the European Union pertaining to goods exported to Ukraine from their territories.							
2.3.2.1.1. Monitoring the usage of the international computerized transit system (hereinafter "NCTS")	March 2023	December 2025	State Customs Service of Ukraine	state budget	within the established budget allocations for the relevant year	The report on the findings of the annual monitoring has been made public.	State Customs Service of Ukraine
2.3.2.1.2. Ensuring the development and deployment of NCTS (phase 5)	March 2023	February 2024	State Customs Service of Ukraine	state budget	within the established budget allocations for the relevant year	NCTS (phase 5) is being used.	State Customs Service of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
2.3.2.1.3. Ensuring the development and deployment of NCTS (phase 6)	June 2024	June 2025	State Customs Service of Ukraine	state budget	within the established budget allocations for the relevant year	NCTS (phase 6) is being used.	State Customs Service of Ukraine
2.3.2.1.4. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing to supplement the provisions of the Customs Code of Ukraine as amended by the Law of Ukraine dated August 15, 2022, No. 2510-IX <i>On Amendments to the Customs Code of Ukraine and Other Laws of Ukraine Pertaining to Certain Issues of Implementation of Chapter 5 of Section IV of the Association Agreement between Ukraine, on the one hand, and the European Union, the European Atomic Energy Community and their Member States, on the other hand</i> , which pertain to the use of the electronic transit system, the electronic system for management of guarantees, and their components, with provisions dealing with the implementation of import and export control systems compatible with the ones used in the EU	January 2024	August 2024	Ministry of Finance of Ukraine State Customs Service of Ukraine	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Ministry of Finance of Ukraine official website of the Verkhovna Rada of Ukraine
Expected strategic result 2.3.2.2. Preferential administration of customs payments based on the results of post-audit control has been introduced.							
2.3.2.2.1. Conducting ongoing monitoring of the effectiveness of post-customs control measures, including with the involvement of business associations, and annual public reporting on the results of application of post-audit control	March 2023	March 2025	State Customs Service of Ukraine	state budget	within the established budget allocations for the relevant year	The annual report has been made public.	official website of the State Customs Service of Ukraine
2.3.2.2.2. Gathering and publishing annual statistical data on the forms of control carried out by customs officials, making it possible to determine the share of post-customs control measures among other forms of control	March 2023	March 2025	State Customs Service of Ukraine	state budget	within the established budget allocations for the relevant year	The annual statistics have been made public.	official website of the State Customs Service of Ukraine
2.3.2.2.3. Ensuring an increase in the share of post-customs control measures among other customs control forms, taking into account the statistical data published as part of the assignment indicated in subclause 2.3.2.2.2	March 2023	March 2025	State Customs Service of Ukraine	state budget	within the established budget allocations for the relevant year	The percentage of post-customs control activities is growing annually compared to the other forms of control.	official website of the State Customs Service of Ukraine
2.3.2.2.4. Drafting an order on amendments to the Procedure for Risk Analysis and Assessment, Development and Implementation of Risk Management Measures for Purposes of Determining the Forms and Scope of Customs Control, approved by the order of the Ministry of Finance dated July 31, 2015, No. 684, according to which the risk management system is used to determine whether or not post-customs control should be carried out.	February 2024	March 2024	Ministry of Finance of Ukraine State Customs Service of Ukraine	state budget	within the established budget allocations for the relevant year	The draft order has been publicized for a public discussion.	Ministry of Finance of Ukraine
2.3.2.2.5. Holding a public discussion of the draft order indicated in subclause 2.3.2.2.4, and ensuring its revision (if needed), issuance, and submission for state registration	April 2024	May 2024	Ministry of Finance of Ukraine	state budget	within the established budget allocations for the relevant year	The public discussion has been conducted and its results have been made public.	official website of the Ministry of Finance of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
2.3.2.2.6. Supporting the state registration of the order indicated in subclause 2.3.2.2.4 and its official publication	June 2024	June 2024	Ministry of Finance of Ukraine Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	The state registration of the order has been completed.	official printed publications of Ukraine The unified state register of normative legal acts
<p>Problem 2.3.3. Flawed procedure for filing administrative appeals against actions of customs officials</p> <p>Expected strategic result 2.3.3.1. An effective and transparent mechanism for reviewing complaints against actions of customs officials, as well as monitoring the results of their review, has been introduced.</p>							
2.3.3.1.1. Drafting and submitting to the Cabinet of Ministers of Ukraine the draft law proposing amendments to the Customs Code of Ukraine, which would provide for the obligation to publish on the official website of the State Customs Service without any delay the depersonalized text of all decisions issued following the review of complaints	March 2023	October 2023	Ministry of Finance of Ukraine State Customs Service of Ukraine	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Ministry of Finance of Ukraine official website of the Verkhovna Rada of Ukraine
2.3.3.1.2. Annually preparing a public report on the statistics and results of administrative review of complaints against actions of the customs authorities; conducting ongoing monitoring of the effectiveness of administrative review of administrative complaints, including with the involvement of business associations	March 2023	December 2025	State Customs Service of Ukraine	state budget	within the established budget allocations for the relevant year	The report has been made public.	official website of the State Customs Service of Ukraine
<p>Expected strategic result 2.3.3.2. The mechanism for bringing customs officials to disciplinary liability (including dismissal) is effective and transparent.</p>							
2.3.3.2.1. Drafting an organizational administrative act (order) that:	March 2023	May 2023	State Customs Service of Ukraine	state budget	within the established budget allocations for the relevant year	The order has been issued.	State Customs Service of Ukraine
<p>1) obligates the State Customs Service to publish on a quarterly basis the results of the work of disciplinary committees formed at the State Customs Service and in the customs authorities, in a breakdown by customs authorities, the number of cases examined, the kinds of recommended decisions, the number and kinds of decisions made by officials to impose a disciplinary penalty on a civil servant or discontinue the disciplinary proceeding;</p> <p>2) obligates the State Customs Service to conduct annual monitoring of the results of review of disciplinary complaints against actions officials and other employees of the customs authorities, followed by publication and public discussion of the results of such monitoring</p>							
2.3.3.2.2. Quarterly publication of the results of the work of disciplinary committees formed at the State Customs Service and in customs authorities pursuant to the order indicated in subclause 2.3.3.2.1	May 2023	December 2025	State Customs Service of Ukraine	state budget	within the established budget allocations for the relevant year	The results are published on a quarterly basis.	official website of the State Customs Service of Ukraine
2.3.3.2.3. Monitoring the results of the review of disciplinary complaints against actions of officials and	May 2023	December 2025	State Customs Service of Ukraine	state budget	within the established budget allocations for the relevant year	The monitoring results are published annually.	official website of the State Customs

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
other employees of the customs authorities pursuant to the order indicated in subclause 2.3.3.2.1							Service of Ukraine
2.3.3.2.4. Publicly discussing the results of the monitoring pursuant to the order indicated in subclause 2.3.3.2.1	May 2023	December 2025	State Customs Service of Ukraine	state budget	within the established budget allocations for the relevant year	The monitoring results are discussed annually.	official website of the State Customs Service of Ukraine
Problem 2.3.4. Interference by law enforcement agencies in the work of customs authorities and abuses committed when an order to carry out re-inspection of goods is communicated							
Expected strategic result 2.3.4.1. The grounds for interference by law enforcement officers in the work of customs authorities and their presence in customs control zones outside of criminal proceedings have been minimized.							
2.3.4.1.1. Drafting and submitting to the Cabinet of Ministers of Ukraine the draft resolution of the Cabinet of Ministers of Ukraine on amendments to the resolution of the Cabinet of Ministers of Ukraine dated May 23, 2012, No. 467, according to which Clause 14 and the appendix to the exhaustive list have been removed from the exhaustive list of grounds on which goods and commercial vehicles can be inspected (re-inspected) by revenue and taxation authorities of Ukraine	March 2023	May 2023	Ministry of Finance of Ukraine State Customs Service of Ukraine	state budget	within the established budget allocations for the relevant year	The resolution of the Cabinet of Ministers of Ukraine has been adopted.	Ministry of Finance of Ukraine official printed publications official website of the Cabinet of Ministers of Ukraine
2.3.4.1.2. Maintaining statistics on inspections (re-inspections) of goods as well as other forms of customs control based on official information received from law enforcement agencies	May 2023	December 2025	State Customs Service of Ukraine	state budget	within the established budget allocations for the relevant year	The annual statistics have been made public.	official website of the State Customs Service of Ukraine
2.3.4.1.3. Arranging an analytical study on the sufficiency of legislative guarantees prescribed by the Customs Code of Ukraine, which ensure the protection of the rights of individuals against abuse during inspections (re-inspections) of goods on the basis of official information received from law enforcement agencies	January 2024	April 2024	State Customs Service of Ukraine	state budget	within the established budget allocations for the relevant year	The report on the findings of the analytical study has been published.	official website of the State Customs Service of Ukraine
Problem 2.3.5. Excessive scope of discretionary powers of employees of tax authorities							
Expected strategic result 2.3.5.1. Unjustified influence of subjective factors during the exercise of powers by officials of the tax authorities has been prevented.							
2.3.5.1.1. Developing the draft order on amendments to the Procedure of Operation of the Electronic Workspace, approved by the order of the Ministry of Finance dated July 14, 2017, No. 637 pertaining to:	March 2023	April 2023	Ministry of Finance of Ukraine State Tax Service of Ukraine	state budget	within the established budget allocations for the relevant year	The draft order has been drafted and publicized for a public discussion.	Ministry of Finance of Ukraine
a) receipt by a taxpayer of additional fiscal information (information about inclusion in / removal from the list of taxpayers meeting the criteria of a taxpayer with a high risk level, information about suspended registration of tax invoices / reconciliation payments, etc.) about other taxpayers with the prior consent of such individuals, in the form of a document of an established format, in electronic form with the application of the qualified electronic seal of the controlling authority;							

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
b) expansion of services available in the electronic taxpayer workspace by launching new electronic services that allow, among other things, correspondence through the electronic workspace between the controlling authorities and taxpayers that submit reports in electronic form and/or passed electronic identification online in the electronic workspace and applied to receive documents through the electronic workspace.							
2.3.5.1.2. Clearing the draft order indicated in subclause 2.3.5.1.1 with the concerned authorities and reworking the draft (if necessary)	May 2023	June 2023	Ministry of Finance of Ukraine State Tax Service of Ukraine	state budget	within the established budget allocations for the relevant year	The public discussion has been conducted and its results have been made public.	official website of the Ministry of Finance of Ukraine
2.3.5.1.3. Supporting the state registration of the order indicated in subclause 2.3.5.1.1 with the Ministry of Justice	July 2023	July 2023	Ministry of Finance of Ukraine	state budget	within the established budget allocations for the relevant year	The order has been issued, published, its state registration has been completed, and it has been included in the Unified State Register of Normative Legal Acts.	official printed publications official website of Ministry of Finance of Ukraine
2.3.5.1.4. Developing software for expansion of the functionality of the electronic workspace by launching the services indicated in subclause 2.3.5.1.1	one month from the date of entry into force of the order specified in subsection 2.3.5.1.1	one month from the date of entry into force of the order specified in subsection 2.3.5.1.1	State Tax Service of Ukraine	state budget	within the established budget allocations for the relevant year	The software has been developed.	State Tax Service of Ukraine
2.3.5.1.5. Putting the functionality indicated in subclause 2.3.5.1.4 into commercial operation	three months from the date of entry into force of the order specified in subsection 2.3.5.1.1	three months from the date of entry into force of the order specified in subsection 2.3.5.1.1	State Tax Service of Ukraine	state budget	within the established budget allocations for the relevant year	The functionality has been put into commercial operation.	State Tax Service of Ukraine
2.3.5.1.6. Drafting and submitting to the Cabinet of Ministers of Ukraine the draft laws on amendments to the Tax Code of Ukraine, the Customs Code of Ukraine, the Budget Code of Ukraine, and the Law of Ukraine <i>On Collection and Accounting of the Single Premium Towards Compulsory State Social Insurance</i> , which provide for: 1) implementation of comprehensive measures that would guarantee fair competition among taxpayers; 2) ensuring that the government's guarantees for taxpayers are honored beyond the influence of the	March 2023	November 2023	Ministry of Economy of Ukraine Ministry of Finance of Ukraine State Tax Service of Ukraine State Customs Service of Ukraine Economic	state budget	within the established budget allocations for the relevant year	The draft laws have been submitted to the Parliament of Ukraine.	Ministry of Economy of Ukraine official website of the Verkhovna Rada of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
subjective factor of officials and the associated corruption risks;			Security Bureau of Ukraine				
3) fostering the improvement of indexes of business expectations and economic freedom of entrepreneurs.			National Bank of Ukraine				
Expected strategic result 2.3.5.2. The list of grounds for tax audits by the tax authorities has been reduced, as well as the number of audits involving direct contact with the taxpayer.							
2.3.5.2.1. Conducting expert examinations of the draft law proposing amendments to the Tax Code of Ukraine pertaining to the frequency and procedure of scheduled documentary audits	March 2023	December 2025	Ministry of Finance of Ukraine	state budget	within the established budget allocations for the relevant year	Expert examinations have been conducted.	Ministry of Finance of Ukraine
2.3.5.2.2. Using the findings of expert examinations to prepare expert opinions pursuant to Article 27 of the Budget Code of Ukraine and expert opinion on the merits of draft laws containing the provisions indicated in subclause 2.3.5.2.1	March 2023	December 2025	Ministry of Finance of Ukraine	state budget	within the established budget allocations for the relevant year	The expert opinions have been prepared.	Ministry of Finance of Ukraine
2.3.5.2.3. Supporting the consideration of the draft laws indicated in subclause 2.3.5.2.1 in committees of the Parliament of Ukraine and during plenary sessions of the Parliament of Ukraine	March 2023	December 2025	Ministry of Finance of Ukraine	state budget	within the established budget allocations for the relevant year	Support of the consideration of the draft laws containing the provisions indicated in subclause 2.3.5.2.1 has been ensured.	Ministry of Finance of Ukraine
2.3.5.2.4. Preparing proposals regarding the expediency of the exercise of the president's veto right with respect to the laws indicated in subclause 2.3.5.2.1, which have been passed by the Parliament of Ukraine	March 2023	December 2025	Ministry of Finance of Ukraine State Tax Service of Ukraine	state budget	within the established budget allocations for the relevant year	Proposals regarding the expediency of the exercise of the president's veto right with respect to the laws indicated in subclause 2.3.5.2.1 have been submitted to the Cabinet of Ministers of Ukraine.	Ministry of Finance of Ukraine
Problem 2.3.6. The fact that the tax authorities have functions that involve imposing financial penalties and excessive focus of the efforts of these authorities on imposing such penalties lead to corruption risks.							
Expected strategic result 2.3.6.1. A new agency tasked with pretrial investigation of crimes in the financial sector has been established on a transparent and competitive basis; guarantees of the independence of this agency, its institutional capacity and accountability have been ensured.							
2.3.6.1.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing to amend the Law of Ukraine <i>On the Bureau of Economic Security of Ukraine</i> , which stipulates:	March 2023	November 2023	Economic Security Bureau of Ukraine	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Economic Security Bureau of Ukraine official website of the Verkhovna Rada of Ukraine
1) the following procedure for forming the competitive selection committee tasked with selecting the Director of the Bureau of Economic Security: three committee members shall be designated by the Cabinet of Ministers of Ukraine, and three more members shall be designated by the Cabinet of Ministers of Ukraine based on proposals from international and foreign organizations that have been providing international technical assistance to Ukraine over the past three years, including in matters of preventing and combating corruption;							

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>2) that the competitive selection process to fill the aforementioned positions consists of three consecutive stages for which the candidate is cleared after successfully passing the previous stage:</p> <p>a) testing the candidates' knowledge of legislation applicable to activities of the Bureau of Economic Security;</p> <p>b) committee review of the candidates against the established criteria of integrity, during which—where the votes have tied—the decisive vote shall belong to committee members representing international and foreign organizations that have been providing international technical assistance to Ukraine over the past three years in matters of preventing and combating corruption under international or intergovernmental agreements;</p> <p>3) the candidates shall be interviewed whereupon each member of the competitive selection committee shall perform a score-based evaluation of the level of mastery of each of the essential competencies listed;</p> <p>4) the formula for calculating the rating of the candidates, which must factor in the score received during testing and the interview.</p>							
2.3.6.1.2. Preparing an analytical report on enhancing the institutional capacity of the Bureau of Economic Security taking into account the experience of the leading nations – member states of the European Union	March 2023	June 2023	Economic Security Bureau of Ukraine	state budget	within the established budget allocations for the relevant year	The analytical report has been prepared and made public.	Economic Security Bureau of Ukraine
2.3.6.1.3. Discussing the conclusions and recommendations outlined in the analytical report indicated in subclause 2.3.6.1.2 with the participation of representatives of government agencies, other state agencies, local self-government bodies, NGOs, international organizations, and the academic community	July 2023	July 2023	Economic Security Bureau of Ukraine	state budget	within the established budget allocations for the relevant year	The report has been discussed.	official website of Economic Security Bureau of Ukraine
2.3.6.1.4. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing to improve the legal regulation of the issues of enhancing the institutional capacity of the Bureau of Economic Security taking into account the findings of the analytical report indicated in subclause 2.3.6.1.2	August 2023	February 2024	Economic Security Bureau of Ukraine	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Economic Security Bureau of Ukraine official website of the Verkhovna Rada of Ukraine
Expected strategic result 2.3.6.2. The primary criterion for evaluating the performance of the tax authorities and their officials is the degree of compliance with tax legislation and not the fulfillment of the budget revenue plan.							
2.3.6.2.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing amendments to the Tax Code of Ukraine, which would provide for approval by the Ministry of Finance of the list of key	May 2023	December 2023	Ministry of Finance of Ukraine	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Ministry of Finance of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
performance indicators of the State Tax Service and the Methodology of their calculation			State Tax Service of Ukraine				official website of the Verkhovna Rada of Ukraine
2.3.6.2.2. Developing a draft order of the Ministry of Finance, which would: 1) approve the key performance indicators of the State Tax Service, which make it possible to evaluate, among other things: a) the completeness of measures taken by the tax authorities towards observance of the requirements of tax legislation by taxpayers; b) the level of satisfaction of taxpayers with the services of the State Tax Service; 2) provide for the reporting on the results of achievement of the list of key performance indicators.	one month from the date of entry into force of the law specified in the subparagraph 2.3.6.2.1	two months from the date of entry into force of the law specified in the subparagraph 2.3.6.2.1	Ministry of Finance of Ukraine	state budget	within the established budget allocations for the relevant year	The draft order has been drafted and publicized for a public discussion.	Ministry of Finance of Ukraine
2.3.6.2.3. Issuing the order indicated in subclause 2.3.6.2.2, supporting its state registration with the Ministry of Justice	four months from the date of entry into force of the law specified in the subparagraph 2.3.6.2.1	to state registration in the Ministry of Justice of Ukrainei	Ministry of Finance of Ukraine	state budget	within the established budget allocations for the relevant year	The order has been issued, published, its state registration has been completed, and it has been included in the Unified State Register of Normative Legal Acts.	official printed publications The unified state register of normative legal acts
2.3.6.2.4. Putting into operation the module of annual declaration of the property status and income within the Unified State Web Portal for Electronic Services	January 2024	June 2024	Ministry of Digital Transformation of Ukraine State Tax Service of Ukraine	state budget and/or international technical assistance funds.	within the established budget allocations for the relevant year or the amount of international technical assistanc	The annual declaration of the property status and income can be submitted via the Unified State Web Portal for Electronic Services.	Unified State Web Portal of Electronic Services
Expected strategic result 2.3.6.3. The priority workstream of the tax authorities involves providing consultations and clarifications to taxpayers.							
2.3.6.3.1. Developing and approving at least 12 generalized tax consultations taking into account the proposals of the Expert Council on the Issues of Preparation of generalized tax consultations at the Ministry of Finance, addressing the topics proposed by representatives of the public and the business community	March 2023	December 2025	Ministry of Finance of Ukraine State Tax Service of Ukraine	state budget	within the established budget allocations for the relevant year	12 generalized tax consultations have been approved by orders of the Ministry of Finance.	Ministry of Finance of Ukraine
2.3.6.3.2. Developing the draft order on amendments to the Regulation on the Expert Council on the Issues of Preparation of generalized tax consultations at the Ministry of Finance of Ukraine, approved by the order of the Ministry of Finance dated November 20, 2017, No. 948, which will create an environment for online submission of information by citizens and businesses about circumstances attesting to the ambiguity of specific provisions of fiscal and other legislation, compliance with which is monitored by the controlling authorities	March 2023	April 2023	Ministry of Finance of Ukraine	state budget	within the established budget allocations for the relevant year	The draft order has been made public.	Ministry of Finance of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
2.4. Public and private sectors of the economy							
Problem 2.4.1. The current governance model at public sector entities is ineffective, resulting in losses and corruption.							
Expected strategic result 2.4.1.1. The principles of state ownership policy approved by the Cabinet of Ministers of Ukraine are periodically updated and consistently implemented in practice by entities that perform the functions of the owner of public sector entities.							
2.4.1.1.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law that proposes to provide for: 1) the adoption of the State Ownership Policy by the Cabinet of Ministers of Ukraine; 2) the development and adoption of individual ownership policies at state-owned enterprises; 3) the requirements for the contents of the relevant ownership policies (in particular, they must outline the objectives of state ownership, the key tasks of state-owned companies, and principal kinds of business, and performance indicators).	March 2023	October 2023	Ministry of Economy of Ukraine	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Ministry of Economy of Ukraine official website of the Verkhovna Rada of Ukraine
2.4.1.1.2. Drafting and submitting to the Cabinet of Ministers of Ukraine the draft State Ownership Policy	from the date of entry into force of the law specified in the subparagraph 2.4.1.1.1	eight months from the date of entry into force of the law specified in the subparagraph 2.4.1.1.1	Ministry of Economy of Ukraine	state budget	within the established budget allocations for the relevant year	The State Ownership Policy has been approved by the Cabinet of Ministers of Ukraine.	Ministry of Economy of Ukraine official printed publications official website of the Cabinet of Ministers of Ukraine
2.4.1.1.3. Preparing drafts of individual ownership policies for at least 15 of the largest (in terms of the cumulative value of assets) enterprises under state ownership, which are of strategic importance for the national economy and security	from the date of entry into force of the Policy specified in subsection 2.4.1.1.2	three months from the date of entry into force of the Policy specified in subsection 2.4.1.1.2	authorized management bodies	state budget	within the established budget allocations for the relevant year	Drafts of individual ownership policies have been developed.	Ministry of Economy of Ukraine authorized management bodies
2.4.1.1.4. Holding consultations with stakeholders regarding the drafts of individual ownership policies indicated in subclause 2.4.1.1.3, obtaining expert opinions	four months from the date of entry into force of the Policy specified in subsection 2.4.1.1.2	five months from the date of entry into force of the Policy specified in subsection 2.4.1.1.2	authorized management bodies concerned authorities	state budget	within the established budget allocations for the relevant year	Consultations with stakeholders regarding the drafts of individual ownership policies for at least 15 of the largest enterprises under state ownership have been held, and expert opinions have been obtained.	Ministry of Economy of Ukraine authorized management bodies
2.4.1.1.5. Revising the drafts of individual ownership policies indicated in subclause 2.4.1.1.3 (if needed), approving and making them public	six months from the date of entry into force of the	seven months from the date of entry into force of the	authorized management bodies	state budget	within the established budget allocations for the relevant year	The drafts of individual ownership policies for at least 15 of the largest enterprises under state	Ministry of Economy of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
	Policy specified in subsection 2.4.1.1.2	Policy specified in subsection 2.4.1.1.2				ownership have been revised, approved, and made public.	authorized management bodies
Expected strategic result 2.4.1.2. The functions of the owner, the regulator, and the agency shaping the policy applicable to business entities in the public sector of the economy have been segregated.							
2.4.1.2.1. Preparing an analytical report containing analysis of:	July 2024	October 2024	Ministry of Economy of Ukraine	state budget	within the established budget allocations for the relevant year	The analytical report has been prepared and made public.	Ministry of Economy of Ukraine
1) international standards and best practices in matters of segregation of the functions of the owner, the regulator, and the agency shaping the policy applicable to business entities in the public sector of the economy;							
2) the relevant international experience in matters of segregation of the functions of the owner, the regulator, and the agency shaping the policy applicable to business entities in the public sector of the economy;							
3) the national context of the operations of business entities in the public sector of the economy and segregation of the functions of the owner, the regulator, and the agency shaping the policy applicable to business entities in the public sector of the economy;							
4) the feasibility and expediency of creating a centralized body for coordination of ownership;							
5) the operating principles of the administration of the centralized ownership coordination authority, particularly as a way to prevent it from being subjected to political influence (if creating the administration of the centralized ownership coordination authority has been found to be expedient)							
2.4.1.2.2. Discussing the report indicated in subclause 2.1.3.2.2 with the participation of representatives of government agencies, NGOs, international organizations, participants of international technical assistance projects, and the academic community	November 2024	December 2024	Ministry of Economy of Ukraine	state budget	within the established budget allocations for the relevant year	The report has been discussed.	official website of the Ministry of Economy of Ukraine
2.4.1.2.3. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing to segregate the functions of the owner, the regulator, and the policymaking agency with respect to business entities in the public sector of the economy, taking into account the outcomes of the activities indicated in subclauses 2.4.1.2.1 and 2.4.1.2.2	January 2025	July 2025	Ministry of Economy of Ukraine	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Ministry of Economy of Ukraine official website of the Verkhovna Rada of Ukraine
Expected strategic result 2.4.1.3. An annual independent audit of public sector entities that are of strategic importance to the economy and security of the state has been introduced; periodic revision of the criteria for mandatory independent audits and the establishment of supervisory boards at public sector entities, including taking into account the level of corruption risks and the degree to which the relevant sector of the economy is affected by corruption.							

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
2.4.1.3.1. Preparing an analytical report for a substantiated definition of the criteria for a mandatory independent audit of enterprises under state ownership or establishing a mandatory independent audit for all state-owned enterprises without exception	March 2023	May 2023	Ministry of Economy of Ukraine	state budget	within the established budget allocations for the relevant year	The analytical report has been prepared and made public.	Ministry of Economy of Ukraine
2.4.1.3.2. Discussing the report indicated in subclause 2.4.1.3.1 with the participation of representatives of government agencies, NGOs, international organizations, participants of international technical assistance projects, and the academic community	June 2023	July 2023	Ministry of Economy of Ukraine	state budget	within the established budget allocations for the relevant year	The report has been discussed.	official website of the Ministry of Economy of Ukraine
2.4.1.3.3. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft normative legal act that would define the criteria for a mandatory independent audit of enterprises under state ownership or establish a mandatory independent audit for all state-owned enterprises without exception	August 2023	November 2023	Ministry of Economy of Ukraine	state budget	within the established budget allocations for the relevant year	The normative legal act defining the criteria for a mandatory independent audit of enterprises under state ownership has been adopted.	Ministry of Economy of Ukraine official printed publications official website of the Cabinet of Ministers of Ukraine
2.4.1.3.4. Preparing a periodic analytical report (within the 1st quarter of the year in which this report is to be prepared) on the substantiated definition of the criteria for mandatory formation of independent supervisory boards at state-owned enterprises and conducting an independent audit of such enterprises (if the independent audit is not mandated for all state-owned enterprises without exception)	from the date of entry into force of the normative legal act, specified in subsection 2.4.1.3.3	December 2025	Ministry of Economy of Ukraine	state budget	within the established budget allocations for the relevant year	The analytical report has been prepared and made public.	Ministry of Economy of Ukraine
2.4.1.3.5. Discussing the report (within the 2nd quarter of the year in which the report was prepared) indicated in subclause 2.4.1.3.4 with the participation of representatives of government agencies, NGOs, international organizations, participants of international technical assistance projects, and the academic community	from the date of preparation of the analytical report specified in subsection 2.4.1.3.4	December 2025	Ministry of Economy of Ukraine	state budget	within the established budget allocations for the relevant year	The report has been discussed.	Ministry of Economy of Ukraine
Expected strategic result 2.4.1.4. At all business entities for which the establishment of supervisory boards is mandatory, such boards are empowered to control the implementation of internal anticorruption measures. Supervisory boards are formed in a competitive and transparent manner.							
2.4.1.4.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law that:	March 2023	October 2023	Ministry of Economy of Ukraine	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Ministry of Economy of Ukraine official website of the Verkhovna Rada of Ukraine
1) defines a competitive and transparent procedure for forming supervisory boards of state-owned enterprises;							
2) defines requirements for independent members of supervisory boards of state-owned enterprises;							
3) defines the functional duties of members of supervisory boards of state-owned enterprises;							

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>4) provides for the need to develop a methodology for defining clear and transparent performance indicators for supervisory boards of state-owned enterprises;</p> <p>5) defines an exhaustive list of grounds for termination of the powers of members of supervisory boards at state-owned enterprises, and their liability for improper discharge of their duties.</p>							
2.4.1.4.2. Forming supervisory boards at state-owned enterprises for which the creation of supervisory boards is mandated	January 2024	December 2025	state authorities - subjects of management of state-owned objects	state budget	within the established budget allocations for the relevant year	Supervisory board have been formed.	state authorities - subjects of management of state-owned objects
Expected strategic result 2.4.1.5. Corporate governance standards have been introduced at public sector entities that are of strategic importance for the national economy and security or have the highest level of corruption risks, or are among the most important business entities in the defense industry (in particular, the right to terminate the contract with managers who violate anticorruption legislation or rules of ethical conduct has been established).							
2.4.1.5.1. Preparing an analytical report on the strategic assessment of corruption risks in the operations of a state-owned enterprise and identification of enterprises with the highest levels of corruption risks	March 2023	April 2023	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The analytical report has been prepared and made public.	National Agency on Corruption Prevention
2.4.1.5.2. Discussing the report indicated in subclause 2.4.1.5.1 with the participation of representatives of government agencies, NGOs, international organizations, participants of international technical assistance projects, and the academic community	May 2023	June 2023	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The report has been discussed.	official website of the National Agency on Corruption Prevention
2.4.1.5.3. Preparing an analytical report outlining the list of state-owned enterprises of strategic importance for the nation's economy and security or those with the highest level of corruption risks or enterprises that are the most critical business entities in the defense industry	July 2023	September 2023	Ministry of Economy of Ukraine	state budget	within the established budget allocations for the relevant year	The analytical report has been prepared and made public.	Ministry of Economy of Ukraine
2.4.1.5.4. Discussing the report indicated in subclause 2.4.1.5.3 with the participation of representatives of government agencies, NGOs, international organizations, participants of international technical assistance projects, and the academic community	October 2023	November 2023	Ministry of Economy of Ukraine	state budget	within the established budget allocations for the relevant year	The report has been discussed.	official website of Ministry of Economy of Ukraine
2.4.1.5.5. Drafting and submitting to the Cabinet of Ministers of Ukraine the draft action plan to align the corporate governance system of business entities identified following the activities indicated in subclauses 2.4.1.5.1—2.4.1.5.4 with corporate governance standards of the Organization for Economic Cooperation and Development (hereinafter “the OECD”), which provides for, <i>inter alia</i> , the competitive selection of managers, heads of executive authorities, and members of supervisory boards of entities in the public sector of the economy, which has been suspended due to the	January 2024	June 2024	Ministry of Economy of Ukraine	state budget	within the established budget allocations for the relevant year	The action plan has been approved by the Cabinet of Ministers of Ukraine.	Ministry of Economy of Ukraine official printed publications official website of the Cabinet of Ministers of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
institution of martial law, for the period beginning with 2023							
2.4.1.5.6. Preparing the annual report (within the 1st quarter of the year) on the progress made in implementing the action plan to align the corporate governance system of specific business entities with corporate governance standards of the OECD (including for the period of 2021 and 2022), which should include recommendations on revising the aforementioned action plan (if needed)	March 2023	December 2025	Ministry of Economy of Ukraine	state budget	within the established budget allocations for the relevant year	The report has been prepared and made public.	Ministry of Economy of Ukraine
2.4.1.5.7. Preparing the legal framework that would provide for the possibility of early termination of contracts with managers exercising the powers of a one-person executive body, or with members of a collective executive body of state-owned enterprises of strategic importance for the nation's economy and security or those with the highest level of corruption risks or enterprises that are the most critical business entities in the defense industry, if such individuals have committed gross violations of the requirements of anticorruption legislation or the code of ethics	March 2023	January 2024	Ministry of Economy of Ukraine National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The legal framework has been prepared.	Ministry of Economy of Ukraine
2.4.1.5.8. Amending the existing contracts with managers exercising the powers of a one-person executive body, or with members of a collective executive body of state-owned enterprises of strategic importance for the nation's economy and security or those with the highest level of corruption risks or enterprises that are the most critical business entities in the defense industry, if such individuals have committed gross violations of the requirements of anticorruption legislation or the code of ethics	entry into force of acts establishing the possibility of early termination of the contract in case of gross violation of anti-corruption legislation or rules of ethical behavior	six months from the date of entry into force of acts establishing the possibility of early termination of the contract in case of gross violation of anti-corruption legislation or rules of ethical behavior	Ministry of Economy of Ukraine	state budget	within the established budget allocations for the relevant year	The contracts have been amended.	Ministry of Economy of Ukraine
Expected strategic result 2.4.1.6. A system of internal control and risk management has been introduced at public sector entities.							
2.4.1.6.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing to:	March 2023	October 2023	Ministry of Economy of Ukraine	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Ministry of Economy of Ukraine
1) define the requirements for the implementation of an internal control system at state-owned enterprises, which includes the functions of compliance, risk management, and internal audit ("three lines of defense" model);							official website of the Verkhovna Rada of Ukraine
2) balance the internal control system with the implementation of anticorruption programs, including corruption risk management;							

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
3) define the powers of the supervisory board to exercise control over the functioning of the internal control system (at enterprises where audit committees have been formed pursuant to the Law of Ukraine <i>On Audit of Financial Statements and Audit Practice</i>), which includes implementing internal anticorruption measures							
2.4.1.6.2. Implementing an internal control and risk management system at state-owned enterprises	from the date of entry into force of the law specified in the subparagraph 2.4.1.6.1	nine months from the date of entry into force of the law specified in the subparagraph 2.4.1.6.1	Ministry of Economy of Ukraine other bodies under the management of state-owned enterprises	state budget	within the established budget allocations for the relevant year	The internal control and risk management system has been implemented at state-owned enterprises.	Ministry of Economy of Ukraine
Problem 2.4.2. Insufficient transparency of privatization procedures and failure by buyers to comply with the terms of the sale of the privatized asset							
Expected strategic result 2.4.2.1. Instruments have been put in place to prevent the negative impact of privatization authorities and organizers of privatization auctions on the number of bidders and competition.							
2.4.2.1.1. Supporting the consideration in the Parliament of Ukraine (particularly if the President of Ukraine vetoes the draft law) of the draft law on the list of facilities under state ownership that are ineligible for privatization (registration number 4020 dated September 2, 2020), which defines the list of facilities under state ownership that are ineligible for privatization	March 2023	until the law is signed by the President of Ukraine	Ministry of Economy of Ukraine	state budget	within the established budget allocations for the relevant year	The law has been signed by the President of Ukraine.	official printed publications official website of the Verkhovna Rada of Ukraine
2.4.2.1.2. Drafting and submitting to the Cabinet of Ministers of Ukraine the draft resolution of the Cabinet of Ministers of Ukraine on approval of the Procedure for Holding Electronic Auctions to Sell Assets of Major Privatization and Choosing the Winning Bidder Based on the Outcome of the Electronic Auction	October 2023	March 2024	State Property Fund of Ukraine	state budget	within the established budget allocations for the relevant year	The resolution of the Cabinet of Ministers of Ukraine has been adopted.	State Property Fund of Ukraine official printed publications official website of the Cabinet of Ministers of Ukraine
Expected strategic result 2.4.2.2. The most common problems encountered in the performance by buyers of the mandatory conditions of the sale and/or operation of a privatized asset have been assessed; the findings of this assessment have been factored into the practices of privatization authorities.							
2.4.2.2.1. Preparing an analytical report on the most common problems encountered in the performance by buyers of the mandatory conditions of the sale and/or operation of a privatized asset	January 2024	March 2024	State Property Fund of Ukraine	state budget	within the established budget allocations for the relevant year	The analytical report has been prepared and made public.	State Property Fund of Ukraine
2.4.2.2.2. Discussing the report indicated in subclause 2.4.2.2.1 with the participation of representatives of government agencies, NGOs, international organizations, participants of international technical assistance projects, and the academic community	April 2024	May 2024	State Property Fund of Ukraine	state budget	within the established budget allocations for the relevant year	The report has been discussed.	State Property Fund of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
2.4.2.2.3. Eliminating the most common problems encountered in the performance by buyers of the mandatory conditions of the sale and/or operation of a privatized asset	June 2024	December 2025	State Property Fund of Ukraine other bodies that have the authority to solve the identified problems	state budget	within the established budget allocations for the relevant year	The problems encountered in the performance by buyers of the mandatory conditions of the sale and/or operation of a privatized asset have been eliminated.	State Property Fund of Ukraine other bodies that have the authority to solve the identified problems
Expected strategic result 2.4.2.3. Small-scale privatization or lease of state and municipal property is carried out using the electronic system Prozorro.Sale and in compliance with the principles of fair competition.							
2.4.2.3.1. Preparing an analytical report on the causes of low competition during state or municipal property lease auctions	March 2023	May 2023	Ministry of Economy of Ukraine State Property Fund of Ukraine	state budget	within the established budget allocations for the relevant year	The analytical report has been prepared and made public.	Ministry of Economy of Ukraine State Property Fund of Ukraine
2.4.2.3.2. Discussing the report indicated in subclause 2.4.2.3.1 with the participation of representatives of government agencies, NGOs, international organizations, participants of international technical assistance projects, and the academic community	June 2023	July 2023	Ministry of Economy of Ukraine State Property Fund of Ukraine	state budget	within the established budget allocations for the relevant year	The report has been discussed.	Ministry of Economy of Ukraine
2.4.2.3.3. Eliminating the discovered causes of low competition during state or municipal property lease auctions	August 2023	August 2024	Ministry of Economy of Ukraine State Property Fund of Ukraine	state budget	within the established budget allocations for the relevant year	The discovered causes of low competition during state or municipal property lease auctions have been eliminated.	Ministry of Economy of Ukraine
2.4.2.3.4. Developing and approving the procedure of data exchange between the Prozorro.Sale electronic system and the online platform for managing rent of state property with respect to property that has been or is being rented out	August 2023	February 2024	State Property Fund of Ukraine Ministry of Economy of Ukraine	state budget	within the established budget allocations for the relevant year	The procedure of data exchange between the Prozorro.Sale electronic system and the online platform for managing rent of state property with respect to property that has been or is being rented out has been approved.	State Property Fund of Ukraine Ministry of Economy of Ukraine
2.4.2.3.5. Ensuring data exchange and interoperability between the Prozorro.Sale electronic system and the online platform for managing rent of state property with respect to property that has been or is being rented out	February 2024	August 2024	State Property Fund of Ukraine Ministry of Economy of Ukraine	state budget	within the established budget allocations for the relevant year	Automatic data exchange and interoperability between the Prozorro.Sale electronic system and the online platform for managing rent of state property with respect to property that has been or is being rented out has been ensured.	State Property Fund of Ukraine Ministry of Economy of Ukraine

Problem 2.4.3. The insufficient scope of publicly available information about business entities in which the state has an ownership stake significantly reduces the transparency of their activities, complicates public control and fosters corruption.

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
Expected strategic result 2.4.3.1. On the basis of the Unified Register of State-Owned Properties, a register of state and municipal unitary enterprises, as well as business companies in which more than 50 percent of the authorized capital stock (equity) belongs to the state or a territorial community, has been created and populated with data, with mandatory publication of information on the activities of such legal entities in accordance with international standards, including information on government aid received.							
<p>2.4.3.1.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing to improve the functioning of the Unified Register of State-Owned Properties and provide for the creation of an information resource based on the relevant register, which would publicize information about enterprises under state and municipal ownership, particularly by:</p> <p>1) defining the mechanism of cooperation between the participants involved in the process of forming the Unified Register of State-Owned Properties;</p> <p>2) defining a clear procedure of periodic submission of information by managed entities to the Unified Register of State-Owned Properties, as well as the procedure by which they shall submit information following changes affecting state-owned properties;</p> <p>3) providing for the mandatory annual publication of aggregated reports on the 100 largest state-owned enterprises;</p> <p>4) defining the scope of publication of information about the operations of state-owned enterprises in accordance with the OECD Guidelines on Corporate Governance in State-Owned Enterprises;</p> <p>5) defining the criteria based on which centralized submission of information to the information resource designed for publication of data on enterprises under state and municipal ownership is mandatory for enterprises under municipal ownership;</p> <p>6) defining the scope of publication of information about the operations of enterprises under municipal ownership in accordance with the OECD Guidelines on Corporate Governance in State-Owned Enterprises;</p> <p>7) providing for the publication of information about government aid received by enterprises under state ownership and enterprises under municipal ownership;</p> <p>8) instituting effective, proportional, and deterrent sanctions for failure to comply with the requirements with respect to submission and disclosure of legislatively mandated information about the operations of a state-owned enterprise and a municipally-owned enterprise, for incompleteness or inaccuracy of such information, or for failing to comply with the requirements with respect to the format of its submission and disclosure.</p>	March 2023	August 2023	<p>State Property Fund of Ukraine</p> <p>Ministry of Economy of Ukraine</p> <p>Ministry for Communities, Territories and Infrastructure Development of Ukraine</p> <p>Ministry of Digital Transformation of Ukraine</p> <p>Ministry of Finance of Ukraine</p> <p>State Statistics Service of Ukraine</p> <p>Antimonopoly Committee of Ukraine</p> <p>Ministry of Justice of Ukraine</p> <p>National Commission on Securities and Stock Market</p>	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	State Property Fund of Ukraine official website of the Verkhovna Rada of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
2.4.3.1.2. Drafting normative legal acts (amendments to normative legal acts) aimed at the implementation of the provisions of the law indicated in subclause 2.4.3.1.1	from the date of entry into force of the law specified in the subparagraph 2.4.3.1.1	within five months from the date of entry into force of the law specified in subsection 2.4.3.1.1	State Property Fund of Ukraine Ministry of Economy of Ukraine	state budget	within the established budget allocations for the relevant year	The draft normative legal acts have been drafted and publicized for a public discussion.	State Property Fund of Ukraine Ministry of Economy of Ukraine
2.4.3.1.3. Holding a public discussion of the draft normative legal acts indicated in subclause 2.4.3.1.2, and ensuring their revision (if needed)	within six months from the date of entry into force of the law specified in subsection 2.4.3.1.1	within eight months from the date of entry into force of the law specified in subsection 2.4.3.1.1	State Property Fund of Ukraine Ministry of Economy of Ukraine	state budget	within the established budget allocations for the relevant year	The public discussion has been conducted and its results have been made public.	official website of State Property Fund of Ukraine
2.4.3.1.4. Adopting the normative legal acts indicated in subclause 2.4.3.1.2 and, as appropriate, performing their state registration or submitting them to the Cabinet of Ministers of Ukraine	within nine months from the date of entry into force of the law specified in subsection 2.4.3.1.1	within 11 months from the date of entry into force of the law specified in subsection 2.4.3.1.1	State Property Fund of Ukraine Ministry of Economy of Ukraine Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	Normative legal acts have come into force.	official printed publications official website of the Cabinet of Ministers of Ukraine
2.4.3.1.5. Holding trainings on the application of the provisions enacted upon the entry into force of the law indicated in subclause 2.4.3.1.1	within 15 months from the date of entry into force of the law specified in subsection 2.4.3.1.1	within 17 months from the date of entry into force of the law specified in subsection 2.4.3.1.1	State Property Fund of Ukraine Ministry of Economy of Ukraine	state budget	within the established budget allocations for the relevant year	At least 10 trainings have been held for representatives of the Ministry of the Economy, the State Property Fund, its regional offices and divisions; state-owned enterprises, enterprise under municipal ownership.	State Property Fund of Ukraine Ministry of Economy of Ukraine
2.4.3.1.6. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft normative legal act approving the new version of the Regulation on the Unified Register of State-Owned Properties as well as the information resource for publishing information about state-owned enterprises and municipally-owned enterprises, which is a component of the relevant register	March 2024	July 2024	State Property Fund of Ukraine Ministry of Economy of Ukraine Ministry for Communities, Territories and Infrastructure Development of Ukraine	state budget	within the established budget allocations for the relevant year	The normative legal act has been adopted.	State Property Fund of Ukraine official printed publications official website of the Cabinet of Ministers of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
2.4.3.1.7. Developing software and configuring hardware required for updating of the Unified Register of State-Owned Properties, including the information resource for publishing information about state-owned enterprises and municipally-owned enterprises	July 2024	December 2024	State Property Fund of Ukraine Ministry of Digital Transformation of Ukraine Ministry of Finance of Ukraine Ministry of Economy of Ukraine Ministry for Communities, Territories and Infrastructure Development of Ukraine State Statistics Service of Ukraine Antimonopoly Committee of Ukraine Ministry of Justice of Ukraine National Commission on Securities and Stock Market	state budget	within the established budget allocations for the relevant year	The software has been developed and hardware configured for updating the Unified Register of State-Owned Properties, including the information resource for publishing information about state-owned enterprises and municipally-owned enterprises.	State Property Fund of Ukraine Ministry of Digital Transformation of Ukraine Ministry of Finance of Ukraine Ministry of Economy of Ukraine Ministry for Communities, Territories and Infrastructure Development of Ukraine State Statistics Service of Ukraine Antimonopoly Committee of Ukraine Ministry of Justice of Ukraine National Commission on Securities and Stock Market
2.4.3.1.8. Ensuring integration or data exchange and interoperability between the Unified Register of State-Owned Properties, including the information resource for publishing information about state-owned enterprises and municipally-owned enterprises, and the Prozvit analytical portal	July 2024	December 2024	State Property Fund of Ukraine Ministry of Economy of Ukraine	state budget	within the established budget allocations for the relevant year	Automated and data exchange and interoperability between the Unified Register of State-Owned Properties, including the information resource for publishing information about state-owned enterprises and municipally-owned enterprises, and the Prozvit analytical portal have been ensured.	State Property Fund of Ukraine Ministry of Economy of Ukraine
2.4.3.1.9. Ensuring integration or data exchange and interoperability between the Unified Register of State-Owned Properties, including the information resource	July 2024	December 2024	State Property Fund of Ukraine	state budget	within the established budget allocations for the relevant year	Integration and data exchange and interoperability between	State Property Fund of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
for publishing information about state-owned enterprises and municipally-owned enterprises, and the Best Zvit Oracle automated electronic document exchange system			Ministry of Economy of Ukraine			the Unified Register of State-Owned Properties, including the information resource for publishing information about state-owned enterprises and municipally-owned enterprises, and the Best Zvit Oracle automated electronic document exchange system has been ensured.	Ministry of Economy of Ukraine
2.4.3.1.10. Ensuring data exchange and interoperability between the Unified Register of State-Owned Properties, including the information resource for publishing information about state-owned enterprises and municipally-owned enterprises, and the register of government aid for business entities	July 2024	December 2024	State Property Fund of Ukraine Antimonopoly Committee of Ukraine	state budget	within the established budget allocations for the relevant year	Automated data exchange and interoperability between the Unified Register of State-Owned Properties, including the information resource for publishing information about state-owned enterprises and municipally-owned enterprises, and the register of government aid for business entities have been ensured.	State Property Fund of Ukraine Antimonopoly Committee of Ukraine
Problem 2.4.4. A high level of tolerance of corruption in the private sector of the economy							
Expected strategic result 2.4.4.1. Legislation has been amended to introduce incentives for the private sector to improve business integrity.							
2.4.4.1.1. Arranging an analytical study to determine the feasibility of amendments to the Criminal Code and the Criminal Procedure Code of Ukraine and other laws to integrate the recommendations of the OECD:	April 2023	June 2023	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The analytical study has been conducted and a report on its findings has been published.	National Agency on Corruption Prevention
1) expanding the grounds for imposition of criminal penalties on legal entities to include crimes of corruption committed not only by an authorized representative for and on behalf of the legal entity, but also by the ultimate beneficial owner (controller), a lower-level employee of the legal entity, and third parties;							
2) providing for such a kind of a remedy under criminal law as restricting a legal entity from engaging a certain kind of activity (including by revoking a previously issued permit and/or license);							
3) providing for such a kind of a remedy under criminal law as imposing a compliance obligation on a legal entity, and compiling the list of such obligations;							
4) allowing the court to exempt a legal entity from penalties under criminal law or mitigate the penalty							

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>imposed on the legal entity if the court has found that the compliance rules, mechanisms of internal control, and anticorruption program in place at the legal entity are effective, or that sufficient efforts were made to prevent the commission of the crime of corruption;</p> <p>5) granting the court powers to impose specific obligations on a legal entity, so that when such obligations are performed the legal entity will not be criminally prosecuted;</p> <p>6) providing for the possibility of legal entities entering into an agreement on deferral of judicial prosecution;</p> <p>7) setting forth the requirements for the agreement on deferral of judicial prosecution.</p>							
2.4.4.1.2. Holding a presentation of the report on the findings of the analytical study indicated in subclause 2.4.4.1.1, followed by its expert discussion	June 2023	July 2023	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The expert discussion has been conducted and its results have been published.	official website of the National Agency on Corruption Prevention
2.4.4.1.3. Drafting and submitting to the Cabinet of Ministers of Ukraine the draft laws proposing amendments to the Criminal Code and the Criminal Procedure Code of Ukraine as well as other laws of Ukraine that would integrate the OECD recommendations based on the findings of the analytical study indicated in subclause 2.4.4.1.1	April 2023	November 2023	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The draft laws have been submitted to the Parliament of Ukraine.	National Agency on Corruption Prevention official website of the Verkhovna Rada of Ukraine
2.4.4.1.4. Analyzing the provisions of the OECD Council Recommendation for Further Combating Bribery of Foreign Public Officials in International Business Transactions [C(2009)159/REV1/FINAL] and identifying gaps in Ukrainian legislation, which need to be filled in accordance with said Recommendation	March 2023	May 2023	National Anti-Corruption Bureau of Ukraine National Agency on Corruption Prevention Ministry of Justice of Ukraine	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year and/or funds of international technical assistance	An analytical summary / comparative table aligning the provisions of OECD acts and those of Ukrainian legislation has been prepared.	the secretariat of the working group formed in accordance with the Decree of the President of Ukraine of July 28, 2022 No. 539
2.4.4.1.5. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing to amend legislation with a view to its approximation to the provisions of the OECD Council Recommendation for Further Combating Bribery of Foreign Public Officials in International Business Transactions [C(2009)159/REV1/FINAL]	May 2023	February 2024	National Anti-Corruption Bureau of Ukraine National Agency on Corruption Prevention Ministry of Justice of Ukraine	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year and/or funds of international technical assistance	The draft law has been submitted to the Parliament of Ukraine.	National Anti-Corruption Bureau of Ukraine official website of the Verkhovna Rada of Ukraine
2.4.4.1.6. Analyzing the provisions of the OECD Council Recommendations on Bribery and Officially Supported Export Credits [C(2006)163] and identifying	March 2023	June 2023	Ministry of Economy of Ukraine	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year and/or funds	An analytical summary / comparative table aligning the provisions of OECD acts and those of	the secretariat of the working group formed in accordance with

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
gaps in Ukrainian legislation, which need to be filled in accordance with said Recommendation			National Anti-Corruption Bureau of Ukraine National Agency on Corruption Prevention Ministry of Justice of Ukraine Export Credit Agency (by consent)		of international technical assistance	Ukrainian legislation has been prepared.	the Decree of the President of Ukraine of July 28, 2022 No. 539
2.4.4.1.7. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing to amend legislation with a view to its approximation to the provisions of the OECD Council Recommendations on Bribery and Officially Supported Export Credits [C(2006)163]	June 2023	January 2024	Ministry of Economy of Ukraine National Anti-Corruption Bureau of Ukraine National Agency on Corruption Prevention Ministry of Justice of Ukraine Export Credit Agency (by consent)	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year and/or funds of international technical assistance	The draft law has been submitted to the Parliament of Ukraine.	Ministry of Economy of Ukraine official website of the Verkhovna Rada of Ukraine
2.4.4.1.8. Analyzing the provisions of the OECD Council Recommendation on Tax Measures for Further Combating Bribery of Foreign Public Officials in International Business Transactions [C(2009)64] and identifying gaps in Ukrainian legislation, which need to be filled in accordance with said Recommendation	March 2023	June 2023	Ministry of Finance of Ukraine State Tax Service of Ukraine	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year and/or funds of international technical assistance	An analytical summary / comparative table aligning the provisions of OECD acts and those of Ukrainian legislation has been prepared.	the secretariat of the working group formed in accordance with the Decree of the President of Ukraine of July 28, 2022 No. 539
2.4.4.1.9. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing to amend legislation with a view to its approximation to the provisions of the OECD Council Recommendation on Tax Measures for Further Combating Bribery of Foreign Public Officials in International Business Transactions [C(2009)64]	June 2023	December 2023	Ministry of Finance of Ukraine State Tax Service of Ukraine	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year and/or funds of international technical assistance	The draft law has been developed and publicized for a public discussion.	Ministry of Finance of Ukraine official website of the Verkhovna Rada of Ukraine
2.4.4.1.10. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law on amendments to legislative acts with a view to implementation of the OECD Convention on Combating Bribery of Foreign Public Officials in International Business Transactions,	April 2023.	December 2023	National Anti-Corruption Bureau of Ukraine National Agency on Corruption Prevention	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year and/or funds of international technical assistance	The draft law has been submitted to the Parliament of Ukraine.	National Anti-Corruption Bureau of Ukraine official website of the Verkhovna Rada of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
with the exception of the amendments indicated in subclauses 3.3.1.1.3, 3.3.1.2.3, 3.3.2.1.1 і 3.3.2.4.1			Ministry of Justice of Ukraine Ministry of Finance of Ukraine State Tax Service of Ukraine State Financial Monitoring Service of Ukraine State Audit Service of Ukraine				
2.4.4.1.11. Ensuring the regular participation of Ukrainian representatives in meetings of the OECD Working Group on Combating Bribery in International Business Transactions	March 2023	December 2025	working group formed in accordance with the Decree of the President of Ukraine of July 28, 2022 No. 539	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year and/or funds of international technical assistance	Representatives participated in all meetings to which Ukraine was invited.	the secretariat of the working group formed in accordance with the Decree of the President of Ukraine of July 28, 2022 No. 539 official websites of the state authorities official website of OECD
2.4.4.1.12. Drafting and submitting to the Cabinet of Ministers of Ukraine the Draft Law of Ukraine <i>On Ratification of the Agreement (via an Exchange of Letters) on Ukraine's Accession to the OECD Working Group on Combating Bribery in International Business Transactions</i>	March 2023	October 2023	Ministry of Foreign Affairs of Ukraine Ministry of Finance of Ukraine	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Ministry of Foreign Affairs of Ukraine official website of the Verkhovna Rada of Ukraine
2.4.4.1.13. Arranging the payment of fees to the OECD Working Group on Combating Bribery in International Business Transactions for participation in the group's activities	March 2023	December 2025	Ministry of Finance of Ukraine	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year and/or funds of international technical assistance	Fees have been paid on time and in full.	Ministry of Finance of Ukraine OECD
2.4.4.1.14. Ensuring Ukraine's successful in-depth cross-examination by the OECD to verify Ukraine's readiness for membership in the OECD Working Group on Combating Bribery in International Business Transactions, and invitation for Ukraine to join it as a full member	July 2024	March 2025	working group formed in accordance with the Decree of the President of Ukraine of July 28, 2022 No. 539	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year and/or funds of international technical assistance	The OECD Working Group on Combating Bribery in International Business Transactions has issued a favorable opinion on the alignment of Ukrainian legislation, policy, and practices with the requirements of the	official websites of the state authorities official website of OECD

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
2.4.4.1.15. Arranging the ratification of the OECD Convention on Combating Bribery of Foreign Public Officials in International Business Transactions	January 2025	May 2025	working group formed in accordance with the Decree of the President of Ukraine of July 28, 2022 No. 539	state budget	within the established budget allocations for the relevant year	Convention and invited Ukraine to join with full member status. The Convention has been ratified.	official printed publications official website of the Verkhovna Rada of Ukraine
Expected strategic result 2.4.4.2. Permanent and effective cooperation has been established among public authorities, the business community, the Council of the Business Ombudsperson, and the Ukrainian Network of Integrity and Compliance on issues pertaining to protection of legitimate business interests, analyzing systemic problems and developing amendments to legislation, promoting a business culture of integrity, ethics, and accountability.							
2.4.4.2.1. Participation by representatives of government agencies in activities conducted as part of the annual month of business integrity of compliance practitioners of the Ukrainian Network of Integrity and Compliance	March 2023	December 2025	Ministry of Economy of Ukraine Ministry of Finance of Ukraine Ministry of Environmental Protection and Natural Resources of Ukraine Business Ombudsman's Council Economic Security Bureau of Ukraine State Tax Service of Ukraine State Regulatory Service of Ukraine State Customs Service of Ukraine National Anti-Corruption Bureau of Ukraine National Agency on Corruption Prevention	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year	The month of business integrity of compliance practitioners of the Ukrainian Network of Integrity and Compliance has been conducted with the participation of government agencies.	official website of Ministry of Economy of Ukraine official website of the Business Ombudsman's Council

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
2.4.4.2.2. Developing a mechanism for publication of information about the spending of resources allocated by international partners for the rebuilding of Ukraine, information about entities receiving funds for implementation of projects envisioned in the action plan towards post-war rebuilding and development of Ukraine	one month from the date of approval of the plan of measures for the post-war reconstruction and development of Ukraine	three months from the date of approval of the plan of measures for the post-war reconstruction and development of Ukraine	Ministry of Digital Transformation of Ukraine National Agency on Corruption Prevention Ministry of Economy of Ukraine Ministry of Finance of Ukraine	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year	The mechanism for publication of information has been developed and put up for a public discussion.	official website of the Ministry of Digital Transformation of Ukraine
2.4.4.2.3. Public discussion of the developed mechanism for publication of information about the spending of resources allocated by international partners for the rebuilding of Ukraine, information about entities receiving funds for implementation of projects envisioned in the action plan towards post-war rebuilding and development of Ukraine, review of mechanism improvement proposals	four months from the date of approval of the plan of measures for the post-war reconstruction and development of Ukraine	five months from the date of approval of the plan of measures for the post-war reconstruction and development of Ukraine	Ministry of Digital Transformation of Ukraine National Agency on Corruption Prevention Ministry of Economy of Ukraine Ministry of Finance of Ukraine	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year	The public discussion has been conducted and its results have been made public.	official website of the Ministry of Digital Transformation of Ukraine
2.4.4.2.4. Implementing the mechanism for publication of information about the spending of resources allocated by international partners for the rebuilding of Ukraine, information about entities receiving funds for implementation of projects envisioned in the action plan towards post-war rebuilding and development of Ukraine	six months from the date of approval of the plan of measures for the post-war reconstruction and development of Ukraine	nine months from the date of approval of the plan of measures for the post-war reconstruction and development of Ukraine	Ministry of Digital Transformation of Ukraine National Agency on Corruption Prevention Ministry of Economy of Ukraine Ministry of Finance of Ukraine	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year	The public and business communities receive complete and essential information about the implementation of the action plan towards post-war rebuilding and development of Ukraine, as well as about entities that receive funding for project implementation.	official website of the Ministry of Digital Transformation of Ukraine
2.4.4.2.5. Quarterly updating of information about the spending of resources allocated by international partners for the rebuilding of Ukraine, information about entities receiving funds for implementation of projects envisioned in the action plan towards post-war rebuilding and development of Ukraine	ten months from the date of approval of the plan of measures for the post-war reconstruction and	December 2025	Ministry of Digital Transformation of Ukraine National Agency on Corruption Prevention	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year	The information has been updated on a quarterly basis.	official website of the Ministry of Digital Transformation of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
	development of Ukraine		Ministry of Economy of Ukraine				
Expected strategic result 2.4.4.3. The Council of the Business Ombudsperson, business representatives, collective action initiatives, business associations and trade unions have developed a concept for implementation of anticorruption standards in the private sector of the economy.							
2.4.4.3.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing to authorize the National Agency to develop anticorruption standards for the private sector of the economy in line with international standards and European Union standards	April 2023	October 2023	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	National Agency on Corruption Prevention official website of the Verkhovna Rada of Ukraine
2.4.4.3.2. Developing the draft of anticorruption standards for the private sector of the economy	January 2024	March 2024	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The draft has been developed.	National Agency on Corruption Prevention
2.4.4.3.3. Holding a public discussion of the draft indicated in subclause 2.4.4.3.2, obtaining expert opinions and revising the draft	April 2024	May 2024	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The public discussion has been conducted and its results have been made public.	official website of the National Agency on Corruption Prevention
2.4.4.3.4. Approving the revised draft indicated in subclause 2.4.4.3.2	June 2024	July 2024	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The anticorruption standards have been approved.	official website of the National Agency on Corruption Prevention
Expected strategic result 2.4.4.4. Methodological assistance has been provided to private business entities on the practice of applying anticorruption standards, identifying corruption risks in their operations, as well as developing and implementing effective anticorruption programs aimed at eliminating these risks.							
2.4.4.4.1. Developing and approving methodological documents on building an integrity-based (effective) organization, identifying and eliminating risks of corruption in the operations of a legal entity, particularly: 1) when analyzing agreements and contracts signed with legal entities; 2) during business hospitality events; 3) in employment relations; 4) in matters of ensuring observance of sanctions laws; 5) when business entities engage in charitable activities.	November 2023	April 2024	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The methodological documents have been approved.	official website of the National Agency on Corruption Prevention
2.4.4.4.2. Developing and approving methodological documents on the practice of application of standards of integrity (anticorruption standards), particularly in matters of: 1) organizing the workflows of the anticorruption compliance function and anticorruption compliance units;	February 2024	August 2024	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The methodological documents have been approved.	official website of the National Agency on Corruption Prevention

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>2) the content of job descriptions with the functions of anticorruption compliance officers or individuals tasked with performing their functions;</p> <p>3) conducting anticorruption compliance investigations.</p> <p>Expected strategic result 2.4.4.5. In cooperation with the business community, assistance has been provided to legal entities under private law in developing and improving their codes of integrity based on best corporate governance practices.</p>							
<p>2.4.4.5.1. Developing the draft of the model code of integrity, which contains provisions on:</p> <p>1) corporate values and the corporate code of conduct;</p> <p>2) liability for violations of this code;</p> <p>3) ethical standards of the hiring process, assurance of equal opportunities for workers to avoid discrimination against them;</p> <p>4) the procedure for interacting with civil servants, public relations, and dealing with business partners;</p> <p>5) corporate social accountability and charitable donations;</p> <p>6) conflict of interest and its resolution;</p> <p>7) gifts and entertainment (including trips for clients) and lobbying fees;</p> <p>8) political activity;</p> <p>9) antimonopoly policy and unscrupulous competition;</p> <p>10) protection of the legal entity's property, confidential information and personal data, intellectual property.</p>	March 2024	May 2024	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The draft of the model code of integrity has been developed.	National Agency on Corruption Prevention
<p>2.4.4.5.2. Holding a public discussion of the draft of the model code of integrity indicated in subclause 2.4.4.5.1, obtaining expert opinions and revising the draft</p>	June 2024	July 2024	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The public discussion has been conducted and its results have been made public.	official website of the National Agency on Corruption Prevention
<p>2.4.4.5.3. Approving the revised model code of integrity indicated in subclause 2.4.4.5.1</p>	August 2024	October 2024	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The model code of integrity has been approved.	official website of the National Agency on Corruption Prevention
<p>Expected strategic result 2.4.4.6. Effective mechanisms for verification of information on the ultimate beneficial owners of legal entities under private law in the Unified State Register of Legal Entities, Individual Entrepreneurs, and Public Associations have been introduced.</p>							
<p>2.4.4.6.1. Developing the draft Regulation on the Form and Substance of the Structure of Ownership of a Legal Entity</p>	March 2023	May 2023	Ministry of Finance of Ukraine	state budget	within the established budget allocations for the relevant year	The draft Regulation has been developed.	Ministry of Finance of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
2.4.4.6.2. Clearing the draft Regulation indicated in subclause 2.4.4.6.1 with the concerned agencies	May 2023	August 2023	Ministry of Finance of Ukraine State Financial Monitoring Service of Ukraine Ministry of Digital Transformation of Ukraine Ministry of Justice of Ukraine concerned authorities	state budget	within the established budget allocations for the relevant year	The draft Regulation has been cleared with stakeholders.	Ministry of Finance of Ukraine Ministry of Justice of Ukraine
2.4.4.6.3. Approving the Regulation indicated in subclause 2.4.4.6.1, ensuring its state registration	August 2023	September 2023	Ministry of Finance of Ukraine Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	The Regulation has been approved.	official website of the Ministry of Finance of Ukraine
2.4.4.6.4. Developing the draft of the Regulation on the Form and Substance of the Structure of Ownership of Legal Entities Subject to State Regulation and Oversight by the National Securities and Stock Market Commission (NSSMC)	March 2023	April 2023	National Commission on Securities and Stock Market	state budget	within the established budget allocations for the relevant year	The draft Regulation has been developed.	National Commission on Securities and Stock Market
2.4.4.6.5. Clearing the draft Regulation indicated in subclause 2.4.4.6.4 with the concerned agencies	April 2023	May 2023	National Commission on Securities and Stock Market Ministry of Finance of Ukraine concerned authorities	state budget	within the established budget allocations for the relevant year	The draft Regulation has been cleared with stakeholders.	National Commission on Securities and Stock Market
2.4.4.6.6. Approving the Regulation indicated in subclause 2.4.4.6.4	May 2023	June 2023	National Commission on Securities and Stock Market	state budget	within the established budget allocations for the relevant year	The Regulation has been approved.	official website of the National Commission on Securities and Stock Market
2.4.4.6.7. Developing and submitting to the Cabinet of Ministers of Ukraine and the National Bank the draft Methodology for Determining the Ultimate Beneficial Owner by a Legal Entity	March 2023	August 2023	Ministry of Finance of Ukraine	state budget	within the established budget allocations for the relevant year	The Methodology has been approved by the Cabinet of Ministers of Ukraine.	Ministry of Finance of Ukraine official printed publications

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
2.4.4.6.8. Developing and submitting to the Cabinet of Ministers of Ukraine the draft Procedure for automatic verification of the details of ultimate beneficial owners of legal entities using the tools of the Unified State Web Portal for Electronic Services with the use of details from the Unified State Demographic Register and the State Register of Individual Taxpayers	March 2023	May 2023	Ministry of Digital Transformation of Ukraine Ministry of Justice of Ukraine Ministry of Finance of Ukraine Ministry of Internal Affairs of Ukraine State Tax Service of Ukraine	state budget	within the established budget allocations for the relevant year	The procedure has been approved by the Cabinet of Ministers of Ukraine.	official website of the Cabinet of Ministers of Ukraine Ministry of Digital Transformation of Ukraine official printed publications official website of the Cabinet of Ministers of Ukraine
2.4.4.6.9. Developing the draft of the Procedure by which a legal entity must submit explanations and documents to prove information about ultimate beneficial owners and the structure of ownership, as well as the procedure for reviewing them	March 2023	April 2023	Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	The draft Procedure has been developed and publicized for a public discussion.	Ministry of Justice of Ukraine
2.4.4.6.10. Holding a public discussion of the draft procedure indicated in subclause 2.4.4.6.9, obtaining expert opinions and revising the draft	April 2023	May 2023	Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	The public discussion has been conducted and its results have been made public.	official website of the Ministry of Justice of Ukraine
2.4.4.6.11. Clearing the draft procedure indicated in subclause 2.4.4.6.9 with the concerned agencies	May 2023	June 2023	Ministry of Justice of Ukraine Ministry of Finance of Ukraine concerned authorities	state budget	within the established budget allocations for the relevant year	The draft procedure has been cleared with stakeholders.	official website of the Ministry of Justice of Ukraine
2.4.4.6.12. Approving the revised draft procedure indicated in subclause 2.4.4.6.9	June 2023	July 2023	Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	The procedure has been approved.	official printed publications The unified state register of normative legal acts
2.4.4.6.13. Developing the draft of the Procedure by which the holder of the Unified State Register of Legal Entities, Individual Entrepreneurs, and Public Associations shall be notified by reporting entities about any discovered discrepancies in information about	March 2023	May 2023	Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	The draft Procedure has been developed and publicized for a public discussion.	Ministry of Justice of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
ultimate beneficial owners and the structure of ownership of legal entities							
2.4.4.6.14. Holding a public discussion of the draft procedure indicated in subclause 2.4.4.6.13, obtaining expert opinions and revising the draft	May 2023	June 2023	Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	The public discussion has been conducted and its results have been made public.	official website of the Ministry of Justice of Ukraine
2.4.4.6.15. Approving the revised draft procedure indicated in subclause 2.4.4.6.13	June 2023	July 2023	Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	The procedure has been approved.	official printed publications The unified state register of normative legal acts
2.4.4.6.16. Developing the draft of the Procedure by which reporting entities shall relay information to the specially authorized agency about any discrepancies in information about ultimate beneficial owners and the structure of ownership of legal entities	March 2023	April 2023	Ministry of Justice of Ukraine Ministry of Finance of Ukraine	state budget	within the established budget allocations for the relevant year	The draft Procedure has been developed.	Ministry of Justice of Ukraine
2.4.4.6.17. Approving the draft Procedure indicated in subclause 2.4.4.6.16	May 2023	June 2023	Ministry of Justice of Ukraine Ministry of Finance of Ukraine	state budget	within the established budget allocations for the relevant year	The procedure has been approved.	official printed publications The unified state register of normative legal acts
2.4.4.6.18. Developing the draft of the Procedure for holding legal entities liable and the procedure for determining the amount of fines for entering or submitting false information about the ultimate beneficial owner of the legal entity (or the absence thereof), failure to submit or late submission of said information	March 2023	April 2023	Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	The draft Procedure has been developed.	Ministry of Justice of Ukraine
2.4.4.6.19. Holding a public discussion of the draft procedure indicated in subclause 2.4.4.6.18, obtaining expert opinions and revising the draft	April 2023	May 2023	Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	The public discussion has been conducted and its results have been made public.	official website of the Ministry of Justice of Ukraine
2.4.4.6.20. Approving the revised draft procedure indicated in subclause 2.4.4.6.18	May 2023	June 2023	Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	The procedure has been approved.	official printed publications The unified state register of normative legal acts
2.4.4.6.21. Providing the technical capability to make a notation in the Unified State Register of Legal Entities, Individual Entrepreneurs, and Public Associations about a potentially misleading nature of the information about the ultimate beneficial owner or the structure of ownership of the legal entity and about the National	April 2023	June 2023	Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	The technical capability to make a notation in the Unified State Register of Legal Entities, Individual Entrepreneurs, and Public Associations about a	Ministry of Justice of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
Bank having found the structure of ownership of the legal entity to be nontransparent (transparent)						potentially misleading nature of the information about the ultimate beneficial owner or the structure of ownership of the legal entity and about the National Bank having found the structure of ownership of the legal entity to be nontransparent (transparent) has been ensured.	
2.4.4.6.22. Ensuring the technical capability to perform automatic verification of the details of ultimate beneficial owners of legal entities using the tools of the Unified State Web Portal for Electronic Services with the use of details from the Unified State Demographic Register and the State Register of Individual Taxpayers	April 2023	December 2023	Ministry of Digital Transformation of Ukraine State Tax Service of Ukraine State Migration Service of Ukraine	state budget	within the established budget allocations for the relevant year	The technical capability to perform automatic verification of the details of ultimate beneficial owners of legal entities using the tools of the Unified State Web Portal for Electronic Services with the use of details from the Unified State Demographic Register and the State Register of Individual Taxpayers has been ensured.	Ministry of Digital Transformation of Ukraine State Tax Service of Ukraine State Migration Service of Ukraine
Expected strategic result 2.4.4.7. A law on administrative procedure has been adopted, which defines the right of a person to be heard in the face of a pending unfavorable administrative act, ensures balanced decisions that legitimately balance public and private interests, defines the specifics of administrative proceedings in cases involving a large number of persons, and establishes the obligation to provide reasoning for decisions and specify the procedure for appealing them.							
2.4.4.7.1. Monitoring and issuing substantiated opinions objecting to the draft laws that provide for a postponement of the effective date of the Law of Ukraine <i>On the Administrative Procedure</i> by more than 18 months from the date of its publication, i.e. after December 15, 2023	March 2023	December 2023	Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	Opinions objecting to the draft laws that provide for a postponement of the effective date of the Law of Ukraine <i>On the Administrative Procedure</i> by more than 18 months from the date of its publication, i.e. after December 15, 2023, have been issued.	Ministry of Justice of Ukraine
2.4.4.7.2. Monitoring and issuing substantiated opinions objecting to the draft laws that propose amendments that would narrow down the subject matter of the effect of the Law of Ukraine <i>On the Administrative Procedure</i>	March 2023	December 2025	Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	Opinions objecting to all draft laws that propose amendments that would narrow down the subject matter of the effect of the Law of Ukraine <i>On the Administrative Procedure</i> have been issued.	Ministry of Justice of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
2.4.4.7.3. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing to align legislative acts with the provisions of the Law of Ukraine <i>On the Administrative Procedure</i> (in accordance with the plan of implementation of the Law of Ukraine <i>On the Administrative Procedure</i>)	March 2023	December 2023	Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Ministry of Justice of Ukraine official website of the Verkhovna Rada of Ukraine
2.4.4.7.4. Monitoring and issuing substantiated opinions objecting to the draft laws that propose regulating aspects of administrative procedures and are substantially inconsistent with the Law of Ukraine <i>On the Administrative Procedure</i>	March 2023	December 2025	Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	Opinions objecting to all draft laws that are substantially inconsistent with the Law of Ukraine <i>On the Administrative Procedure</i> have been issued.	Ministry of Justice of Ukraine
2.4.4.7.5. Arranging the training of civil servants and officials of local self-government bodies under professional development programs focusing on the general administrative procedure	June 2023	December 2025	National Agency of Ukraine on Civil Service	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year and/or funds of international technical assistance	Training on the general administrative procedure has been provided to 1,000 individuals.	National Agency of Ukraine on Civil Service
Expected strategic result 2.4.4.8. The law on administrative fees has been adopted, which defines the concept, kinds, and functions of administrative fees, the principles by which they are charged, paid, and used.							
2.4.4.8.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law on the administrative fee that would define:	January 2024	October 2024	Ministry of Digital Transformation of Ukraine Ministry of Finance of Ukraine Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Ministry of Digital Transformation of Ukraine official website of the Verkhovna Rada of Ukraine
1) the concept, kinds, and functions of the administrative fee;							
2) the principles of charging, paying, and using the administrative fee;							
3) the unified criteria for charging and not charging fees for administrative services, particularly the need to establish which services should be paid for exclusively by law;							
4) the minimum amount of the administrative fee;							
5) specific and balanced amounts of the administrative fee for key administrative services in accordance with the relevant list;							
6) the possibility of reducing or increasing the amount of the administrative fee bearing in mind the form and timeframe of the administrative service.							
2.4.4.8.2. Developing the draft of the Procedure for compiling the list of expenditures for the provision of an administrative service (prime cost) and using it to determine the amount of the administrative fee	within one month from the date of entry into force of the law specified in the subparagraph 2.4.4.8.1	within three months from the date of entry into force of the law specified in the subparagraph 2.4.4.8.1	Ministry of Digital Transformation of Ukraine	state budget	within the established budget allocations for the relevant year	The draft Procedure has been developed and publicized for a public discussion.	Ministry of Digital Transformation of Ukraine
2.4.4.8.3. Holding a public discussion of the draft procedure indicated in subclause 2.4.4.8.2, and ensuring	within four months from the date of	within five months from the date of	Ministry of Digital	state budget	within the established budget allocations for the relevant year	The public discussion has been conducted and its	official website of the Ministry of Digital

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
its revision (if needed), approval, and submission for state registration	entry into force of the law specified in subsection 2.4.4.8.1	entry into force of the law specified in subsection 2.4.4.8.1	Transformation of Ukraine			results have been made public.	Transformation of Ukraine
2.4.4.8.4. Supporting the state registration of the draft order indicated in subclause 2.4.4.8.2 and its official publication	within six months from the date of entry into force of the law specified in subsection 2.4.4.8.1	to the state registration of the order specified in subsection 2.4.4.8.2	Ministry of Digital Transformation of Ukraine Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	The procedure has been registered and made public.	official printed publications The unified state register of normative legal acts
Expected strategic result 2.4.4.9. Legislation establishes the obligation of internal auditors to report the facts of corruption and corruption-related offenses they have discovered.							
2.4.4.9.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing to amend Article 61 of the Law and provide for the obligation of the employee of the legal entity conducting an internal audit to notify the specially authorized anticorruption entity as well as the officer responsible for preventing corruption in the operations of the legal entity, the manager of the legal entity, or the founders (shareholders) of the legal entity about any instances of corruption and corruption-related offenses, as well as instances where attempts were made to incite corruption in the operations of the legal entity	March 2023	October 2023	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	National Agency on Corruption Prevention official website of the Verkhovna Rada of Ukraine
Expected strategic result 2.4.4.10. The law on the Institution of the Business Ombudsperson has been adopted, which will help prevent corruption and corruption-related offenses or other violations of the legitimate rights and interests of business entities affected by unscrupulous conduct (actions, decisions and/or omission to act) on the part of government agencies and local self-government bodies.							
2.4.4.10.1. Supporting the consideration of the Draft Law of Ukraine <i>On the Institution of the Business Ombudsperson in Ukraine</i> (registration number 3607 dated June 5, 2020) in the Parliament of Ukraine (particularly if the President of Ukraine vetoes the draft law)	January 2024	March 2024	Ministry of Economy of Ukraine Ministry of Justice of Ukraine	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year and/or funds of international technical assistance	The law has been signed by the President of Ukraine.	official printed publications of Ukraine official website of the Verkhovna Rada of Ukraine
2.5. Construction, land relations, and infrastructure							
Problem 2.5.1. The lack of publicity surrounding the information in the field of urban development and land management fosters corruption and makes construction in violation of the law possible.							
Expected strategic result 2.5.1.1. The implementation of the Unified State Electronic System in Construction has been finalized.							
2.5.1.1.1. Implementing measures towards systematization and public access to the entirety of the urban development documentation currently in effect, integrating it into the Unified State Electronic System in Construction, particularly by:	March 2023	December 2025	Ministry for Communities, Territories and Infrastructure Development of Ukraine	state budget	within the established budget allocations for the relevant year	Urban development documentation has been integrated into the Unified State Electronic System in Construction.	Ministry for Communities, Territories and Infrastructure Development of Ukraine United state electronic system in the field of construction
1) populating the Unified State Electronic System in Construction with materials of urban development documentation (other than classified information);							
2) granting viewer access to urban development documentation in any administrative-territorial unit or							

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
territorial community with the level of detail down to a separate land plot (other than classified information); 3) enabling employees of urban development and architecture authorities to enter urban development documentation of the relevant level into the Unified State Electronic System in Construction and update it; 4) enabling users of the Unified State Electronic System in Construction to use geospatial data sets of urban development documentation, orthophotomaps, topographic maps and plans of the relevant levels in the state geodesic coordinate system USK-2000, which have been published as geospatial data display services (other than classified information).							
2.5.1.1.2. Launch of the service for validation and public discussion (particularly electronic public discussions) of drafts of urban development documentation on the portal of the Unified State Electronic System in Construction	January 2024	March 2024	Ministry for Communities, Territories and Infrastructure Development of Ukraine	state budget	within the established budget allocations for the relevant year	The Unified State Electronic System in Construction contains a section for a public discussion of drafts of urban development documentation.	Ministry for Communities, Territories and Infrastructure Development of Ukraine
2.5.1.1.3. Implementing measures towards integration and electronic data exchange among the Unified State Electronic System in Construction, the State Register of Real Rights to Immovable Property, and the State Land Cadaster, in particular by: 1) reflecting immovable properties in the State Land Cadaster and integrating information about immovable properties and construction projects in progress (issued construction manifests, registered urban development conditions and restrictions, current documents that authorize construction work), accessing the information of the Unified State Electronic System in Construction about construction projects in progress within the State Land Cadaster; 2) enabling state registrars of rights to immovable property to receive information from the Unified State Electronic System in Construction about the results of technical inventory of immovable properties.	March 2023	February 2024	Ministry for Communities, Territories and Infrastructure Development of Ukraine Ministry of Justice of Ukraine State Service of Ukraine for Geodesy, Cartography and Cadastre	state budget	within the established budget allocations for the relevant year	The State Register of Real Rights to Immovable Property and the State Land Cadaster have been integrated into the Unified State Electronic System in Construction.	United state electronic system in the field of construction
2.5.1.1.4. Implementing measures towards integration and electronic data exchange between the Unified State Electronic System in Construction and the electronic register of cultural heritage sites not only based on the address but also based on geospatial data of properties and the registration number of the cultural heritage site	November 2023	February 2024	Ministry for Communities, Territories and Infrastructure Development of Ukraine Ministry of Culture and	state budget	within the established budget allocations for the relevant year	The electronic register of cultural heritage sites has been integrated into the Unified State Electronic System in Construction.	official website of the Ministry of Culture and Information Policy of Ukraine official website of the Ministry for Communities, Territories and

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
			Information Policy of Ukraine				Infrastructure Development of Ukraine United state electronic system in the field of construction
2.5.1.1.5. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law that proposes amendments to select laws of Ukraine on ensuring the operation of the Unified State Electronic System in Construction, which provides for the possibility of providing in electronic form only those administrative services for which laws of Ukraine define the procedure for providing the service, the list of documents needed to receive the service, the grounds for rejecting the application, returning the application for revision, and approving the application (providing the service)	March 2023	May 2024	Ministry for Communities, Territories and Infrastructure Development of Ukraine	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Ministry for Communities, Territories and Infrastructure Development of Ukraine official website of the Verkhovna Rada of Ukraine
2.5.1.1.6. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law that proposes amendments to select laws of Ukraine and provides for: 1) entry of information into the Register of Development Operations by the administrator of the administrative services center upon receipt of hardcopy documents from the client; 2) improvement of the mechanism by which the state architectural and construction oversight agency implements the decision of the central executive authority tasked with implementing public policy on state architectural and construction oversight to grant a complaint and order a repeated consideration of the matter	one month from the date of entry into force of the law specified in the subparagraph 2.5.1.1.5	eight months from the date of entry into force of the law specified in the subparagraph 2.5.1.1.5	Ministry for Communities, Territories and Infrastructure Development of Ukraine	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Ministry for Communities, Territories and Infrastructure Development of Ukraine official website of the Verkhovna Rada of Ukraine
Expected strategic result 2.5.1.2. The Unified Electronic Urban Development Cadaster has been created, which is a platform for providing all administrative services in the field of urban development and a public source of urban development information. Urban development documentation becomes effective from the time when it has been entered into the Unified Electronic Urban Development Cadaster and assigned a spatial index.							
Expected strategic result 2.5.1.3. The Unified Electronic Urban Development Cadaster has been integrated with other registers, cadasters, and databases. Control over the currency and accuracy of data in the registers has been ensured, and responsibility for the timeliness and accuracy of the information entered into them has been established.							
Expected strategic result 2.5.1.4. It has been stipulated that urban development documentation must be developed in vector digital form. Urban development conditions and restrictions are generated automatically by the software tools of the unified electronic urban development cadaster in the form of an extract from a detailed territory plan indicating the established restrictions (after the adoption of detailed territory plans containing information on urban development conditions and restrictions for each land plot) or from the master plan of a population center (in the absence of a detailed territory plan and provided that it is possible to automatically generate information on urban development conditions and restrictions from existing master plans).							
2.5.1.2.1—2.5.1.4.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing amendments to select laws on the creation and operation of a unified electronic urban development cadaster, which:	January 2024	August 2024	Ministry for Communities, Territories and Infrastructure Development of Ukraine	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Ministry for Communities, Territories and Infrastructure Development of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>1) provides for the creation of a unified electronic urban development cadaster with unified (standard) requirements for the content of all registers on the same cartographic substrate;</p> <p>2) designates the government agency responsible for creating and maintaining (administering) the unified electronic urban development cadaster;</p> <p>3) defines the powers and officers responsible for transferring data to populate the unified electronic urban development cadaster, as well as the responsibility of such officers for the accuracy and relevance of such information and its timely uploads;</p> <p>4) ensures public access to the unified electronic urban development cadaster (other than classified information);</p> <p>5) defines the list and procedure for providing administrative services in the sector of urban development with the help of the platform of the unified electronic urban development cadaster, particularly through the Unified State Electronic System in Construction;</p> <p>6) provides for the creation of urban development documentation in digital vector form and stipulates that urban development documentation shall take effect only from the time of its registration in the unified electronic urban development cadaster and assignment of a spatial index, as well as specifies the time frames and officers responsible for populating this cadaster with current urban development documentation (particularly the documentation adopted before the cadaster was instituted);</p> <p>7) provides for data integration of the unified electronic urban development cadaster, the State Land Cadaster, the State Register of Real Rights to Immovable Property, the electronic register of cultural heritage sites, the State Forest Cadaster, the State Cadaster of Territories and Sites of the Nature Reserve Fund, and other essential information resources of the state, the list of which shall be compiled by the Cabinet of Ministers of Ukraine in the Procedure for Maintaining the Unified Electronic Urban Development Cadaster;</p> <p>8) stipulates that urban development conditions and restrictions shall be generated automatically by software tools of the unified electronic urban development cadaster, along with specific kinds of permits.</p>						official website of the Verkhovna Rada of Ukraine	

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>2.5.1.2.2—2.5.1.4.2. Putting into operation the unified electronic urban development cadaster, whose tools ensure:</p> <p>1) automation and provision of the legislatively prescribed list of administrative services in the sector of urban development, which have to be provided through the platform of the unified electronic urban development cadaster;</p> <p>2) population of the unified electronic urban development cadaster with current urban development documentation (particular that adopted prior to the launch of the cadaster) and assignment of a spatial index to this documentation;</p> <p>3) maintenance of the state register of urban development documentation as part of the unified electronic urban development cadaster and entry of urban development documentation into the unified electronic urban development cadaster, assignment of a spatial index, and granting free access to this documentation (other than classified information);</p> <p>4) mutual exchange and integration of data among the unified electronic urban development cadaster, the State Land Cadaster, the State Register of Real Rights to Immovable Property, the electronic register of cultural heritage sites, the State Forest Cadaster, the State Cadaster of Territories and Sites of the Nature Reserve Fund; geospatial data about the territory, administrative-territorial units; databases of ecological and forest cadasters, geotechnical conditions; data on facilities of the engineering and transport infrastructure, existing and proposed utility networks, line facilities of the energy infrastructure, distribution of capacities of utility networks, available unclaimed capacity, and technical specifications issued; geospatial data of technical inventory and registration of immovable properties, the unified register of addresses;</p> <p>5) the ability to automatically generate urban development conditions and restrictions as well as specific kinds of permits by submitting an online application through the platform of the unified electronic urban development cadaster.</p> <p>Expected strategic result 2.5.1.5. It has been mandated that the requirements of urban development documentation must be considered when drafting and implementing socioeconomic development programs.</p>	October 2024	March 2025	Ministry for Communities, Territories and Infrastructure Development of Ukraine Ministry of Digital Transformation of Ukraine	state budget	within the established budget allocations for the relevant year	The Unified Electronic Urban Development Cadaster has been put into operation with full functionality.	official website of the Ministry for Communities, Territories and Infrastructure Development of Ukraine
2.5.1.5.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing amendments to select laws on the implementation of urban development documentation, which stipulates that:	April 2023	September 2023	Ministry for Communities, Territories and Infrastructure	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Ministry for Communities, Territories and Infrastructure

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>1) implementation of urban development documentation shall be carried out by developing, approving, and implementing the relevant action plans that can be approved simultaneously with the approval of urban development documentation, but in any case no later than six months following the approval of the relevant documentation;</p> <p>2) alignment of the provisions of economic and social development programs and the actions plans shall be the responsibility of the agency that made the decision to approve the relevant urban development documentation;</p> <p>3) urban development documentation implementation measures shall be provided with funding for the relevant period;</p> <p>4) the list of activities, amounts and sources of funding shall be reflected in social and economic development programs within the time frames outlined in the action plan;</p> <p>5) changes to the action plan that involve extending the time frame or changing the sequence of implementation of specific parts of projects involving the development of social and utility infrastructure are prohibited;</p> <p>6) the action plan shall be made public by the agency that made the decision to approve the relevant urban development documentation.</p>			Development of Ukraine				Development of Ukraine official website of the Verkhovna Rada of Ukraine
<p>Problem 2.5.2. The absence of public information on cultural heritage sites and conflicts in urban development and landmark protection laws result in abuses and development of cultural heritage sites.</p> <p>Expected strategic result 2.5.2.1. Cultural heritage sites have been inventoried, and the inventory findings have been used to update the list of historic populated areas; the electronic register of cultural heritage sites has been populated with data and made public.</p> <p>2.5.2.1.1. Drafting and submitting to the Cabinet of Ministers of Ukraine the draft resolution on amendments to the Procedure for Granting Historic Status to a Populated Area, approved by the resolution of the Cabinet of Ministers of Ukraine dated July 3, 2006, No. 909, which, <i>inter alia</i>:</p> <p>1) aligns this Procedure with the Law of Ukraine <i>On the Protection of Cultural Heritage</i> and the resolution of the Cabinet of Ministers of Ukraine dated September 3, 2014, No. 495 <i>On Approval of the Regulation on the Ministry of Culture of Ukraine</i>;</p> <p>2) provides for the procedure of monitoring of cultural heritage sites and monitoring undertaken to detect any grounds to grant historic status to population centers;</p>	March 2023	June 2023	Ministry of Culture and Information Policy of Ukraine	state budget	within the established budget allocations for the relevant year	The resolution of the Cabinet of Ministers of Ukraine has been adopted.	Ministry of Culture and Information Policy of Ukraine official printed publications official website of the Cabinet of Ministers of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>3) provides for the procedure and grounds for submitting a petition for changes to the List of Historic Populated Areas of Ukraine.</p> <p>2.5.2.1.2. Inventorying and monitoring cultural heritage sites that serve as grounds for adding a populated area to the List of Historic Populated Areas of Ukraine, and checking the existence of other grounds for adding populated areas to said List, as well as updating documents needed to grant historic status to a city, town or village and add it to the List of Historic Populated Areas of Ukraine, and more specifically:</p> <p>1) checking the availability of documents needed to grant historic status to a city, town or village and add it to the List of Historic Populated Areas of Ukraine, updating the documents (if they have been found to be incomplete) or generating (creating) documents (if the document are missing but grounds exist for adding a city, town or village to the List of Historic Populated Areas of Ukraine), publishing the results on the official website of the Ministry of Culture and Information Policy;</p> <p>2) monitoring cultural heritage sites that serve as grounds for granting historic status to populated areas, and verifying that the population centers meet the other criteria for being on the List of Historic Populated Areas of Ukraine, particularly by inspecting the availability and status of cultural heritage sites, preparing a visual inspection report using the form provided in Appendix 6 to the Procedure for Maintaining a Record of Cultural Heritage Sites, approved by the order of the Ministry of Culture dated March 11, 2013, No. 158, as amended by the order of the Ministry of Culture dated June 27, 2019, No. 501, verifying the preservation of the layout as it existed in previous historical epochs (prior to the 20th century), preservation of the primary composition centers and composition gridlines of the populated areas, preservation of ordinary historic buildings — while documenting the monitoring process and its results; the results have been published on the official website of the Ministry of Culture and Information Policy;</p> <p>3) creating a list of cultural heritage sites that have vanished (been destroyed, demolished) or lost their historic (cultural) value, as well as the list of historic populated areas that do not meet the criteria for being on the List of Historic Populated Areas of Ukraine; the results have been published on the official website of the Ministry of Culture and Information Policy.</p>	March 2023	August 2023	<p>Ministry of Culture and Information Policy of Ukraine</p> <p>Council of Ministers of the Autonomous Republic of Crimea</p> <p>regional, Kyiv and Sevastopol city state administrations</p>	state budget	within the established budget allocations for the relevant year	<p>Cultural heritage sites that serve as grounds for adding a populated area to the List of Historic Populated Areas of Ukraine have been inventoried and monitored, and the official documentation has been updated.</p>	official website of the Ministry of Culture and Information Policy of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
2.5.2.1.3. Drafting a resolution of the Cabinet of Ministers of Ukraine on amendments to the resolution of the Cabinet of Ministers of Ukraine dated July 26, 2001, No. 878, and approving the updated List of Historic Populated Areas of Ukraine based on the results of the activities indicated in subclause 2.5.2.1.2	July 2023	November 2023	Ministry of Culture and Information Policy of Ukraine Ministry for Communities, Territories and Infrastructure Development of Ukraine	state budget	within the established budget allocations for the relevant year	The resolution of the Cabinet of Ministers of Ukraine has been adopted.	Ministry of Culture and Information Policy of Ukraine official printed publications official website of the Cabinet of Ministers of Ukraine
2.5.2.1.4. Developing the draft order on amendments to the Procedure for Maintaining a Record of Cultural Heritage Sites, approved by the order of the Ministry of Culture dated March 11, 2013, No. 158, which: 1) provides for the monitoring and control of landmarks of local significance and landmarks of national significance appearing for more than 3 years on the List of Cultural Sites of National Significance, which are subject to registration in the State Register of Immovable Landmarks of Ukraine, and causing the relevant authorities to make the appropriate decision with respect to the cultural heritage sites before the three-year term expires (to include them / deny their inclusion in the State Register of Immovable Landmarks of Ukraine); 2) stipulates that landmarks (monuments, memorial signs) that glorify the aggressor state or support the aggression (war) of the Russian Federation against Ukraine, those dedicated to individuals supporting the aggression (war) of the Russian Federation against Ukraine, and those installed by the occupation authorities in the territory of Ukraine or in specific administrative-territorial units shall not be eligible for inclusion in the State Register of Immovable Landmarks of Ukraine.	March 2023	April 2023	Ministry of Culture and Information Policy of Ukraine	state budget	within the established budget allocations for the relevant year	The draft order has been drafted and publicized for a public discussion.	official website of the Ministry of Culture and Information Policy of Ukraine
2.5.2.1.5. Holding a public discussion of the draft order indicated in subclause 2.5.2.1.4, and ensuring its revision (if needed), issuance, and submission for state registration	April 2023	May 2023	Ministry of Culture and Information Policy of Ukraine	state budget	within the established budget allocations for the relevant year	The public discussion has been conducted and its results have been made public.	official website of the Ministry of Culture and Information Policy of Ukraine
2.5.2.1.6. Supporting the state registration of the draft order indicated in subclause 2.5.2.1.4 and its official publication	June 2023	June 2023	Ministry of Culture and Information Policy of Ukraine Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	The order has been registered and published.	official printed publications The unified state register of normative legal acts

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>2.5.2.1.7. Cultural heritage sites have been inventoried and monitored for the purposes of creating a complete and unified electronic register of cultural heritage sites. In particular:</p> <p>1) cultural heritage sites of national and local significance included in the State Register of Immovable Landmarks of Ukraine have been inventoried (with the issuance of documents for removal of some of the sites from the register based on the results of the inventory), registration documents of cultural heritage sites have been updated and inventoried, with registration documents issued for newly discovered sites and sites officially registered in accordance with laws that were in effect prior to the effective date of the Law of Ukraine <i>On the Protection of Cultural Heritage</i>;</p> <p>2) the array of registration documents pertaining to each cultural heritage site included in the State Register of Immovable Landmarks of Ukraine has been digitized and made public.</p>	March 2023	December 2023	Ministry of Culture and Information Policy of Ukraine Council of Ministers of the Autonomous Republic of Crimea regional, Kyiv and Sevastopol city state administrations	state budget	within the established budget allocations for the relevant year	All cultural heritage sites of national and local significance have been inventoried and monitored, and registration documents have been digitized.	official website of the Ministry of Culture and Information Policy of Ukraine
<p>2.5.2.1.8. Developing a draft decision of the Ministry of Culture and Information Policy on the removal of landmarks of local significance from the State Register of Immovable Landmarks of Ukraine based on the findings of the activities indicated in subclause 2.5.2.1.7 (if the landmark has not been preserved or has lost its historic (cultural) value), or if no grounds exist for including the landmark in the State Register of Immovable Landmarks of Ukraine</p>	November 2023	December 2023	Ministry of Culture and Information Policy of Ukraine local bodies of cultural heritage protection (by consent) Ukrainian Society for the Protection of Historical and Cultural Monuments (by consent) public organizations, whose statutory tasks include issues related to the protection of cultural heritage (by consent)	state budget	within the established budget allocations for the relevant year	The draft decision has been developed and publicized for a public discussion.	official website of the Ministry of Culture and Information Policy of Ukraine
<p>2.5.2.1.9. Holding a public and expert discussion of the draft decision indicated in subclause 2.5.2.1.8, and ensuring its revision (if needed)</p>	January 2024	January 2024	Ministry of Culture and Information Policy of Ukraine	state budget	within the established budget allocations for the relevant year	The public discussion has been conducted and its results have been made public.	official website of the Ministry of Culture and Information Policy of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
2.5.2.1.10. Signing and publishing the decision indicated in subclause 2.5.2.1.8	February 2024	February 2024	Ministry of Culture and Information Policy of Ukraine	state budget	within the established budget allocations for the relevant year	The decision has been adopted.	official website of the Ministry of Culture and Information Policy of Ukraine
2.5.2.1.11. Drafting and submitting to the Cabinet of Ministers of Ukraine the draft resolution of the Cabinet of Ministers of Ukraine on the removal of landmarks of national significance from the State Register of Immovable Landmarks of Ukraine based on the findings of the activities indicated in subclause 2.5.2.1.7 (if the landmark has not been preserved or has lost its historic (cultural) value), or if no grounds exist for including the landmark in the State Register of Immovable Landmarks of Ukraine	November 2023	March 2024	Ministry of Culture and Information Policy of Ukraine	state budget	within the established budget allocations for the relevant year	The resolution of the Cabinet of Ministers of Ukraine has been adopted.	Ministry of Culture and Information Policy of Ukraine official printed publications official website of the Cabinet of Ministers of Ukraine
2.5.2.1.12. Publicizing the updated State Register of Immovable Landmarks of Ukraine (as a unified document) based on the outcome of the activities indicated in subclauses 2.5.2.1.8—2.5.2.1.11, and publicizing the list of cultural heritage sites (as a unified document) based on the outcome of the activities indicated in subclause 2.5.2.1.7	March 2024	March 2024	Ministry of Culture and Information Policy of Ukraine	state budget	within the established budget allocations for the relevant year	The updated State Register of Immovable Landmarks of Ukraine (as a unified document) and the list of cultural heritage sites (as a unified document) have been made public.	official website of the Ministry of Culture and Information Policy of Ukraine
2.5.2.1.13. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft resolution of the Cabinet of Ministers of Ukraine on the functioning and procedure for maintaining the electronic register of cultural heritage sites, which stipulates: 1) the procedure for maintaining the register, populating it with documentation (that had been created prior to the institution of the register), and keeping it up to date; 2) the public nature of the register and information contained in it, the procedure by which the public and government agencies access the register; 3) that information added to or removed from the electronic register of cultural heritage sites must include the details of the author of the relevant action and its time, the history of actions (this history must not be removed and must allow viewing all previous versions), and that it should be impossible to erase information from the electronic register of cultural heritage sites (this information should be logged in the history, i.e. the previous version of the register).	March 2023	October 2023	Ministry of Culture and Information Policy of Ukraine	state budget	within the established budget allocations for the relevant year	The resolution of the Cabinet of Ministers of Ukraine has been adopted.	Ministry of Culture and Information Policy of Ukraine official printed publications official website of the Cabinet of Ministers of Ukraine
2.5.2.1.14. Putting into operation the electronic register of cultural heritage sites that contains: 1) information about all cultural heritage landmarks of national and local significance, which have been	November 2023	January 2024	Ministry of Culture and Information Policy of Ukraine	state budget	within the established budget allocations for the relevant year	The electronic register of cultural heritage sites has been put into operation with full functionality.	official website of the Ministry of Culture and

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>included in the State Register of Immovable Landmarks of Ukraine, as well as the list of cultural heritage landmarks and the List of Historic Populated Areas of Ukraine;</p> <p>2) information about all cultural heritage landmarks of local and national significance and historic populated areas: geospatial data of sites; all registration documents, decisions (resolutions) to include landmarks in the State Register of Immovable Landmarks of Ukraine, the list of cultural heritage sites, the List of Historic Populated Areas of Ukraine, and information about removal from these lists and registers along with the pertinent documents must be made public (these documents must remain accessible for 10 years from the date of removal); digitized documents pertaining to approvals/permits granted (rejections) in respect of projects and operations in accordance with landmark conservation laws; digitized documents on inspections conducted, conservation measures ordered, improvement notices and bans issued/lifted, inspections conducted, improvement notices and directives issued, conservation agreements concluded, permits granted, approvals of designs and operations at sites and within conservation zones, and any sanctions imposed for violations of the Law of Ukraine <i>On the Protection of Cultural Heritage</i>;</p> <p>3) historical and architectural reference plans, approved research and design documentation defining the conditions of usage of the site, conservation zones, and boundaries and conditions applicable within its territory, research and design documentation pertaining to the development of the historical and architectural reference plan and tracing of the boundaries of historic areas of population centers; approved land management technical documentation establishing the boundaries of sites within special conditions apply (if this documentation establishes the boundaries of the site, historic areas of population centers);</p> <p>4) the list of landmarks that have vanished (been destroyed, demolished) or lost their historic (cultural) value, been removed from the List of Historic Populated Areas of Ukraine (with the preservation of the entire array of data, particularly registration documents, decisions to include or remove the landmark from the register for 10 years from the date of removal);</p> <p>5) the materials of the inventory and monitoring (ongoing, periodic, in the form of a study) and documents prepared on their basis.</p>						Information Policy of Ukraine	

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		

Expected strategic result 2.5.2.2. Historical and architectural reference plans with boundaries and conditions of use of cultural heritage protection zones and historic areas, as well as the mapping of such boundaries, have been developed and adopted.

2.5.2.2.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing improvements to the procedure for developing and using historical and architectural reference plans (which involves amending the Land Code of Ukraine, the Laws of Ukraine <i>On the Protection of Cultural Heritage</i> , <i>On the Regulation of Urban Development Activities</i> , <i>On the State Land Cadaster</i> , and other legislative acts), which:	March 2023	July 2023	Ministry of Culture and Information Policy of Ukraine	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Ministry of Culture and Information Policy of Ukraine official website of the Verkhovna Rada of Ukraine
---	------------	-----------	---	--------------	---	--	--

1) defines the concept and composition of a historical and architectural reference plan, specifically by stipulating that historical and architectural reference plans must establish the legal conditions of usage of historic areas of population centers and the boundaries and conditions of usage of cultural heritage site conservation zones, which have been approved by research and design documentation, the need to draw such boundaries *in situ*, as well as establishing detailed restrictions on development of land plots in a format suitable for automated verification of compliance with them;

2) stipulates that local self-government bodies shall order the development of historical and architectural reference plans, which shall take effect after being approved by the central executive authority tasked with shaping and implementing public policy on the protection of cultural heritage;

3) stipulates that historical and architectural reference plans serve as input data for preparing or updating the relevant urban development documentation in historic population centers; mandates the inclusion of restrictions prescribed by the historical and architectural reference plan in the urban development documentation and their observance during urban development activities;

4) defines a clear procedure for amending historical and architectural reference plans (which depends on the status of cultural heritage and does not depend on the need to make changes to urban development documentation for other reasons), stipulates that it is mandatory to make changes to urban development documentation (and establishes the time frame for making such changes) in the event of adoption / modification of the historical and architectural reference plan, approval of boundaries and usage conditions; stipulates that the boundaries and conditions of usage of

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>cultural heritage site conservation zones and historic areas—once approved by the relevant cultural heritage protection authority—must be considered when formulating and issuing urban development conditions and restrictions, developing and approving design documentation for construction, performing construction, issuing permits and approvals by the cultural heritage protection authority, and must be considered when determining the planning restrictions within urban development documentation while it is being prepared, updated, or modified;</p> <p>5) establishes a time frame for updating historical and architectural reference plans in accordance with new requirements;</p> <p>6) mandates the publication of historical and architectural reference plans in the electronic register of cultural heritage sites (specifies the responsible officials and time frames).</p>							
<p>2.5.2.2.2. All approved historical and architectural reference plans have been made public in the electronic register of cultural heritage sites.</p>	November 2023	January 2024	Ministry of Culture and Information Policy of Ukraine	state budget	within the established budget allocations for the relevant year	The electronic register of cultural heritage sites has been put into operation with full functionality.	official website of the Ministry of Culture and Information Policy of Ukraine
<p>Expected strategic result 2.5.2.3. Provisions have been made for incentives for the development of a historical and architectural reference plan (where no such plan is available, new construction and retrofitting are prohibited within historic areas, and in the absence of approved boundaries of historic areas – they are prohibited over the entire territory of historic populated areas).</p> <p>2.5.2.3.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing to stimulate the development of the historical and architectural reference plan (which involves amending the Land Code of Ukraine, the Laws of Ukraine <i>On the Protection of Cultural Heritage, On the Regulation of Urban Development Activities, and On the State Land Cadaster</i>), which:</p> <p>1) imposes a moratorium on construction (particularly retrofitting), approval of design documentation, and issuance of permits for earthmoving operations and construction in historic areas of historic population centers until such time when a historical and architectural reference plan has been approved, which specifies the legal conditions of usage of historic areas of population centers and the boundaries and conditions of usage of cultural heritage site conservation zones, which have been approved in the prescribed manner via the relevant research and design documentation, and in the absence of approved boundaries of historic areas and their absence <i>in situ</i> — over the entire territory of historic population centers;</p>	March 2023	July 2023	Ministry of Culture and Information Policy of Ukraine	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Ministry of Culture and Information Policy of Ukraine official website of the Verkhovna Rada of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>2) prohibits the development, review, and approval of land management plans within historic population centers without an approved historical and architectural reference plan, which specifies the legal conditions of usage of historic areas of population centers and the boundaries and conditions of usage of cultural heritage site conservation zones, and also prohibits the development, review, and approval of land management plans without established (<i>in situ</i>) boundaries of cultural heritage site conservation zones — until such time when such boundaries have been established <i>in situ</i>.</p> <p>Expected strategic result 2.5.2.4. A law has been adopted, which clearly defines the content and scope of powers of cultural heritage protection authorities and restricts the application of the principle of tacit consent in matters of cultural heritage protection.</p> <p>2.5.2.4.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law defining the substance and scope of powers of cultural heritage protection authorities (which involves amending the Civil Code of Ukraine, the Laws of Ukraine <i>On the Protection of Cultural Heritage, On Local Self-Government in Ukraine</i>, and other legislative acts), which:</p> <p>1) minimizes the discretionary powers of the cultural heritage protection authorities; in particular, the right of the cultural heritage protection authorities to act in a certain way has been substituted with the obligation to take measures in the event of a violation of landmark conservation laws or a threat to a cultural heritage site, measures towards conservation of landmarks, elimination of risks of their destruction, and holding violators accountable for violations of landmark conservation laws; this includes the obligation to not only act in a certain way by making decisions prescribed by law (issuing improvement notices, directives, or resolutions, filing a lawsuit, etc.) but also to oversee compliance with the decisions made / measures implemented;</p> <p>2) stipulates that it is impossible to receive cultural heritage protection services by tacit consent, and instead provides for effective procedures for contesting any omissions to act on the part of the relevant authorities in matters of providing administrative services and issuing permits relating to cultural heritage protection;</p> <p>3) provides for liability of officials of the cultural heritage protection authorities for failure to act and failure to perform duties relating to cultural heritage conservation (failure to issue directives or improvement notices, failure to act independently by taking measures towards preservation of landmarks, failure to hold violators accountable for failing to conclude a</p>	June 2023	November 2023	Ministry of Culture and Information Policy of Ukraine	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Ministry of Culture and Information Policy of Ukraine official website of the Verkhovna Rada of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>conservation agreement, failure to impose financial sanctions, etc.) in the form of compensation of harm inflicted upon a cultural heritage landmark; disciplinary liability (a reprimand and dismissal for failure to perform official duties), prohibition from occupying positions with government agencies or local self-government bodies for a specific term; the list of violations entailing dismissal has been established;</p> <p>4) provides for the mandatory publication of information about all measures taken, decisions made, permits issued, approvals and directives issued with respect to a cultural heritage landmark by cultural heritage protection authorities on the official website of the Ministry of Culture and Information Policy (stating the date and agency) and in the electronic register of cultural heritage landmarks (grouped by landmark) — for the purposes of public control and prevention of any rollback of decisions made or measures taken due to factors of corruption;</p> <p>5) provides for a clear procedure of the transfer of a landmark and involuntary buyout of a landmark, aligns the provisions of the Civil Code of Ukraine and the Law of Ukraine <i>On the Protection of Cultural Heritage</i>, and stipulates that a cultural heritage landmark that has been bought out shall pass into public ownership (landmark of national significance) or into the ownership of the territorial community (landmark of local significance);</p> <p>6) adds clarity to the provisions under which the Ministry of Culture and Information Policy exercises control over performance of duties by local cultural heritage protection authorities, particularly the obligation to annually publicize the reports of these authorities and the measures taken based on the findings of such reports (as a response of the Ministry of Culture and Information Policy to such reports), as well as provides for the publication of such reports on the official website of the Ministry of Culture and Information Policy.</p> <p>Expected strategic result 2.5.2.5. Revisions have been made to the list of administrative and other services pertaining to cultural heritage protection that are provided (in particular, by cultural heritage protection authorities) in connection with urban development activities, in order to simplify the procedure of receiving such services, particularly by introducing such services in electronic form.</p> <p>2.5.2.5.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing amendments to select legislative acts pertaining to the provision of administrative and other services relating to the preservation of cultural heritage, which:</p> <p>1) defines a clear list of administrative services provided by cultural heritage protection authorities and segregates these kind of services from permitting</p>							
	June 2023	November 2023	Ministry of Culture and Information Policy of Ukraine	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Ministry of Culture and Information Policy of Ukraine official website of the Verkhovna Rada of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>procedures and other services relating to the conservation (protection) of cultural heritage (clear lists of such procedures/services have been established);</p> <p>2) defines the powers (in the form of an obligation and not the right to act in a certain way) and functions of the cultural heritage protection authorities; defines the list of documents relating to each administrative service, which have to be submitted, and grounds for making a favorable decision and grounds for denial;</p> <p>3) establishes clear procedures of permit issuance and provision of other services relating to conservation (protection) of cultural heritage, the procedure for reviewing documents and issuing a response (permit, approval, endorsement, denial), as well as a clear procedure for issuing the relevant responses, specifically with the establishment of time frames for processing of documents, the list of documents to be submitted in order to receive a permit, approval, or endorsement, a list of conditions to be met in order to receive a permit, approval, or endorsement, and the grounds for denial, as well as liability of officials for failing to respond within the prescribed term;</p> <p>4) stipulates that failure to adhere to the time frame for reviewing applications for approvals and permits and issuing other responses shall entail liability for officials of cultural heritage protection authorities and compensation of damages/harm, while precluding the automatic issuance of a permit or approval or other favorable outcome of the review of documents upon the expiration of the time frame allocated for the review of such documents;</p> <p>5) imposes personal liability on a person for failing to adhere to time frames for providing administrative services and permit issuance procedures in matters of cultural heritage protection: compensation of harm caused to cultural heritage; indemnification of the applicant for damages, disciplinary liability;</p> <p>6) ensures the electronic form of all administrative services, permit issuance procedures, and other services pertaining to cultural heritage protection.</p>							

Problem 2.5.3. The flawed system of state oversight and regulation in the construction sector fosters corrupt practices.

Expected strategic result 2.5.3.1. The mechanisms of non-governmental control over the construction of facilities have been improved through designer and technical supervision, independent engineering control, the involvement of accredited laboratories and inspection authorities, and tougher liability of the entities exercising such control.

2.5.3.1.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law that defines the list of the most significant violations of legislative	March 2023	March 2024	Ministry for Communities, Territories and	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Ministry for Communities, Territories and
---	------------	------------	---	--------------	---	--	---

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>requirements, building codes, normative legal acts and/or regulations governing urban development, whose binding nature is established by legislation, for committing which (or allowing them happen) the providers of specific kinds of services (work) involving the creation of architectural properties face mandatory revocation of their qualification certificates for at least three years, in particular for:</p> <p>1) exceeding the maximum permissible indicators outlined in urban development conditions and restrictions applicable to development of land plots, which includes:</p> <p>a) exceeding the maximum permissible parameters of the height of the property (in meters), particularly those specified in urban development documentation at the local level;</p> <p>b) exceeding the maximum permissible density of population within the residential development are of the relevant residential unit (block, neighborhood);</p> <p>c) designing a construction project that does not match the designated purpose of the land plot according to the Classification of the kinds of designated purpose of land plots, the kinds of functional purpose of territories, buildings, structures and relationships among them, as well as the rules for using the Classification to determine the categories of land and kinds of designated purpose of land plots, which can be established within the boundaries of the relevant functional zone;</p> <p>d) violation of other land management restrictions;</p> <p>2) exceeding the maximum number of building stories;</p> <p>3) understating the class of consequences (liability) of a property in design documentation for construction.</p> <p>2.5.3.1.2. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft resolution of the Cabinet of Ministers of Ukraine that approves the list of the most significant violations of legislative requirements, building codes, normative legal acts and/or regulations governing urban development, whose binding nature is established by legislation, for committing which (or allowing them happen) the providers of specific kinds of services (work) involving the creation of architectural properties face mandatory revocation of their qualification certificates, and, in particular:</p> <p>1) establishes a clear, exhaustive, and substantiated list of gross (material) violations of legislative requirements, building codes, normative legal acts and/or regulations governing urban development, whose binding nature is established by legislation, for</p>			Infrastructure Development of Ukraine				Infrastructure Development of Ukraine official website of the Verkhovna Rada of Ukraine
	August 2023	December 2023	Ministry for Communities, Territories and Infrastructure Development of Ukraine	state budget	within the established budget allocations for the relevant year	The resolution of the Cabinet of Ministers of Ukraine has been adopted.	Ministry for Communities, Territories and Infrastructure Development of Ukraine official printed publications України official website of the Cabinet of Ministers of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
committing which the providers of specific kinds of services (work) involving the creation of architectural properties face mandatory revocation of their qualification certificates, pertaining to each kind of service providers (at least 200 material violations); 2) establishes a clear time frame for revocation of the qualification certificate for each gross violation.							
Expected strategic result 2.5.3.2. In order to protect investors' rights, the procedures for investing and financing the construction of housing projects using private funds raised from individuals and legal entities have been improved by introducing clear mechanisms to ensure that funds are kept safe and used for their intended purpose.							
2.5.3.2.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law aimed at improving the operations of construction financing funds, which provides for the use of two methods of financial control of the developer — based on the schedule of housing construction and based on the proper spending of funds (funds should be advanced to the developer in accordance with the construction stages, and the developer should be financed by scanning transactions through the developer's bank account)	March 2023	March 2024	Ministry for Communities, Territories and Infrastructure Development of Ukraine	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Ministry for Communities, Territories and Infrastructure Development of Ukraine official website of the Verkhovna Rada of Ukraine
2.5.3.2.2. Preparing and publishing an analytical report on corruption risks associated with the process of investing and financing of construction of residential properties with the use of private funds raised from individuals or legal entities, particularly with respect to the presence of corruption risks in the operations of construction financing funds and real estate transactions funds	July 2024	December 2024	National Agency on Corruption Prevention National Commission on Securities and Stock Market	state budget	within the established budget allocations for the relevant year	The analytical report has been prepared and made public.	official website of the National Agency on Corruption Prevention
2.5.3.2.3. Discussing the conclusions and recommendations outlined in the analytical report indicated in subclause 2.5.3.2.2 with the participation of representatives of government agencies, NGOs, international organizations, participants of international technical assistance projects, and the academic community	January 2025	February 2025	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The conclusions and recommendations outlined in the analytical report have been discussed with the participation of representatives of government agencies, NGOs, international organizations, participants of international technical assistance projects, and the academic community.	official website of the National Agency on Corruption Prevention
Expected strategic result 2.5.3.3. Mandatory verification of documentation submitted for the purposes of obtaining permits has been introduced and liability of an official for improper performance of duties in conducting such verification has been established; improvements have been made to legislation establishing criminal liability for offenses in the field of urban development.							
2.5.3.3.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing amendments to select laws of Ukraine on the implementation of urban development documentation, which stipulates that: 1) mandatory verification of the accuracy, completeness, and compliance of documentation upon	April 2023	March 2024	Ministry for Communities, Territories and Infrastructure Development of Ukraine	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Ministry for Communities, Territories and Infrastructure Development of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>the issuance of a permit that allows performing construction operations, during a specific term after obtaining the complete package of documents from the applicant (this verification must be performed by architectural and construction oversight authorities and not only by software systems);</p> <p>2) liability of employees of architectural and construction oversight authorities for failing to conduct this verification.</p>							official website of the Verkhovna Rada of Ukraine
<p>2.5.3.3.2. Supporting the consideration of the draft law on amendments to the Code of Ukraine on Administrative Offenses and the Criminal Code of Ukraine pertaining to imposition of harsher liability in the urban development sector in the Parliament of Ukraine (particularly if the President of Ukraine vetoes the draft law), particularly the Draft Law of Ukraine <i>On Amendments to the Code of Ukraine on Administrative Offenses and the Criminal Code of Ukraine Pertaining to Imposition of Harsher Liability in the Urban Development Sector</i> (registration number 5877 dated September 1, 2021), in the text of which (if adopted in its entirety) the concept of unauthorized construction has been aligned with Article 367 of the Civil Code of Ukraine</p>	March 2023	until the law is signed by the President of Ukraine	Ministry for Communities, Territories and Infrastructure Development of Ukraine	state budget	within the established budget allocations for the relevant year	The law has been signed by the President of Ukraine.	official printed publications official website of the Verkhovna Rada of Ukraine
<p>Expected strategic result 2.5.3.4. The discretionary powers of the architectural and construction control and oversight authorities have been eliminated by defining an exhaustive list of grounds for refusing to issue permits or for cancel permits, issuing improvement notices or imposing sanctions, and the authorities have been obligated to take action (make decisions) prescribed by law if the relevant grounds for doing so exist.</p>							
<p>2.5.3.4.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law defining the substance and scope of powers of architectural and construction control and oversight authorities, urban development and architecture authorities, which:</p> <p>1) has eliminated all discretionary powers of the authorities; in particular, the right to act in a certain way has been substituted with the obligation to take measures in the event of a violation of legislation, measures towards putting an end to illegal activities and holding violators accountable; this includes the obligation to not only act in a certain way by making decisions prescribed by law (issuing improvement notices, directives, or resolutions, filing a lawsuit, etc.) but also to oversee compliance with the decisions made / measures implemented;</p> <p>2) provides for a clear list of documents needed for the provision of each kind of service (both for permits and documents of informative or declarative nature), the list of possible actions (responses) of the authorities after receiving an application (approving, denying, returning for revision, revoking, etc.), a clear list of grounds for approval (registration, issuance of a permit), denial of</p>	April 2023	March 2024	Ministry for Communities, Territories and Infrastructure Development of Ukraine	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Ministry for Communities, Territories and Infrastructure Development of Ukraine official website of the Verkhovna Rada of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
issuance of a document, return of the application for revision, as well as clear grounds and violations in response to which an improvement notice must be issued or sanctions imposed.							
Expected strategic result 2.5.3.5. The problem of massive counterfeiting of construction materials has been solved by implementing the provisions of EU Regulation No. 305/2011 establishing harmonized conditions for the placing on the market of construction products.							
2.5.3.5.1. Taking measures to prevent the postponement of the effective date of the Law of Ukraine <i>On the Placement of Construction Products on the Market</i> (if needed)	March 2023	April 2023	Ministry for Communities, Territories and Infrastructure Development of Ukraine	state budget	within the established budget allocations for the relevant year	Measures to prevent the postponement of the effective date of the law have been taken.	official printed publications official website of the Verkhovna Rada of Ukraine
2.5.3.5.2. Monitoring the draft laws proposing amendments to the Law of Ukraine <i>On the Placement of Construction Products on the Market</i> pertaining to the abolishment or narrowing down of the sphere of application of mandatory declaration of product indicators	March 2023	December 2025	Ministry for Communities, Territories and Infrastructure Development of Ukraine	state budget	within the established budget allocations for the relevant year	The monitoring is being conducted.	Ministry for Communities, Territories and Infrastructure Development of Ukraine
2.5.3.5.3. Preparing proposals regarding approval with reservations / rejection of the draft laws containing the provisions indicated in subclause 2.5.3.5.2	March 2023	December 2025	Ministry for Communities, Territories and Infrastructure Development of Ukraine	state budget	within the established budget allocations for the relevant year	Proposals regarding approval with reservations / rejection of the draft laws containing the provisions indicated in subclause 2.5.3.5.2 have been prepared.	Ministry for Communities, Territories and Infrastructure Development of Ukraine
2.5.3.5.4. Preparing critical comments and proposals, positions regarding the rejection of the draft laws indicated in subclause 2.5.3.5.2	March 2023	December 2025	Ministry for Communities, Territories and Infrastructure Development of Ukraine	state budget	within the established budget allocations for the relevant year	Critical comments and proposals regarding the rejection of the draft laws indicated in subclause 2.5.3.5.2 have been prepared.	Ministry for Communities, Territories and Infrastructure Development of Ukraine
2.5.3.5.5. Supporting the consideration of the draft laws indicated in subclause 2.5.3.5.2 by committees of the Parliament of Ukraine	March 2023	December 2025	Ministry for Communities, Territories and Infrastructure Development of Ukraine	state budget	within the established budget allocations for the relevant year	The draft laws indicated in subclause 2.5.3.5.2 have not been passed.	Ministry for Communities, Territories and Infrastructure Development of Ukraine
2.5.3.5.6. Preparing proposals regarding the expediency of the exercise of the president's veto right with respect to the laws indicated in subclause 2.5.3.5.2, which have been passed by the Parliament of Ukraine	March 2023	December 2025	Ministry for Communities, Territories and Infrastructure Development of Ukraine	state budget	within the established budget allocations for the relevant year	Proposals regarding the expediency of the exercise of the president's veto right with respect to the laws indicated in subclause 2.5.3.5.2 have been presented to the President of Ukraine.	Ministry for Communities, Territories and Infrastructure Development of Ukraine
Expected strategic result 2.5.3.6. Easy and quick access to utility and transportation infrastructure has been ensured.							

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
2.5.3.6.1. Supporting the consideration of the Draft Law of Ukraine <i>On Amendments to Select Legislative Acts of Ukraine Pertaining to the Resolution of Specific Issues of Connection to Utility Networks</i> (registration number 5183 dated March 2, 2021) in the Parliament of Ukraine (particularly if the President of Ukraine vetoes the draft law)	March 2023	until the law is signed by the President of Ukraine	Ministry for Communities, Territories and Infrastructure Development of Ukraine	state budget	within the established budget allocations for the relevant year	The law has been signed by the President of Ukraine.	Ministry for Communities, Territories and Infrastructure Development of Ukraine
2.5.3.6.2. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing amendments to select legislative acts of Ukraine pertaining to the resolution of specific issues of connection to utility networks, which: 1) introduces the “one-stop” procedure for providing services involving connection to networks of all entities that are natural monopolies (supply and distribution of electricity and natural gas, heat supply, centralized hot water supply, centralized water supply and centralized wastewater disposal) in order to minimize interactions between the client and entities that are natural monopolies; 2) establishes a unified procedure for connecting to utility networks and unified approaches to determining the connection fee (the same price for the service involving connection to utility networks of the same kind is established within the same territorial community); 3) defines the procedure for inventorying existing utility networks, according to which the requirements for planning (urban development) documentation can be refined in greater detail simultaneously with the inventory process; 4) establishes that information about utility networks must be reflected in the State Land Cadaster, on the National Geoportal, in the Unified State Electronic System in Construction, the unified electronic urban development cadaster, geospatial information systems of enterprises (other than classified information); 5) provides for the alignment of development plans of specific industries with spatial plans (urban development documentation) by developing industry-specific plans; 6) abolishes “technical specifications” as input data for design, in order to create a favorable environment for investing activities, with the information about available capacity (and prospects of its expansion) and the distance and route to points where capacity is available to be obtained automatically from the unified electronic urban development cadaster, with the simultaneous	March 2023	August 2023	Ministry for Communities, Territories and Infrastructure Development of Ukraine	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Ministry for Communities, Territories and Infrastructure Development of Ukraine official website of the Verkhovna Rada of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>reflection of this information in the unified electronic urban development cadaster, the Unified State Electronic System in Construction, geospatial information systems of enterprises, and on the National Geoportal;</p> <p>7) provides for the preparation of engineering documentation on land management with respect to the establishment of buffer zones and reflecting the buffer zones in the State Land Cadaster and the unified electronic urban development cadaster, making adjustments to the zones in accordance with land management documentation depending on the terrain features, the technology used to install the utility networks, etc. (if the draft law indicated in subclause 2.5.3.6.1 is not passed).</p> <p>Expected strategic result 2.5.3.7. The implementation of a transparent information system for the administration of the State Fund for Regional Development, which reflects the performance of projects and their alignment with regional development strategies, has been finalized.</p> <p>2.5.3.7.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing to amend the Budget Code of Ukraine, specifically Article 24¹, by:</p> <p>1) providing for electronic document management at the regional development fund, specifically exclusively electronic submission of applications (programs and projects);</p> <p>2) formulating the requirements and criteria for selection of candidates for regional competitive selection committees;</p> <p>3) introducing a mechanism for involvement of independent experts in the evaluation of projects on conditions of their remuneration for their services;</p> <p>4) excluding members of the Ukrainian Parliament Budget Committee from the program and project evaluation and selection committee, and stipulating that people's representatives of any level cannot serve as members of the committee.</p> <p>2.5.3.7.2. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft resolution of the Cabinet of Ministers of Ukraine that proposes amendments to the Procedure for Preparing, Evaluating, and Selecting Investment Programs and Projects of Regional Development that Can Be Implemented Using Funds from the State Fund for Regional Development, approved by the resolution of the Cabinet of Ministers of Ukraine dated March 18, 2015, No. 196, which are synchronized with the digital system for managing the rebuilding of the transport infrastructure and provide for:</p>	January 2025	June 2025	Ministry for Communities, Territories and Infrastructure Development of Ukraine	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Ministry for Communities, Territories and Infrastructure Development of Ukraine official website of the Verkhovna Rada of Ukraine
<p>2.5.3.7.2. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft resolution of the Cabinet of Ministers of Ukraine that proposes amendments to the Procedure for Preparing, Evaluating, and Selecting Investment Programs and Projects of Regional Development that Can Be Implemented Using Funds from the State Fund for Regional Development, approved by the resolution of the Cabinet of Ministers of Ukraine dated March 18, 2015, No. 196, which are synchronized with the digital system for managing the rebuilding of the transport infrastructure and provide for:</p>	one month from the date of entry into force of the law specified in the subparagraph 2.5.3.7.1	six months from the date of entry into force of the law specified in the subparagraph 2.5.3.7.1	Ministry for Communities, Territories and Infrastructure Development of Ukraine	state budget	within the established budget allocations for the relevant year	The resolution of the Cabinet of Ministers of Ukraine has been adopted.	Ministry for Communities, Territories and Infrastructure Development of Ukraine official printed publications official website of the Cabinet of Ministers of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>1) the procedure of electronic document management at the regional development fund, specifically exclusively electronic submission of applications (programs and projects);</p> <p>2) a new procedure for appointing the members of committee, which may not include people's representatives of any level, but must include independent experts to evaluate projects on conditions of their remuneration for their services;</p> <p>3) creating registers of statements of work ("technical assignments") for regional development projects from the current plan of measures towards implementation of the regional development strategy;</p> <p>4) submitting a project to the electronic portal, cross-referenced to statements of work from the plan of measures towards implementation of the regional development strategy;</p> <p>5) updated criteria of project evaluation, specifically evaluation of the degree to which the project has achieved quantitative and qualitative benchmarks indicated in the statement of work;</p> <p>6) definition of the procedure for evaluation and monitoring of the effectiveness of implementation of projects and programs based on their achievement of goals of regional development strategies.</p>							
<p>Problem 2.5.4. The procedure by which land plots are formed is overcomplicated and involves an excessive amount of discretion.</p> <p>Expected strategic result 2.5.4.1. The process by which land plots are formed has been revised and simplified (the number of administrative procedure steps has been reduced).</p> <p>2.5.4.1.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing amendments to the Law of Ukraine <i>On Land Management</i>, which:</p> <p>1) stipulates that land management and appraisal documentation used to enter information into the State Land Cadaster shall be handed over to the State Fund of Land Management and Appraisal Documentation automatically using electronic document exchange tools immediately after the information has been entered into the State Land Cadaster;</p> <p>2) Defines unified requirements for determining whether or not the provisions of land management documentation and engineering documentation on land appraisal conform to the requirements of laws and normative legal acts enacted on their basis, as well as to previously approved land management documentation or urban development documentation, with the use of a unified list of questions (check list).</p>	April 2023	November 2023	Ministry of Agrarian Policy and Food of Ukraine State Service of Ukraine for Geodesy, Cartography and Cadastre	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Ministry of Agrarian Policy and Food of Ukraine official website of the Verkhovna Rada of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>2.5.4.1.2. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft resolution of the Cabinet of Ministers of Ukraine that:</p> <p>1) restarted the pilot project as part of which the State Land Cadaster is updated with information about land plots by certified land management engineers, particularly while martial law is in effect;</p> <p>2) introduced internships for certified land management engineers during which they exercise powers of state cadastral registrars as part of the pilot project under the supervision of certified land management engineers who are already exercising the powers of state cadastral registrars;</p> <p>3) introduced public monitoring of the exercise of powers of state cadastral registrars by certified land management engineers.</p>	March 2023	August 2023	Ministry of Agrarian Policy and Food of Ukraine State Service of Ukraine for Geodesy, Cartography and Cadastre	state budget	within the established budget allocations for the relevant year	The resolution of the Cabinet of Ministers of Ukraine has been adopted.	Ministry of Agrarian Policy and Food of Ukraine official printed publications official website of the Cabinet of Ministers of Ukraine
<p>2.5.4.1.3. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft resolution of the Cabinet of Ministers of Ukraine that:</p> <p>1) approves a unified list of questions (check list) for determining whether or not the provisions of land management documentation and engineering documentation on land appraisal conform to the requirements of laws and normative legal acts enacted on their basis, as well as to previously approved land management documentation or urban development documentation.</p>	the date of entry into force of the law specified in the subparagraph 2.5.4.1.1	seven months from the date of entry into force of the law specified in the subparagraph 2.5.4.1.1	Ministry of Agrarian Policy and Food of Ukraine State Service of Ukraine for Geodesy, Cartography and Cadastre	state budget	within the established budget allocations for the relevant year	The resolution of the Cabinet of Ministers of Ukraine has been adopted.	Ministry of Agrarian Policy and Food of Ukraine official printed publications official website of the Cabinet of Ministers of Ukraine
<p>2.5.4.1.4. Annual monitoring of the number of land plots registered in the State Land Cadaster by certified land management engineers who exercised the powers of state cadastral registrars as part of the pilot project during which certified land management engineers enter information about land plots into the State Land Cadaster</p>	January 2024	March 2025	Ministry of Agrarian Policy and Food of Ukraine State Service of Ukraine for Geodesy, Cartography and Cadastre	state budget	within the established budget allocations for the relevant year	The report on the findings of pilot project monitoring has been published.	Ministry of Agrarian Policy and Food of Ukraine
<p>2.5.4.1.5. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing amendments to the Law of Ukraine <i>On the State Land Cadaster</i>, which stipulates that:</p> <p>1) certified land management engineers have the rights and duties of state cadastral registrars;</p> <p>2) decisions of certified land management engineers to enter into the State Land Cadaster any information that contravenes the law, violate rights or legislatively protected interests of individuals or legal entities, the state or a territorial community can be revoked by the</p>	the date of completion of the implementation of the pilot project provided for by the resolution specified in subsection 2.5.4.1.2	six months from the date of completion of the implementation of the pilot project provided for by the resolution specified in	Ministry of Agrarian Policy and Food of Ukraine State Service of Ukraine for Geodesy, Cartography and Cadastre	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Ministry of Agrarian Policy and Food of Ukraine official website of the Verkhovna Rada of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
central executive authority implementing public policy on land relations at its own initiative, following complaints from individuals or legal entities, or by a court;		sub-item 2.5.4.1.2					
3) decisions of certified land management engineers to carry out state registration of land plots in respect of which real rights have been registered, as well as decisions to make changes to such details in the State Land Cadaster, may be revoked only in court.							
Expected strategic result 2.5.4.2. Amendments have been made to land legislation, which provide for a comprehensive electronic procedure by which land plots are formed.							
2.5.4.2.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing amendments to the Law of Ukraine <i>On Land Management</i> , which provides for:	January 2024	September 2024	Ministry of Agrarian Policy and Food of Ukraine State Service of Ukraine for Geodesy, Cartography and Cadastre	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Ministry of Agrarian Policy and Food of Ukraine official website of the Verkhovna Rada of Ukraine
1) a unified form for preparing land management documentation and technical documentation on land appraisal in the form of an electronic document signed with a qualified digital signature of a certified land management engineers with a qualified time stamp;							
2) electronic interaction between land management entities during development, review, and approval of land management documentation, state registration of land plots, and other entities of the State Land Cadaster with the use of electronic workspaces of land management entities and with the use of exclusively electronic document exchange.							
2.5.4.2.2. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft resolution of the Cabinet of Ministers of Ukraine defining:	December 2024	February 2025	Ministry of Agrarian Policy and Food of Ukraine State Service of Ukraine for Geodesy, Cartography and Cadastre	state budget	within the established budget allocations for the relevant year	The resolution of the Cabinet of Ministers of Ukraine has been adopted.	Ministry of Agrarian Policy and Food of Ukraine official printed publications official website of the Cabinet of Ministers of Ukraine
1) the procedure of electronic interaction among land management entities during development, review, and approval of land management documentation, state registration of land plots and other items of the State Land Cadaster with the use of electronic workspaces of land management entities and with the use of exclusively electronic document exchange;							
2) the procedure for administering the electronic system of interaction among land management entities.							
Expected strategic result 2.5.4.3. Software used to form land plots has been put into operation, and it has been mandated that land management documentation and technical documentation for land appraisal shall be developed exclusively in electronic form (without the development of hardcopy documentation).							
2.5.4.3.1. Conducting an independent technical audit of software, hardware, and process equipment of the State Land Cadaster, the effectiveness of storage and protection of information of the State Land Cadaster, particularly an evaluation of the degree to which the	March 2023	April 2023	State Service of Ukraine for Geodesy, Cartography and Cadastre	state budget and/or international technical assistance funds	is determined by a separate assessment	A report on the independent technical audit has been submitted to the Ministry of Agrarian Policy and the National Agency.	Ministry of Agrarian Policy and Food of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
functionality of State Land Cadaster software conforms to the requirements of legislation							
2.5.4.3.2. Preparing a statement of work (“technical assignment”) for the system of electronic interaction among land management entities during development, review, and approval of land management documentation, state registration of land plots and other items of the State Land Cadaster	January 2024	February 2024	State Service of Ukraine for Geodesy, Cartography and Cadastre	state budget	within the established budget allocations for the relevant year	The Ministry of Agrarian Policy has submitted the statement of work for approval.	Ministry of Agrarian Policy and Food of Ukraine
2.5.4.3.3. Arranging the development of software for the system of electronic interaction among land management entities during development, review, and approval of land management documentation, state registration of land plots and other items of the State Land Cadaster	February 2024	August 2024	Ministry of Agrarian Policy and Food of Ukraine State Service of Ukraine for Geodesy, Cartography and Cadastre	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year	The software has been developed.	Ministry of Agrarian Policy and Food of Ukraine
2.5.4.3.4. Launching pilot operation of the system of electronic interaction among land management entities during development, review, and approval of land management documentation, state registration of land plots and other items of the State Land Cadaster	August 2024	October 2024	Ministry of Agrarian Policy and Food of Ukraine State Service of Ukraine for Geodesy, Cartography and Cadastre	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year	The system has been put into pilot operation.	Ministry of Agrarian Policy and Food of Ukraine
2.5.4.3.5. Launching commercial operation of the system of electronic interaction among land management entities during development, review, and approval of land management documentation, state registration of land plots and other items of the State Land Cadaster	November 2024	November 2024	Ministry of Agrarian Policy and Food of Ukraine State Service of Ukraine for Geodesy, Cartography and Cadastre	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year	The system has been put into commercial operation.	Ministry of Agrarian Policy and Food of Ukraine
Expected strategic result 2.5.4.4. State-owned and municipally owned land plots, agricultural land plots under state and municipal ownership have been inventoried, and information about such land plots has been entered into the State Land Cadaster based on the results of this inventory.							
2.5.4.4.1. Conducting a state inventory of land	January 2024	December 2025	State Service of Ukraine for Geodesy, Cartography and Cadastre regional state administrations	state budget	within the established budget allocations for the relevant year	The State Service for Geodesy, Cartography, and Cadaster has submitted a work progress report.	Ministry of Agrarian Policy and Food of Ukraine

Problem 2.5.5. The procedure of collecting land tax and leasing out state and municipal land is accompanied by corruption risks because they can be made available for use at a cost below the market value.

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
Expected strategic result 2.5.5.1. A pilot project has been launched to determine the amount of land tax based on the indicators of mass land appraisal, taking into account international standards of property appraisal for taxation purposes.							
<p>2.5.5.1.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing amendments to the Law of Ukraine <i>On Land Appraisal</i>, which has:</p> <p>1) instituted such a kind of land appraisal as mass appraisal;</p> <p>2) established the obligation to carry out mass appraisal of land at least once every two years;</p> <p>3) defined the legal principles according to which the central executive authority implementing public policy on land relations will carry out the pilot project involving mass appraisal of land based on data on prices (cost) of immovable property and real rights to immovable property or fees paid for using immovable property as part of the relevant legal transactions;</p> <p>4) ensured proper interaction between information systems of the State Register of Real Rights to Immovable Property and the State Land Cadaster during implementation of the pilot project involving mass appraisal of land;</p> <p>5) stipulated the obligation to provide stakeholders with information about the mass appraisal of land and the amount of land tax and/or rent for land under state or municipal ownership determined on the basis of such appraisal.</p>	March 2023	November 2023	<p>Ministry of Agrarian Policy and Food of Ukraine</p> <p>State Service of Ukraine for Geodesy, Cartography and Cadastre</p>	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	<p>Ministry of Agrarian Policy and Food of Ukraine</p> <p>official website of the Verkhovna Rada of Ukraine</p>
<p>2.5.5.1.2. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft resolution of the Cabinet of Ministers of Ukraine that would define the procedure by which the State Service for Geodesy, Cartography, and Cadaster will carry out the pilot project involving mass appraisal of land based on data on prices (cost) of immovable property and real rights to immovable property or fees paid for using immovable property as part of the relevant legal transactions, and establish:</p> <p>1) the procedure of operation of the geoinformation system for mass appraisal of land within the State Land Cadaster;</p> <p>2) the method of building and calibrating the mathematical-statistical model of mass appraisal of land, testing the model, and the procedure for performing quality control and updating the results of appraisal;</p> <p>3) the procedure of data interaction between information systems of the State Register of Real Rights to Immovable Property and the State Land Cadaster</p>	one month from the date of entry into force of the law specified in the subparagraph 2.5.5.1.1	six months from the date of entry into force of the law specified in the subparagraph 2.5.5.1.1	<p>Ministry of Agrarian Policy and Food of Ukraine</p> <p>State Service of Ukraine for Geodesy, Cartography and Cadastre</p>	state budget	within the established budget allocations for the relevant year	The resolution of the Cabinet of Ministers of Ukraine has been adopted.	<p>Ministry of Agrarian Policy and Food of Ukraine</p> <p>official printed publications</p> <p>official website of the Cabinet of Ministers of Ukraine</p>

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
during implementation of the pilot project involving mass appraisal of land;							
4) the procedure for providing stakeholders with information about the mass appraisal of land and the amount of land tax and/or rent for land under state or municipal ownership determined on the basis of such appraisal, via a public cadastral map.							
2.5.5.1.3. Preparing a statement of work (“technical assignment”) for creation of the geoinformation system for mass appraisal of land within the State Land Cadaster	one month from the date of approval of the resolution specified in subsection 2.5.5.1.2	two months from the date of approval of the resolution specified in subsection 2.5.5.1.2	State Service of Ukraine for Geodesy, Cartography and Cadastre	state budget	within the established budget allocations for the relevant year	The Ministry of Agrarian Policy has submitted the statement of work for approval.	Ministry of Agrarian Policy and Food of Ukraine
2.5.5.1.4. Arranging the development of software for the geoinformation system for mass appraisal of land within the State Land Cadaster	three months from the date of approval of the resolution specified in subsection 2.5.5.1.2	seven months from the date of approval of the resolution specified in subsection 2.5.5.1.2	Ministry of Agrarian Policy and Food of Ukraine State Service of Ukraine for Geodesy, Cartography and Cadastre	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year	The software has been developed.	Ministry of Agrarian Policy and Food of Ukraine
2.5.5.1.5. Arranging the launch of pilot operation of the geoinformation system for mass appraisal of land within the State Land Cadaster	eight months from the date of approval of the resolution specified in subsection 2.5.5.1.2	ten months from the date of approval of the resolution specified in subsection 2.5.5.1.2	Ministry of Agrarian Policy and Food of Ukraine State Service of Ukraine for Geodesy, Cartography and Cadastre	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year	The system has been put into pilot operation.	Ministry of Agrarian Policy and Food of Ukraine
2.5.5.1.6. Arranging the launch of commercial operation of the geoinformation system for mass appraisal of land within the State Land Cadaster	11 months from the date of approval of the resolution specified in subsection 2.5.5.1.2	12 months from the date of approval of the resolution specified in subsection 2.5.5.1.2	Ministry of Agrarian Policy and Food of Ukraine State Service of Ukraine for Geodesy, Cartography and Cadastre	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year	The system has been put into commercial operation.	Ministry of Agrarian Policy and Food of Ukraine
Expected strategic result 2.5.5.2. The Tax Code of Ukraine and the Law of Ukraine <i>On Land Appraisal</i> have been amended to establish the rates of rent for state-owned and municipally owned land plots based on their market value.							
2.5.5.2.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing amendments to the Tax Code of Ukraine, which provides for:	one month from the date of entry into force of the law	nine months from the date of entry into force of the	Ministry of Finance of Ukraine	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Ministry of Finance of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
1) a transition to calculating the amount of land tax and rent for land plots under state or municipal ownership based on indicators of mass appraisal of land; 2) the procedure for calculating the rates of land tax and rent for land plots under state or municipal ownership when indicators of mass appraisal of land are used.	specified in the subparagraph 2.5.5.1.1, but not before ensuring the commissioning of the geoinformation system of mass land assessment as part of the State Land Cadastre	law specified in the subparagraph 2.5.5.1.1, but not before ensuring the commissioning of the geoinformation system of mass land assessment as part of the State Land Cadastre	Ministry of Agrarian Policy and Food of Ukraine State Service of Ukraine for Geodesy, Cartography and Cadastre				official website of the Verkhovna Rada of Ukraine
Problem 2.5.6. The free-of-charge procedure for changing the designated purpose of land plots fosters corruption in the process of making the relevant decisions.							
Expected strategic result 2.5.6.1. Mechanisms have been introduced to create incentives for local self-government bodies to quickly develop and approve planning documentation for the entire territory of territorial communities (both within population centers and outside their limits).							
2.5.6.1.1. Performing financial and economic calculations of the amount of funding required for a state budget subvention to local budget for the creation of comprehensive plans of spatial development of territories of territorial communities	July 2023	December 2023	Ministry for Communities, Territories and Infrastructure Development of Ukraine	state budget	within the established budget allocations for the relevant year	Financial and economic calculations have been performed.	Ministry for Communities, Territories and Infrastructure Development of Ukraine
2.5.6.1.2. Submitting proposals during development of the Draft Law of Ukraine <i>On the State Budget of Ukraine for 2024</i> , providing for the requisite amount of funding for the subvention calculated as part of the activity indicated in subclause 2.5.6.1.1 out of the state budget for local budgets for the creation of comprehensive plans of spatial development of territories of territorial communities in keeping with the requirements of the Loan Agreement as part of the Program of Acceleration of Private Investment in Agriculture between Ukraine and the International Bank for Reconstruction and Development dated August 27, 2019, No. 8973-UA	January 2024	January 2024	Ministry for Communities, Territories and Infrastructure Development of Ukraine	state budget	within the established budget allocations for the relevant year	The draft law has been developed and publicized.	official website of the Verkhovna Rada of Ukraine
2.5.6.1.3. Supporting the consideration of the draft indicated in subclause 2.5.6.1.2 in the Parliament of Ukraine (particularly if the President of Ukraine vetoes it)	February 2024	until the law is signed by the President of Ukraine	Ministry of Finance of Ukraine Ministry for Communities, Territories and Infrastructure Development of Ukraine	state budget	within the established budget allocations for the relevant year	The law has been signed by the President of Ukraine.	official printed publications official website of the Verkhovna Rada of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
2.5.6.1.4. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft resolution of the Cabinet of Ministers of Ukraine proposing amendments to the Procedure and Conditions for Granting State Budget Subventions to Local Budgets for the Creation of Comprehensive Spatial Development Plans of Territories of Territorial Communities, approved by the resolution of the Cabinet of Ministers of Ukraine dated July 28, 2021, No. 853, concerning the simplification of the conditions for the grant of the subvention by eliminating the requirement that the community must have an up-to-date cartographic substrate in digital form	March 2023	July 2023	Ministry for Communities, Territories and Infrastructure Development of Ukraine	state budget	within the established budget allocations for the relevant year	The resolution of the Cabinet of Ministers of Ukraine has been adopted.	Ministry for Communities, Territories and Infrastructure Development of Ukraine official printed publications official website of the Cabinet of Ministers of Ukraine
2.5.6.1.5. Performing financial and economic calculations of the amount of funding required for a state budget subvention to local budget for the creation of comprehensive plans of spatial development of territories of territorial communities	July 2024	August 2024	Ministry for Communities, Territories and Infrastructure Development of Ukraine	state budget	within the established budget allocations for the relevant year	Financial and economic calculations have been performed.	Ministry for Communities, Territories and Infrastructure Development of Ukraine
2.5.6.1.6. Submitting proposals during development of the Draft Law of Ukraine <i>On the State Budget of Ukraine for 2025</i> , providing for the requisite amount of funding for the subvention calculated as part of the activity indicated in subclause 2.5.6.1.5 out of the state budget for local budgets for the creation of comprehensive plans of spatial development of territories of territorial communities in keeping with the requirements of the Loan Agreement as part of the Program of Acceleration of Private Investment in Agriculture between Ukraine and the International Bank for Reconstruction and Development dated August 27, 2019, No. 8973-UA	September 2024	September 2024	Ministry for Communities, Territories and Infrastructure Development of Ukraine	state budget	within the established budget allocations for the relevant year	The draft law has been developed and publicized.	official website of the Verkhovna Rada of Ukraine
2.5.6.1.7. Monitoring of draft laws that propose amendments to the Land Code of Ukraine that would abolish the creation of comprehensive plans of spatial development of the territory of territorial communities and determination on this basis of the functional zoning of the territory and land usage restrictions as mandatory preconditions for establishing and modifying the designated purpose of land plots	March 2023	December 2025	Ministry of Agrarian Policy and Food of Ukraine	state budget	within the established budget allocations for the relevant year	The monitoring is being conducted.	Ministry of Agrarian Policy and Food of Ukraine
2.5.6.1.8. Preparing proposals regarding approval with reservations / rejection of the draft laws indicated in subclause 2.5.6.1.7	March 2023	December 2025	Ministry of Agrarian Policy and Food of Ukraine	state budget	within the established budget allocations for the relevant year	Proposals regarding approval with reservations / rejection of the draft laws indicated in subclause 2.5.6.1.7 have been prepared.	Ministry of Agrarian Policy and Food of Ukraine
2.5.6.1.9. Preparing critical comments and proposals, positions regarding the rejection of the draft laws indicated in subclause 2.5.6.1.7	March 2023	December 2025	Ministry of Agrarian Policy	state budget	within the established budget allocations for the relevant year	Critical comments and proposals regarding the rejection of the draft laws	Ministry of Agrarian Policy

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
			and Food of Ukraine			indicated in subclause 2.5.6.1.7 have been prepared.	and Food of Ukraine
2.5.6.1.10. Supporting the consideration of the draft laws indicated in subclause 2.5.6.1.7 by committees of the Parliament of Ukraine	March 2023	December 2025	Ministry of Agrarian Policy and Food of Ukraine	state budget	within the established budget allocations for the relevant year	The draft laws indicated in subclause 2.5.6.1.7 have not been passed.	Ministry of Agrarian Policy and Food of Ukraine
2.5.6.1.11. Preparing proposals regarding the expediency of the exercise of the president's veto right with respect to the laws indicated in subclause 2.5.6.1.7, which have been passed by the Parliament of Ukraine	March 2023	December 2025	Ministry of Agrarian Policy and Food of Ukraine	state budget	within the established budget allocations for the relevant year	The proposals regarding the expediency of the exercise of the president's veto right with respect to the laws indicated in subclause 2.5.6.1.7 have been presented to the President of Ukraine.	Ministry of Agrarian Policy and Food of Ukraine
Problem 2.5.7. Lack of a procedure for the sale of state-owned and municipally owned land plots or rights to them (lease, superficies, emphyteusis) through electronic auctions in the conditions of free circulation of agricultural land							
Expected strategic result 2.5.7.1. Amendments have been made to the land legislation, which provide for transparent mechanisms for the sale of state-owned and municipally owned land plots or rights to them through electronic auctions.							
2.5.7.1.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law defining the maximum area of land plots under state or municipal ownership, which are occupied by immovable properties (buildings, structures) owned by individuals or legal entities, for the purposes of their sale or tenancy outside of the competitive process	March 2023	July 2023	Ministry for Communities, Territories and Infrastructure Development of Ukraine	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Ministry for Communities, Territories and Infrastructure Development of Ukraine official website of the Verkhovna Rada of Ukraine
2.5.7.1.2. Monitoring of the draft laws that propose amendments to the Land Code of Ukraine with respect to the mechanisms of selling land plots under state or municipal ownership or rights to them through electronic auctions, particularly under martial law conditions	March 2023	December 2025	Ministry of Agrarian Policy and Food of Ukraine	state budget	within the established budget allocations for the relevant year	The monitoring is being conducted.	Ministry of Agrarian Policy and Food of Ukraine
2.5.7.1.3. Preparing proposals regarding approval with reservations / rejection of the draft laws indicated in subclause 2.5.7.1.2	March 2023	December 2025	Ministry of Agrarian Policy and Food of Ukraine	state budget	within the established budget allocations for the relevant year	Proposals regarding approval with reservations / rejection of the draft laws indicated in subclause 2.5.7.1.2 have been prepared.	Ministry of Agrarian Policy and Food of Ukraine
2.5.7.1.4. Preparing critical comments and proposals, positions regarding the rejection of the draft laws indicated in subclause 2.5.7.1.2	March 2023	December 2025	Ministry of Agrarian Policy and Food of Ukraine	state budget	within the established budget allocations for the relevant year	Critical comments and proposals regarding the rejection of the draft laws indicated in subclause 2.5.7.1.2 have been prepared.	Ministry of Agrarian Policy and Food of Ukraine
2.5.7.1.5. Supporting the consideration of the draft laws indicated in subclause 2.5.7.1.2 by committees of the Parliament of Ukraine	March 2023	December 2025	Ministry of Agrarian Policy	state budget	within the established budget allocations for the relevant year	The draft laws indicated in subclause 2.5.7.1.2 have not been passed.	Ministry of Agrarian Policy

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
2.5.7.1.6. Preparing proposals regarding the expediency of the exercise of the president's veto right with respect to the laws indicated in subclause 2.5.7.1.2, which have been passed by the Parliament of Ukraine	March 2023	December 2025	Ministry of Agrarian Policy and Food of Ukraine	state budget	within the established budget allocations for the relevant year	The proposals regarding the expediency of the exercise of the president's veto right with respect to the laws indicated in subclause 2.5.7.1.2 have been presented to the President of Ukraine.	Ministry of Agrarian Policy and Food of Ukraine
<p>Problem 2.5.8. Free privatization of land under state or municipal ownership is a source of corruption in land relations.</p> <p>Expected strategic result 2.5.8.1. Land legislation has been amended to transform free privatization of land plots into other forms of social support for the population (with the preservation of the right to free privatization of land plots granted for use to citizens before 2002).</p>							
2.5.8.1.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law that, <i>inter alia</i> , proposes to:	one month from the date of termination or cancellation of martial law	nine months from the date of termination or cancellation of martial law	Ministry of Agrarian Policy and Food of Ukraine State Service of Ukraine for Geodesy, Cartography and Cadastre	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Ministry of Agrarian Policy and Food of Ukraine official website of the Verkhovna Rada of Ukraine
<p>1) improve the normative legal regulation of free transfer of land into private ownership of citizens;</p> <p>2) preserve the right to free transfer into citizens' private ownership of the land plots that had been made available to them for use prior to 2002 and which are occupied by their residential buildings and utility structures.</p>							
<p>Problem 2.5.9. Excessive concentration of powers within the central executive authority implementing public policy on land relations causes conflicts of interests and massive abuses.</p> <p>Expected strategic result 2.5.9.1. The powers to dispose of state-owned land, control the use and protection of land, regulate land management, and maintain the State Land Cadaster are divided between separate agencies.</p>							
2.5.9.1.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing to stipulate:	January 2024	September 2024	Ministry of Agrarian Policy and Food of Ukraine State Service of Ukraine for Geodesy, Cartography and Cadastre	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Ministry of Agrarian Policy and Food of Ukraine official website of the Verkhovna Rada of Ukraine
the procedure by which the State Service for Geodesy, Cartography, and Cadaster shall delegate to self-regulatory land management and topography-geodesy organizations the powers to carry out professional certification of land management engineers and geodesic engineers and to revoke their professional certificates in the instances prescribed by law, as well as to monitor the delegated powers							
2.5.9.1.2. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft resolution of the Cabinet of Ministers of Ukraine defining:	two months from the date of entry into force of the law specified in the subparagraph 2.5.9.1.1	four months from the date of entry into force of the law specified in the subparagraph 2.5.9.1.1	Ministry of Agrarian Policy and Food of Ukraine State Service of Ukraine for Geodesy, Cartography and Cadastre	state budget	within the established budget allocations for the relevant year	The resolution of the Cabinet of Ministers of Ukraine has been adopted.	Ministry of Agrarian Policy and Food of Ukraine official printed publications official website of the Cabinet of Ministers of Ukraine
delegation by the State Service for Geodesy, Cartography, and Cadaster to self-regulatory land management and topography-geodesy organizations that have an internal certification procedure and the code of professional conduct the powers to carry out professional certification of land management engineers and geodesic engineers and to revoke their professional certificates in							

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
the instances prescribed by law, as well as to monitor the delegated powers							
<p>2.5.9.1.3. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law providing for the possibility of:</p> <p>1) a state enterprise that has perpetual tenancy over agricultural land plots independently leasing out some of its land plots exclusively through an auction, without suspending its perpetual tenancy right;</p> <p>2) transformation of a state enterprise that has perpetual tenancy over land plots measuring over 100 hectares into a limited liability company 100 percent of whose authorized capital stock (equity) belongs to the state, with the land plots to be leased out to the newly formed enterprise without holding an auction, with the possibility of subleasing such land plots exclusively through an auction.</p>	March 2023	November 2023	<p>Ministry of Agrarian Policy and Food of Ukraine</p> <p>State Service of Ukraine for Geodesy, Cartography and Cadastre</p>	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	<p>Ministry of Agrarian Policy and Food of Ukraine</p> <p>official website of the Verkhovna Rada of Ukraine</p>
<p>Problem 2.5.10. Imperfection of existing control instruments and lack of transparency of road construction, repair, and maintenance processes</p> <p>Expected strategic result 2.5.10.1. With regard to public infrastructure projects, the mandatory publication of all information required by the Law of Ukraine <i>On the Openness of Spending of Public Funds</i> and data disclosure in accordance with CoST IDS (Infrastructure Data Standard) and publication of data (including design documentation and methodology for calculating the anticipated cost of procurement) in a machine-readable format in accordance with OC4IDS and OCDS standards.</p>							
<p>2.5.10.1.1. Arranging the publication of the entire array of data defined in Part 1 of Article 3 of the Law of Ukraine <i>On the Openness of Spending of Public Fund</i> on road infrastructure projects on the Unified Web Portal on the Spending of Public Funds, particularly with respect to:</p> <p>1) the administrator (recipient) of budget funds (name, identification code of the legal entity, address, last name, first name and patronymic of the manager);</p> <p>2) the chief administrator of budget funds (name, address, last name, first name and patronymic of the manager);</p> <p>3) the amount of budget allocations and/or budget subsidies for the relevant budget periods — total amount and broken down by budgetary programs;</p> <p>4) the amount of budget expenditures and loans extended from the budget during the reporting period — total amount and broken down by budgetary programs (this must also include a listing of the kinds and amounts of the relevant revenue streams with respect to funds of the special fund of the budget);</p> <p>5) information about contracts concluded during the reporting period (the subject matter of the contract, the contractor (name, identification code of legal entity, place of business address), the contract price, the unit</p>	March 2023	May 2023	<p>State Agency for Restoration and Infrastructure Development of Ukraine</p> <p>Ministry for Communities, Territories and Infrastructure Development of Ukraine</p>	state budget	within the established budget allocations for the relevant year	The Unified Web Portal on the Spending of Public Funds performs the mandatory publication of all data in accordance with the Law of Ukraine <i>On the Openness of Spending of Public Funds</i> relating to road infrastructure projects.	United web-portal for using public funds

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
price (if any), the quantity of goods, work and/or services purchased, whether or not the procurement process was held and, if not, the grounds for skipping the procurement process with a reference to the law, the amount of payments made under the contract during the reporting period, and the effective term of the contract);							
6) information about the status of performance of contracts signed in previous reporting periods, with all appendices forming an integral part of such contracts (the subject matter of the contract, the contractor (name, identification code of legal entity, place of business address, last name, first name and patronymic of the manager), the contract price, the unit price (if any), whether or not the procurement process was held and, if not, the grounds for skipping the procurement process with a reference to the law, the amount of payments made under the contract during the reporting period, whether or not there have been any claims or penalties arising out of the performance of the contract, certificates of delivery and acceptance (certificates of services rendered, certificates of delivery and acceptance, performance of work), if any);							
7) the number of business trips, including the number of business trips abroad, the total amount spent on business trips, including the amount spent on business trips abroad.							
2.5.10.1.2. Drafting and issuing an order of the National Agency for Rebuilding and Development of Infrastructure, which regulates the matter of publication of public information in the form of open data, which—according to the Regulation on Data Sets Subject to Publication in the Form of Open Data, approved by the resolution of the Cabinet of Ministers of Ukraine dated October 21, 2015, No. 835—are subject to publication in the form of open data by the National Agency for Rebuilding and Development of Infrastructure and by regional state administrations. Information about road infrastructure projects is subject to disclosure in accordance with CoST IDS (Infrastructure Data Standard), and data (particularly design documentation and methods of calculation of the anticipated cost of procurement) is published in machine-readable format in accordance with the OC4IDS and OCDS standards.	March 2023	May 2023	State Agency for Restoration and Infrastructure Development of Ukraine	state budget	within the established budget allocations for the relevant year	The order has been issued.	official website of the State Agency for Restoration and Infrastructure Development of Ukraine
2.5.10.1.3. Performance by the National Agency for Rebuilding and Development of Infrastructure and regional state administrations all of the requirements of the order indicated in subclause 2.5.10.1.2, and ensuring	June 2023	December 2025	State Agency for Restoration and Infrastructure	state budget	within the established budget allocations for the relevant year	The Unified State Web Portal of Open Data publishes data on road infrastructure projects in	Open Data Portal

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
the publication of open data on the Unified State Web Portal of Open Data in accordance with the list of data sets per CoST IDS (Infrastructure Data Standard), publication of data (particularly design documentation and methodology of calculation of the anticipated cost of procurement) in machine-readable format in accordance with the OC4IDS and OCDS standards			Development of Ukraine regional state administrations			accordance with CoST IDS (Infrastructure Data Standard), in machine-readable format in accordance with the OC4IDS and OCDS standards.	
Expected strategic result 2.5.10.2. The results of monitoring of the quality of road works, audit findings, and penalties are published on the official website of the initiator of the audit, or the entity that initiated or paid for the monitoring.							
2.5.10.2.1. Drafting the order of the Ministry of Infrastructure on approval of the procedure for monitoring the quality of work, particularly work involving the rebuilding (modernization) of Ukraine, and forms of the model contract on the monitoring of the quality of work	March 2023	May 2023	Ministry for Communities, Territories and Infrastructure Development of Ukraine	state budget	within the established budget allocations for the relevant year	The draft order has been developed.	Ministry for Communities, Territories and Infrastructure Development of Ukraine
2.5.10.2.2. Holding a public discussion of the draft order indicated in subclause 2.5.10.2.1, and ensuring its revision (if needed)	June 2023	July 2023	Ministry for Communities, Territories and Infrastructure Development of Ukraine	state budget	within the established budget allocations for the relevant year	The public discussion has been conducted and its results have been made public.	official website of the Ministry for Communities, Territories and Infrastructure Development of Ukraine
2.5.10.2.3. Issuing the order of the Ministry of Infrastructure on approval of the procedure for monitoring the quality of work, particularly work involving the rebuilding (modernization) of Ukraine, and forms of the model contract on the monitoring of the quality of work	August 2023	September 2023	Ministry for Communities, Territories and Infrastructure Development of Ukraine	state budget	within the established budget allocations for the relevant year	The order has been issued.	official printed publications The unified state register of normative legal acts
2.5.10.2.4. Developing an online platform for gathering and publishing open data on the monitoring of the quality of work, particularly work involving the rebuilding (modernization) of Ukraine (such as reports on the monitoring of the progress of construction, retrofitting, renovations with all appendices, including protocols, inspection reports, and materials sampling reports)	October 2023	March 2024	Ministry for Communities, Territories and Infrastructure Development of Ukraine	state budget	within the established budget allocations for the relevant year	The online platform has been developed.	official website of the Ministry for Communities, Territories and Infrastructure Development of Ukraine
2.5.10.2.5. Conducting pilot operation of the online platform indicated in subclause 2.5.10.2.4, and making adjustments (if necessary)	April 2024	August 2024	Ministry for Communities, Territories and Infrastructure Development of Ukraine	state budget	within the established budget allocations for the relevant year	The online platform has been put into pilot operation.	official website of the Ministry for Communities, Territories and Infrastructure Development of Ukraine
2.5.10.2.6. Putting the online platform indicated in subclause 2.5.10.2.4 into commercial operation.	September 2024	January 2025	Ministry for Communities, Territories and Infrastructure	state budget	within the established budget allocations for the relevant year	The online platform has been put into commercial operation.	official website of the Ministry for Communities, Territories and

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
			Development of Ukraine				Infrastructure Development of Ukraine
2.6.10.2.7. Using the online platform to openly publish the current results of the monitoring of the quality of work, including work involving the rebuilding (modernization) of Ukraine (such as reports on the monitoring of the progress of construction, retrofitting, renovations with all appendices, including protocols, inspection reports, and materials sampling reports)	February 2025	December 2025	Ministry for Communities, Territories and Infrastructure Development of Ukraine	state budget	within the established budget allocations for the relevant year	The results of monitoring of the quality of work have been published on the online platform and are publicly accessible.	official website of the Ministry for Communities, Territories and Infrastructure Development of Ukraine
Expected strategic result 2.5.10.3. An open map of road construction, repair, and maintenance has been created, which displays the tenders held and contracts signed for such work in order to avoid overlapping operations at the same sites; this map has been integrated with the Unified State Electronic System in Construction.							
2.5.10.3.1. Developing and signing documentation for the implementation of the tool for digital management of the rebuilding (modernization) of Ukraine, which will ensure public access to an interactive map of projects, including those involving the rebuilding (modernization) of Ukraine, with information about competitive bidding processes completed, contracts signed, contractors and current progress of construction all over Ukraine, making it possible to monitor the progress of renovations and construction and avoid overlapping operations at the same sites	March 2023	July 2023	Ministry for Communities, Territories and Infrastructure Development of Ukraine State Agency for Restoration and Infrastructure Development of Ukraine	state budget	within the established budget allocations for the relevant year	The documentation has been signed.	official website of the Ministry for Communities, Territories and Infrastructure Development of Ukraine official website of the State Agency for Restoration and Infrastructure Development of Ukraine
2.5.10.3.2. Conducting pilot operation of the digital management tool indicated in subclause 2.5.10.3.1, adjusting it (if needed), and putting it into commercial operation.	August 2023	August 2024	Ministry for Communities, Territories and Infrastructure Development of Ukraine State Agency for Restoration and Infrastructure Development of Ukraine	state budget	within the established budget allocations for the relevant year	The tool for digital management of the rebuilding (modernization) of Ukraine has been put into commercial operations.	official website of the Ministry for Communities, Territories and Infrastructure Development of Ukraine official website of the State Agency for Restoration and Infrastructure Development of Ukraine
2.5.10.3.3. Ensuring constant operation (with public access) and updating of the interactive map of projects, particularly projects to rebuild (modernize) Ukraine, with information about competitive bidding processes completed, contracts signed, contractors and current progress of construction all over Ukraine, making it possible to monitor the progress of repairs and construction	September 2024	December 2025	Ministry for Communities, Territories and Infrastructure Development of Ukraine	state budget	within the established budget allocations for the relevant year	Public access to the interactive map of projects, particularly projects to rebuild Ukraine, has been granted.	official website of the Ministry for Communities, Territories and Infrastructure Development of Ukraine official website of the State Agency

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
2.5.10.3.4. Developing technical documentation for integration of the interactive map of projects, including projects to rebuild (modernize) Ukraine, with the Unified State Electronic System in Construction	July 2024	September 2024	Ministry for Communities, Territories and Infrastructure Development of Ukraine Ministry of Digital Transformation of Ukraine State Agency for Restoration and Infrastructure Development of Ukraine	state budget	within the established budget allocations for the relevant year	The technical documentation has been developed.	for Restoration and Infrastructure Development of Ukraine official website of the Ministry for Communities, Territories and Infrastructure Development of Ukraine official website of the State Agency for Restoration and Infrastructure Development of Ukraine
2.5.10.3.5. Conducting pilot operation and performing the commercial launch of the interactive map of projects, including projects to rebuild (modernize) Ukraine, integrated with the Unified State Electronic System in Construction	October 2024	March 2025	State Agency for Restoration and Infrastructure Development of Ukraine Ministry for Communities, Territories and Infrastructure Development of Ukraine Ministry of Digital Transformation of Ukraine	state budget	within the established budget allocations for the relevant year	The interactive map of projects, including projects to rebuild (modernize) Ukraine, has been integrated with the Unified State Electronic System in Construction.	official website of the Ministry for Communities, Territories and Infrastructure Development of Ukraine the official web portal of the state electronic system in the field of construction
Expected strategic result 2.5.10.4. Requirements have been introduced to ensure that all road construction works are planned based on the results of instrument-assisted surveys							
2.5.10.4.1. Drafting and issuing the order of the Ministry of Infrastructure on approval of State Standard of Ukraine DSTU XXXX:20XX “Motor Roads. Rules for Scheduling Repairs”, which sets forth the requirements applicable to the planning of all road construction operations, taking into account the results of instrument-assisted surveys	March 2023	April 2023	National standardization body State Agency for Restoration and Infrastructure Development of Ukraine Ministry for Communities, Territories and	state budget	within the established budget allocations for the relevant year	The order has been issued.	official website of the National standardization body

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
			Infrastructure Development of Ukraine				
2.5.10.4.2. Drafting an order of the Ministry of Infrastructure on approval of the algorithm (procedure, methodology) of instrument-assisted surveys of the condition of motor roads and selection of road segments for repairs (sequence)	May 2023	August 2023	State Agency for Restoration and Infrastructure Development of Ukraine Ministry for Communities, Territories and Infrastructure Development of Ukraine	state budget	within the established budget allocations for the relevant year	The draft order has been developed.	State Agency for Restoration and Infrastructure Development of Ukraine
2.5.10.4.3. Holding a public discussion of the draft order indicated in subclause 2.5.10.4.2, and ensuring its revision (if needed)	September 2023	October 2023	State Agency for Restoration and Infrastructure Development of Ukraine Ministry for Communities, Territories and Infrastructure Development of Ukraine	state budget	within the established budget allocations for the relevant year	The public discussion has been conducted and its results have been made public.	official website of the State Agency for Restoration and Infrastructure Development of Ukraine
2.5.10.4.4. Issuing the order indicated in subclause 2.5.10.4.2	November 2023	December 2023	State Agency for Restoration and Infrastructure Development of Ukraine Ministry for Communities, Territories and Infrastructure Development of Ukraine	state budget	within the established budget allocations for the relevant year	The order has been issued.	official printed publications The unified state register of normative legal acts
2.5.10.4.5. Developing and implementing a data storage system with the functionality for automatic selection (prioritization) of motor roads for the purposes of planning road repairs based on data of instrument-assisted surveys	January 2024	May 2024	State Agency for Restoration and Infrastructure Development of Ukraine Ministry for Communities, Territories and Infrastructure	state budget	within the established budget allocations for the relevant year	The system has been developed and put into commercial operation.	official website of the Ministry for Communities, Territories and Infrastructure Development of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
			Development of Ukraine				official website of the State Agency for Restoration and Infrastructure Development of Ukraine
2.5.10.4.6. Gathering data based on the results of instrument-assisted surveys of motor roads, which are used to plan road construction work with the help of the system indicated in subclause 2.5.10.4.5	June 2024	December 2025	State Agency for Restoration and Infrastructure Development of Ukraine Ministry for Communities, Territories and Infrastructure Development of Ukraine	state budget	within the established budget allocations for the relevant year	Data of instrument-assisted surveys of motor roads is being gathered and entered into the system. Road work is planned with the help of the system.	official website of the Ministry for Communities, Territories and Infrastructure Development of Ukraine official website of the State Agency for Restoration and Infrastructure Development of Ukraine
Expected strategic result 2.5.10.5. Round-the-clock comprehensive automated dimensional and weight control has been implemented; administrative liability for consignors and carriers for exceeding the dimensional and weight parameters has been established; information on violations of dimensional and weight parameters and sanctions imposed is published on the official website of the State Service of Ukraine for Transport Safety.							
2.5.10.5.1. Ensuring the operation of all WIM systems deployed on motor roads, including repairs of WIM systems that are out of order	March 2023	February 2024	State Agency for Restoration and Infrastructure Development of Ukraine	state budget and/or international technical assistance	within the established budget allocations for the relevant year	The operation of all WIM systems deployed on public roads of national significance has been ensured.	official website of the State Agency for Restoration and Infrastructure Development of Ukraine
2.5.10.5.2. Certificates of entry into operation have been signed, and at least 45 new WIM systems are functioning.	March 2023	December 2025	State Agency for Restoration and Infrastructure Development of Ukraine	state budget	within the established budget allocations for the relevant year	At least 45 new weighing in motion (WIM) systems are functioning.	official website of the State Agency for Restoration and Infrastructure Development of Ukraine
2.5.10.5.3. Publication on the official website of the State Service of Ukraine for Transport Safety of information about violations of dimension and weight limits as well as sanctions imposed for the relevant violations, particularly administrative penalties	March 2023	December 2025	State Service of Ukraine for Transport Safety	state budget	within the established budget allocations for the relevant year	Information has been published on the website of the State Service of Ukraine for Transport Safety and is available to offenders.	official website of the State Service of Ukraine for Transport Safety
2.6. Defense sector							
Problem 2.6.1. Nontransparent and ineffective usage and disposition of defense land, immovable properties in the defense industry, as well as surplus movable property of the army, intellectual property; uncontrolled consumption of fuel procured for the needs of the Armed Forces							
Expected strategic result 2.6.1.1. The electronic accounting system includes all the data obtained as a result of a full inventory of defense facilities, including data on defense land and land plots of defense industry entities.							
2.6.1.1.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft directive of the Cabinet of Ministers of Ukraine on the inventory of defense land:	March 2023	September 2023	Ministry of Defence of Ukraine	state budget	within the established budget allocations for the relevant year	The directive of the Cabinet of Ministers of Ukraine has been adopted.	Ministry of Defence of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>1) the Ministry of Defense, the National Guard, the State Border Guard Service, and the State Special Communications Service have been tasked with conducting an inventory of defense land and publicly reporting on its findings;</p> <p>2) the State Service for Geodesy, Cartography, and Cadaster has been tasked with ensuring the functioning of the layer of information on defense land with a breakdown by land users on the Public Cadastral Map.</p>			<p>Ministry of Internal Affairs of Ukraine</p> <p>State Service of Ukraine for Geodesy, Cartography and Cadastre</p>				<p>official printed publications України</p> <p>official website of the Cabinet of Ministers of Ukraine</p>
2.6.1.1.2. Forming a dedicated layer of information about defense land on the Public Cadastral Map	April 2023	April 2024	State Service of Ukraine for Geodesy, Cartography and Cadastre	state budget	within the established budget allocations for the relevant year	100 percent of defense land is reflected in the dedicated layer of information on the Public Cadastral Map.	Public cadastral map
2.6.1.1.3. Developing an order of the Ministry of Defense on the inventorying of immovable property, which states that organizational units of the Ministry of Defense have been tasked with inventorying immovable property at enterprises, organizations, and institutions under the Ministry's jurisdiction	March 2023	April 2023	Ministry of Defence of Ukraine	state budget	within the established budget allocations for the relevant year	The draft order has been drafted and publicized for a public discussion.	Ministry of Defence of Ukraine
2.6.1.1.4. Holding a public discussion of the draft order indicated in subclause 2.6.1.1.3, and ensuring its revision (if needed), issuance, and submission for state registration	May 2023	May 2023	Ministry of Defence of Ukraine	state budget	within the established budget allocations for the relevant year	The public discussion has been conducted and its results have been made public.	official website of the Ministry of Defence of Ukraine
2.6.1.1.5. Supporting the state registration of the order indicated in subclause 2.6.1.1.3 and its official publication	June 2023	June 2023	<p>Ministry of Defence of Ukraine</p> <p>Ministry of Justice of Ukraine</p>	state budget	within the established budget allocations for the relevant year	The order has been registered and published.	<p>official printed publications</p> <p>The unified state register of normative legal acts</p>
2.6.1.1.6. Inventorying and registering real rights to 100 percent of immovable properties of the Ministry of Defense and enterprises, organizations, and institutions under the Ministry's jurisdiction	March 2023	December 2023	Ministry of Defence of Ukraine	state budget	within the established budget allocations for the relevant year	100 percent of immovable properties of the Ministry of Defense and enterprises, organizations, and institutions under the Ministry's jurisdiction have been registered in the Register of Titles to Immovable Property.	<p>State Register of Real Rights</p> <p>official notices of Ministry of Defence of Ukraine</p> <p>reports of the State Audit Service and Accounting Chamber of Ukraine (in case of audits)</p>
2.6.1.1.7. Conducting the annual monitoring of the quantity of inventoried and registered real rights to immovable properties of the Ministry of Defense and	January 2024	January 2025	Ministry of Defence of Ukraine	state budget	within the established budget allocations for the relevant year	Reports on the monitoring findings have been published.	official website of the Ministry of

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
enterprises, organizations, and institutions under the Ministry's jurisdiction							Defence of Ukraine
Expected strategic result 2.6.1.2. State registration of real rights to immovable property of business entities in the defense industry has been ensured (with the inclusion of information about land plots in the dedicated layer of information on the Public Cadastral Map).							
2.6.1.2.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft directive of the Cabinet of Ministers of Ukraine on the inventorying of immovable property and land of commercial companies, state and treasury enterprises in the defense industry:	March 2023	July 2023	Ministry of Defence of Ukraine Ministry for Strategic Industries of Ukraine Ministry of Economy of Ukraine Ministry of Internal Affairs of Ukraine Ministry of Education and Science of Ukraine State Concern "Ukroboronprom"	state budget	within the established budget allocations for the relevant year	The directive of the Cabinet of Ministers of Ukraine has been adopted.	Ministry for Strategic Industries of Ukraine official printed publications official website of the Cabinet of Ministers of Ukraine
1) the Ministry of Defense, the Ministry of Strategic Industries of Ukraine, the Ministry of the Economy, the Ministry of Internal Affairs, the Ministry of Education and Science, and State Space Agency, and Ukroboronprom State Concern have been tasked with registering real rights to immovable property and land of commercial companies, state and treasury enterprises in the defense industry, and publicly reporting on the results of its performance;							
2) the State Service for Geodesy, Cartography, and Cadaster has been tasked with making public the layer of information about defense land on the Public Cadastral Map with information about land of commercial companies, state and treasury enterprises in the defense industry.							
2.6.1.2.2. Developing engineering documentation, inventorying immovable properties, and issuing land management documentation, obtaining extracts from the State Land Cadaster for land plots, registering real rights to 100 percent of such immovable properties and land plots of commercial companies, state and treasury enterprises in the defense industry, other than those that are being disputed in court (within the scope of jurisdiction)	April 2023	December 2025	Ministry of Defence of Ukraine Ministry for Strategic Industries of Ukraine Ministry of Economy of Ukraine Ministry of Internal Affairs of Ukraine Ministry of Education and Science of Ukraine State Concern "Ukroboronprom"	state budget	within the established budget allocations for the relevant year	Real rights to 100 percent of immovable properties and land plots in the defense industry (other than those that are being disputed in court) have been registered.	State Register of Real Rights Public cadastral map official website of the Ministry of Defence of Ukraine official website of the Ministry for Strategic Industries of Ukraine official website of the Ministry of Economy of Ukraine official website of the Ministry of Internal Affairs of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
2.6.1.2.3. Conducting the annual monitoring of the number of inventoried and registered immovable properties and land plots of commercial companies, state and treasury enterprises in the defense industry	January 2024	January 2025	Ministry of Defence of Ukraine	state budget	within the established budget allocations for the relevant year	Reports on the monitoring findings have been published.	official website of the Ministry of Education and Science of Ukraine official website of the State Space Agency of Ukraine official website of the State Concern "Ukroboronprom"
Expected strategic result 2.6.1.3. The automated system for accounting and monitoring the consumption and quality of fuel procured for the needs of the Armed Forces has been created.							
2.6.1.3.1. Drafting an order of the Ministry of Defense on the automated system for accounting and monitoring the consumption and quality of fuel, defining the key parameters of the system contributing to effective accounting and management of fuel and lubricants:	March 2023	April 2023	Ministry of Defence of Ukraine	state budget	within the established budget allocations for the relevant year	The draft order has been drafted and publicized for a public discussion.	Ministry of Defence of Ukraine
1) specialized intrusion-proof software that logs and stores each system login and identifies the user logging in, along with the relevant hardware and communications needed to organize automated data exchange within the system;							
2) automated accounting and monitoring system in tank farms with the use of ultrasonic level meters;							
3) online monitoring of tanks with fuel and lubricants focusing on the following indicators: product level in the tank, product temperature, product density, and percentage of bottom water;							
4) a fuel tanker truck route GPS monitoring system.							
2.6.1.3.2. Holding a public discussion of the draft order indicated in subclause 2.6.1.3.1, and ensuring its revision (if needed), issuance, and submission for state registration	May 2023	May 2023	Ministry of Defence of Ukraine	state budget	within the established budget allocations for the relevant year	The public discussion has been conducted and its results have been made public.	official website of the Ministry of Defence of Ukraine
2.6.1.3.3. Supporting the state registration of the order indicated in subclause 2.6.1.3.1 and its official publication	June 2023	June 2023	Ministry of Defence of Ukraine Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	The order has been registered and published.	official printed publications The unified state register of normative legal acts

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
2.6.1.3.4. Preparing a statement of work (“technical assignment”) for the automated system for accounting and monitoring the consumption and quality of fuel at all organizational units of state enterprise (if they receive deliveries of fuel and lubricants) and military units under centralized management of the Ministry of Defense	the day of entry into force of the order specified in subsection 2.6.1.3.1	three months from the date of entry into force of the order specified in subsection 2.6.1.3.1	Ministry of Defence of Ukraine	state budget	within the established budget allocations for the relevant year	The statement of work has been prepared.	Ministry of Defence of Ukraine
2.6.1.3.5. Arranging the development of software for the automated system for accounting and monitoring the consumption and quality of fuel at all organizational units of state enterprise (if they receive deliveries of fuel and lubricants) and military units under centralized management of the Ministry of Defense	four months from the date of entry into force of the order specified in subsection 2.6.1.3.1	seven months from the date of entry into force of the order specified in subsection 2.6.1.3.1	Ministry of Defence of Ukraine	state budget	within the established budget allocations for the relevant year	The software has been developed.	official website of the Ministry of Defence of Ukraine
2.6.1.3.6. Ensuring the pilot launch of the automated system indicated in subclause 2.6.1.3.5	eight months from the date of entry into force of the order specified in the description of the measure 2.6.1.3.1	ten months from the date of entry into force of the order specified in subsection 2.6.1.3.1	Ministry of Defence of Ukraine	state budget	within the established budget allocations for the relevant year	The system has been put into pilot operation.	official website of the Ministry of Defence of Ukraine
2.6.1.3.7. Ensuring the commercial launch of the automated system indicated in subclause 2.6.1.3.5	eleven months from the date of entry into force of the order specified in subsection 2.6.1.3.1.	twelve months from the date of entry into force of the order specified in subsection 2.6.1.3.1.	Ministry of Defence of Ukraine	state budget	within the established budget allocations for the relevant year.	100 percent of organizational units, state enterprises (included in the allocation of fuel and lubricants), and military units under centralized management of the Ministry of Defense are using the automated system for accounting and monitoring the consumption and quality of fuel.	
Expected strategic result 2.6.1.4. A complete inventory and appraisal of intellectual property of business entities in the defense industry has been conducted.							
2.6.1.4.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft directive of the Cabinet of Ministers of Ukraine on the inventorying and appraisal of intellectual property of business entities in the defense industry for the Ministry of Defense, the Ministry of Strategic Industries of Ukraine, the Ministry of the Economy, the Ministry of Internal Affairs, the Ministry of Education and Science, the State Space Agency, Ukroboronprom State Concern, outlining the task to inventory intellectual property at business entities, state	March 2023	July 2023	Ministry of Defence of Ukraine Ministry for Strategic Industries of Ukraine Ministry of Economy of Ukraine	state budget	within the established budget allocations for the relevant year	The directive of the Cabinet of Ministers of Ukraine has been adopted.	Ministry of Defence of Ukraine official printed publications official website of the Cabinet of Ministers of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
and treasury enterprises, as well as institutions and organizations of the defense industry			Ministry of Internal Affairs of Ukraine Ministry of Education and Science of Ukraine State Space Agency of Ukraine State Concern "Ukroboronprom" (by consent)				
2.6.1.4.2. Inventorying and appraising intellectual property of business entities in the defense industry	July 2023	July 2024	Ministry of Defence of Ukraine Ministry for Strategic Industries of Ukraine Ministry of Economy of Ukraine Ministry of Internal Affairs of Ukraine Ministry of Education and Science of Ukraine State Space Agency of Ukraine State Concern "Ukroboronprom" (by consent)	state budget	within the established budget allocations for the relevant year	100 percent of intellectual property of business entities in the defense industry has been appraised.	Ministry of Defence of Ukraine Ministry for Strategic Industries of Ukraine Ministry of Economy of Ukraine Ministry of Internal Affairs of Ukraine Ministry of Education and Science of Ukraine State Space Agency of Ukraine The National Academy of Sciences of Ukraine State Concern "Ukroboronprom"
2.6.1.4.3. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft directive of the Cabinet of Ministers of Ukraine approving the intellectual property management policy in the defense industry, which provides for the creation of a unified database of research and engineering projects, intellectual properties, and technologies for military, special, and dual-use	March 2023	July 2023	Ministry of Defence of Ukraine Ministry for Strategic Industries of Ukraine	state budget	within the established budget allocations for the relevant year	The directive of the Cabinet of Ministers of Ukraine has been adopted.	Ministry of Defence of Ukraine official printed publications

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
applications, engineering documentation for military products while interacting with registers of engineering documentation			Industries of Ukraine Ministry of Economy of Ukraine Ministry of Internal Affairs of Ukraine Ministry of Education and Science of Ukraine State Space Agency of Ukraine State Concern "Ukroboronprom" (by consent)				official website of the Cabinet of Ministers of Ukraine
2.6.1.4.4. Creating a unified database of research and engineering projects, intellectual properties, and technologies for military, special, and dual-use applications, engineering documentation for military products and integrating it with registers of engineering documentation	April 2023	December 2023	Ministry of Economy of Ukraine	state budget	within the established budget allocations for the relevant year	The unified database of intellectual properties in the defense industry is functioning.	United information base of intellectual property objects in the defense-industrial complex
<p>Problem 2.6.2. Procurement of goods, work, and services for defense purposes is carried out under conditions of excessive secrecy and has a low level of competition, which contributes to abuse and unjustified spending of budget funds.</p> <p>Expected strategic result 2.6.2.1. Procurement procedures for defense-related goods, works, and services are competitive and involve the use of an electronic procurement system, with certain reservations; the closed procurement procedure is used as an exception, and the legally defined single-sourcing procedure (procurement from a single contractor) is regulated in detail at the level of bylaws, in particular regarding the formulation of the cost and profit margin.</p>							
2.6.2.1.1. Monitoring draft laws that propose amendments to the Law of Ukraine <i>On Defense Procurement</i> , which stipulates that defense procurement shall be carried out according to the following principles:	March 2023	December 2025	Ministry of Defence of Ukraine	state budget	within the established budget allocations for the relevant year	Monitoring has been conducted and proposals have been issued.	Ministry of Defence of Ukraine
<ol style="list-style-type: none"> 1) competitiveness; 2) effective spending of funds, effectiveness; 3) openness and transparency (except for information that constitutes a secret of the state, disclosure of which may harm national security); 4) preventing corruption, abuses and discrimination, and preparation of the relevant proposals. 							
2.6.2.1.2. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft act of the Cabinet of Ministers of Ukraine defining:	March 2023	August 2023	Ministry of Defence of Ukraine	state budget	within the established budget allocations for the relevant year	The act of the Cabinet of Ministers of Ukraine has been adopted.	Ministry of Defence of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>1) the admissibility and inadmissibility of reimbursement of expenditures (formulation of the prime cost) for defense products in accordance with the principles and procedures of NATO member states;</p> <p>2) pricing and profit margin for defense products in accordance with the principles and procedures of NATO member states.</p>			Ministry of Economy of Ukraine State Concern "Ukroboronprom" (by consent)				official printed publications official website of the Cabinet of Ministers of Ukraine
<p>2.6.2.1.3. Developing requirements for the cost accounting and monitoring system in a breakdown of contracts with manufacturers of defense products, which will be certified by an independent auditor in accordance with the principles and procedures of NATO member states</p>	September 2023	November 2023	Ministry of Defence of Ukraine Ministry of Economy of Ukraine State Concern "Ukroboronprom" (by consent)	state budget	within the established budget allocations for the relevant year	The requirements for the cost accounting and monitoring system have been developed and certified.	Ministry of Defence of Ukraine Ministry of Economy of Ukraine State Concern "Ukroboronprom"
Expected strategic result 2.6.2.2. Secrecy in the defense procurement sector has been reduced to a reasonable level, the legislatively prescribed scope of information on procurement results is made public, including as a data set, and a transparent system of pricing for defense products is in place.							
<p>2.6.2.2.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law pertaining to the protection of classified information that defines, <i>inter alia</i>, the scope of information to be published in the electronic procurement system, which must include information about:</p> <p>1) the name, total quantity, price of weapons, military equipment, ammo, spare parts, and materials for them, which are being procured for the needs of military formations and law enforcement agencies;</p> <p>2) the finalized procurement (and its scope) of defense goods, work, and services for the Armed Forces and other military formations and law enforcement agencies.</p>	March 2023	July 2023	Ministry of Defence of Ukraine	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Ministry of Defence of Ukraine official website of the Verkhovna Rada of Ukraine
<p>2.6.2.2.2. Drafting amendments to the order of the Security Service of Ukraine dated December 23, 2020, No. 383 <i>On Approval of the Code of Information Constituting a Secret of the State</i> in pursuance of the law indicated in subclause 2.6.2.2.1</p>	the date of entry into force of the law specified in the subparagraph 2.6.2.2.1	two months from the date of entry into force of the law specified in the subparagraph 2.6.2.2.1	Security Service of Ukraine (by consent)	state budget	within the established budget allocations for the relevant year	The order has taken effect.	official website of the Security Service of Ukraine
Expected strategic result 2.6.2.3. It has been made possible to carry out procurement not only based on the lowest price criterion, but also taking into account the life cycle cost of products and other non-price criteria necessary for the procurement of goods, works or services that meet the needs of the Armed Forces and other security and defense forces.							
<p>2.6.2.3.1. Monitoring draft laws that propose amendments to the Law of Ukraine <i>On Defense Procurement</i>, which stipulates the following criteria of</p>	March 2023	December 2025	Ministry of Defence of Ukraine	state budget	within the established budget allocations for the relevant year	Monitoring has been conducted and proposals have been issued.	Ministry of Defence of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>evaluation of bids submitted by bidders in the procurement process:</p> <p>1) the level of life cycle support (warranty and after-sales service, disposal, etc.);</p> <p>2) the life cycle cost, and preparation of the relevant proposals.</p> <p>Expected strategic result 2.6.2.4. The Electronic Register of Competitive Selection Bidders and Contractors Performing Government Contracts (Agreements) has been formed in a transparent manner, and transparent notification of potential suppliers about plans to purchase goods, work, or services for defense purposes has been ensured.</p> <p>2.6.2.4.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft resolution of the Cabinet of Ministers of Ukraine proposing amendments to the Procedure for Creating, Operating, and Maintaining the Electronic Register of Competitive Selection Bidders and Contractors Performing Government Contracts (Agreement), and Adding Business Entities to this Register, approved by the resolution of the Cabinet of Ministers of Ukraine dated March 17, 2021, No. 233, which provides for:</p> <p>1) ensuring that the register of competitive selection bidders and contractors performing government contracts (and not the register administrator) performs systematization and retrospective analysis of data on business entities in defense procurement processes in accordance with classification attributes defined in Part 2 of Article 37 of the Law of Ukraine <i>On Defense Procurement</i>;</p> <p>2) automatic population of the register with data;</p> <p>3) ensuring the online publication of register information that does not contain secrets of the state.</p> <p>2.6.2.4.2. Putting into operation the Electronic Register of Competitive Selection Bidders and Contractors Performing Government Contracts (Agreements), which will perform the functions indicated in subclause 2.6.2.4.1 and, among other things, contains systematized data on business entities based on classification attributes, and is populated with data automatically</p>	January 2025	May 2025	Ministry for Strategic Industries of Ukraine Ministry of Defence of Ukraine Ministry of Economy of Ukraine State Concern "Ukroboronprom" (by consent)	state budget	within the established budget allocations for the relevant year	The resolution of the Cabinet of Ministers of Ukraine has been adopted.	Ministry for Strategic Industries of Ukraine official printed publications official website of the Cabinet of Ministers of Ukraine
<p>Expected strategic result 2.6.2.5. In order to minimize the risks of corruption in import procurement, cooperation with the NATO Support and Supply Agency has been established.</p> <p>2.6.2.5.1. Defining procedures for conducting defense procurement through international specialist organizations, their representative offices, specialized funds, enterprises, institutions, and organizations, as well as through international military sales programs, which have been identified according to the list of international specialist organizations and their</p>	January 2025	December 2025	Ministry for Strategic Industries of Ukraine Ministry of Defence of Ukraine Ministry of Economy of Ukraine	state budget	within the established budget allocations for the relevant year	The Electronic Register of Competitive Selection Bidders and Contractors Performing Government Contracts (Agreements) has been put into operation.	Ministry for Strategic Industries of Ukraine
<p>Expected strategic result 2.6.2.5. In order to minimize the risks of corruption in import procurement, cooperation with the NATO Support and Supply Agency has been established.</p> <p>2.6.2.5.1. Defining procedures for conducting defense procurement through international specialist organizations, their representative offices, specialized funds, enterprises, institutions, and organizations, as well as through international military sales programs, which have been identified according to the list of international specialist organizations and their</p>	March 2023	December 2025	Ministry of Defence of Ukraine Ministry for Strategic Industries of Ukraine	state budget	within the established budget allocations for the relevant year	The procedures have been defined.	Ministry of Defence of Ukraine Ministry for Strategic Industries of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
representative offices involved in procurement of defense goods, work, and services, approved by the resolution of the Cabinet of Ministers of Ukraine dated May 26, 2021, No. 527							
2.6.2.5.2. Conducting defense procurement through international specialist organizations, their representative offices, specialized funds, enterprises, institutions, and organizations, as well as through international military sales programs in accordance with the procedures indicated in subclause 2.6.2.5.1	March 2023	December 2025	Ministry of Defence of Ukraine Ministry for Strategic Industries of Ukraine	state budget	within the established budget allocations for the relevant year	At least 5 percent of defense procurement has been conducted through international specialist organizations.	Ministry of Defence of Ukraine State Enterprise "Defense Procurement Agency"
Problem 2.6.3. The ineffective model of control over defense products in the production process does not make it possible to completely rule out the supply of defective weapons and military equipment in a timely manner.							
Expected strategic result 2.6.3.1. The existing system of state guarantees of the quality of defense goods, works and services in Ukraine implements international requirements and standards for conformity assessment of quality management systems of manufacturers and suppliers, which also meet NATO standards.							
2.6.3.1.1. Drafting the order of the Ministry of Defense on ensuring the operation of an electronic database of certificates of conformity of the quality management systems of suppliers to AQAP requirements	March 2023	April 2023	Ministry of Defence of Ukraine	state budget	within the established budget allocations for the relevant year	The draft order has been drafted and publicized for a public discussion.	Ministry of Defence of Ukraine
2.6.3.1.2. Holding a public discussion of the draft order indicated in subclause 2.6.3.1.1, and ensuring its revision (if needed) (particularly with the involvement of manufacturers of defense products and NGOs), issuance, and submission for state registration	May 2023	June 2023	Ministry of Defence of Ukraine	state budget	within the established budget allocations for the relevant year	The public discussion has been conducted and its results have been made public.	official website of the Ministry of Defence of Ukraine
2.6.3.1.3. Supporting the state registration of the order indicated in subclause 2.6.3.1.1 and its official publication	July 2023	July 2023	Ministry of Defence of Ukraine Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	The order has been registered and published.	official printed publications The unified state register of normative legal acts
2.6.3.1.4. Putting into commercial operation the electronic database of certificates of conformity of the quality management systems of suppliers to AQAP requirements	July 2023	March 2024	Ministry of Defence of Ukraine	state budget	within the established budget allocations for the relevant year	The electronic database that issues certificates of conformity of the quality management systems is operating permanently (commercially).	official notices of the Ministry of Defence of Ukraine
2.6.3.1.5. Monitoring draft laws that propose amendments to the Law of Ukraine <i>On Defense Procurement</i> , which provide for state guarantees of the quality of defense goods, work, and services in Ukraine, and preparing the relevant proposals	March 2023	December 2025	Ministry of Defence of Ukraine	state budget	within the established budget allocations for the relevant year	The monitoring has been conducted.	Ministry of Defence of Ukraine
Expected strategic result 2.6.3.2. The authorized agency on state guarantees of quality of defense products has been formed and is operating and issuing certificates of conformity.							
2.6.3.2.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft resolution of the Cabinet of Ministers of Ukraine on the procedure for conducting a	March 2023	September 2023	Ministry of Defence of Ukraine	state budget	within the established budget allocations for the relevant year	The resolution of the Cabinet of Ministers of Ukraine has been adopted.	Ministry of Defence of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>competitive process to select candidates for managerial positions with the authorized agency on state guarantees of quality, which contains the following requirements:</p> <p>1) the list of managerial positions in respect of which a competitive selection process is mandatory;</p> <p>2) principles and stages of the competitive selection process;</p> <p>3) integrity checks of candidates with the use of psycho-physiological equipment;</p> <p>4) vetting of candidates through interviews, during which integrity assessment is carried out using the reasonable doubt standard;</p> <p>5) the list of information about the competitive selection process and the candidates to be published on the Internet.</p>							official printed publications official website of the Cabinet of Ministers of Ukraine
<p>2.6.3.2.2. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft resolution of the Cabinet of Ministers of Ukraine approving the regulation on the authorized agency on state guarantees of quality, which defines:</p> <p>1) the organizational structure of the authorized agency on state guarantees of quality;</p> <p>2) the independence of the activities of the authorized agency on state guarantees of quality, which is achieved by the Ministry of Defense prohibiting an interference with the operations of this agency;</p> <p>3) supporting the functions of the agency by means of an electronic database of certificates of conformity of the quality management systems of suppliers to AQAP requirements;</p> <p>4) the resolution of the Cabinet of Ministers of Ukraine dated June 16, 2021, No. 622 <i>On the Authorized Agency on State Guarantees Of Quality</i> is no longer in effect.</p>	March 2023	July 2023	Ministry of Defence of Ukraine	state budget	within the established budget allocations for the relevant year	The resolution of the Cabinet of Ministers of Ukraine has been adopted.	Ministry of Defence of Ukraine official printed publications official website of the Cabinet of Ministers of Ukraine
<p>2.6.3.2.3. Introducing a system for training and development of professional competencies of the staff in the system of state guarantees of quality, and performing their certification</p>	March 2023	December 2025	Ministry of Defence of Ukraine	state budget	within the established budget allocations for the relevant year	Training programs focusing on the assessment of conformity of the quality management system of producers have been developed.	official website of the Ministry of Defence of Ukraine

Problem 2.6.4. Ineffective spending of budget funds and abuses committed while providing housing for military personnel.

Expected strategic result 2.6.4.1. The existing housing waiting list for military personnel has been audited; a fully automated system for managing housing waiting lists is in place, which ensures that military personnel are provided with housing transparently and in accordance with their place in the waiting list.

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>2.6.4.1.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft resolution of the Cabinet of Ministers of Ukraine on the procedure for managing the digital automated system for maintaining a record of apartments of military personnel, which provides for:</p> <p>1) designating the agency responsible for administering the automated system for maintaining a record of the progress of the housing waiting list;</p> <p>2) implementation of automated progress of the housing waiting list and public access to the housing waiting list; implementation of the automated calculation of the housing floor area;</p> <p>3) creating a register of military personnel who received housing.</p>	June 2023	December 2023	Ministry of Defence of Ukraine	state budget	within the established budget allocations for the relevant year	The resolution of the Cabinet of Ministers of Ukraine has been adopted.	Ministry of Defence of Ukraine official printed publications official website of the Cabinet of Ministers of Ukraine
<p>2.6.4.1.2. Creating a digital automated system for maintaining a record of apartments of military personnel</p>	September 2023	February 2024	Ministry of Defence of Ukraine	state budget	within the established budget allocations for the relevant year	The digital automated system for maintaining a record of apartments is operating permanently (commercially).	official website of the Ministry of Defence of Ukraine
<p>2.6.4.1.3. Auditing the existing housing waiting list for military personnel in order to eliminate gaps, verify data, and populate the digital automated system with data, which also involves studying and determining:</p> <p>1) the percentage of military personnel provided with housing;</p> <p>2) organizational shortcomings in the management of the waiting list;</p> <p>3) effective and ineffective mechanisms of meeting the housing needs of military personnel.</p>	March 2023	June 2023	Ministry of Defence of Ukraine	state budget	within the established budget allocations for the relevant year	The audit has been conducted and the report has been made public.	Ministry of Defence of Ukraine
<p>2.6.4.1.4. Holding a public discussion of the findings of the audit indicated in subclause 2.6.4.1.3 in order to determine ways to eliminate the shortcomings of the existing housing waiting list by launching a digital automated system for registration of apartments</p>	July 2023	July 2023	Ministry of Defence of Ukraine	state budget	within the established budget allocations for the relevant year	The public discussion has been conducted and its results have been made public.	official website of the Ministry of Defence of Ukraine
<p>Expected strategic result 2.6.4.2. A new mechanisms has been put in place for satisfying the housing needs of military personnel: state mortgage and leasing programs are used; monetary reimbursement is used; housing is built using external borrowings; the list of construction projects in progress retrofitting for housing needs has been compiled. The Housing Code of the Ukrainian SSR is no longer effective.</p>							
<p>2.6.4.2.1. Developing a draft order approving the Concept for Providing Military Personnel and Their Family Members with Housing, which provides for:</p> <p>1) implementation of new mechanisms for satisfying the housing needs of military personnel, particularly state loan programs for construction, mortgage and leasing programs;</p>	June 2023	August 2023	Ministry of Defence of Ukraine	state budget	within the established budget allocations for the relevant year	The draft order has been drafted and publicized for a public discussion.	Ministry of Defence of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>2) implementation of priority measures to shorten the waiting list in such areas as construction, purchase, retrofitting, monetary compensation, mortgage, etc.;</p> <p>3) implementation of a digital automated system for maintaining a record of military personnel receiving monetary compensations for housing to which they are entitled;</p> <p>4) compiling a list of construction projects in progress and solving the issue of their completion;</p> <p>5) conducting all procurement of housing for military personnel exclusively with the use of the Prozorro electronic procurement platform.</p>							
<p>2.6.4.2.2. Holding a public discussion of the draft concept indicated in subclause 2.6.4.2.1, and ensuring its revision (if needed)</p>	September 2023	October 2023	Ministry of Defence of Ukraine	state budget	within the established budget allocations for the relevant year	The public discussion has been conducted and its results have been made public.	official website of the Ministry of Defence of Ukraine
<p>2.6.4.2.3. Approving the Concept indicated in subclause 2.6.4.2.1 via an order of the Ministry of Defense and making it public</p>	November 2023	November 2023	Ministry of Defence of Ukraine	state budget	within the established budget allocations for the relevant year	The Concept has been approved.	official website of the Ministry of Defence of Ukraine
<p>2.6.4.2.4. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft resolution of the Cabinet of Ministers of Ukraine on approval of the State Targeted Housing Program for Military Personnel on the basis of the Concept indicated in subclause 2.6.4.2.1, which provides for:</p> <p>1) specific Program implementation tasks for administrators of budget funds;</p> <p>2) Program implementation stages and time frames;</p> <p>3) sources and amounts of funding;</p> <p>4) anticipated outcomes of Program implementation.</p>	from the date of entry into force of the order specified in subsection 2.6.2.2.1	seven months from the date of entry into force of the order specified in subsection 2.6.2.2.1	Ministry of Defence of Ukraine	state budget	within the established budget allocations for the relevant year	The resolution of the Cabinet of Ministers of Ukraine has been adopted.	Ministry of Defence of Ukraine official printed publications official website of the Cabinet of Ministers of Ukraine
<p>2.6.4.2.5. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law providing for:</p> <p>1) a dedicated law that would regulate the allocation of housing to military personnel;</p> <p>2) the revocation of the Housing Code of Ukraine;</p> <p>3) alignment of civil legislation and other sector-specific legislation due to the revocation of the Housing Code of Ukraine.</p>	March 2023	October 2023	Ministry of Defence of Ukraine	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Ministry of Defence of Ukraine official website of the Verkhovna Rada of Ukraine
<p>Expected strategic result 2.6.4.3. Information on the housing allocated to military personnel is published on the official website of the Ministry of Defense, indicating the floor area, cost, number of rooms and sources of funding.</p>							
<p>2.6.4.3.1. Drafting an order of the Ministry of Defense on the publication of information about housing allocated to military personnel, which provides for:</p>	January 2024	February 2024	Ministry of Defence of Ukraine	state budget	within the established budget allocations for the relevant year	The draft order has been developed.	Ministry of Defence of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
1) implementation of the register of housing allocated to military personnel, including its floor area, cost, number of rooms, and sources of funding; 2) the register has been made public on the official website of the Ministry of Defense.							
2.6.4.3.2. Issuing the order indicated in subclause 2.6.4.3.1 and making it public	March 2024	March 2024	Ministry of Defence of Ukraine	state budget	within the established budget allocations for the relevant year	The order has been issued.	Ministry of Defence of Ukraine official website of the Ministry of Defence of Ukraine
2.6.4.3.3. Implementing the register of housing allocated to military personnel, including its floor area, cost, number of rooms, and sources of funding on the official website of the Ministry of Defense	March 2024	November 2024	Ministry of Defence of Ukraine	state budget	within the established budget allocations for the relevant year	The register of housing allocated to military personnel has been put into permanent (commercial) operation.	official website of the Ministry of Defence of Ukraine
Problem 2.6.5. Corruption risks during the formulation and implementation of staffing policy in the field of defense, conscription (admission) to military service, admission to higher military educational institutions, education and service outside the country, organizational and staffing activities, and awarding of state awards							
Expected strategic result 2.6.5.1. Appointments to positions are made on a competitive basis with the involvement of competitive selection and certification committees; an integrity check mechanism is being implemented.							
2.6.5.1.1. Drafting and submitting to the Cabinet of Ministers of Ukraine the Draft Decree of the President of Ukraine on amendments to the Regulation on Military Service by Citizens of Ukraine in the Armed Forces of Ukraine, approved by the Decree of the President of Ukraine dated December 10, 2008, No. 1153, which provides for (updates):	March 2023	January 2024	Ministry of Defence of Ukraine	state budget	within the established budget allocations for the relevant year	The draft order has been submitted to the President of Ukraine for review.	Ministry of Defence of Ukraine official website of the Office of the President of Ukraine
1) the appointment of military personnel to positions with staff categories that match their actual military ranks;							
2) the procedure for awarding the next military rank to military personnel with their simultaneous appointment to higher-ranking positions based on the rating principle (on a competitive basis);							
3) minimum and maximum periods of service with a specific military rank;							
4) probation procedure during recruitment of Ukrainian citizens for military service under contract in order to determine their fitness for military positions;							
5) procedure for expelling cadets pursuing higher or pre-university military education (if they choose not to continue their studies, due to disciplinary misconduct, systematic violations of contractual conditions by military personnel, failure to adhere to the curriculum (individual study plan), refusal to continue military service in positions held by officers, sergeants, and petty							

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>officers after their graduation from a military educational institution).</p> <p>2.6.5.1.2. Developing the draft order of the Ministry of Defense on amendments to the Guidelines on Organizing the Implementation of the Regulation on Military Service by Citizens of Ukraine in the Armed Forces of Ukraine, approved by the order of the Ministry of Defense dated April 10, 2009, No. 170, which stipulates that:</p> <p>1) appointment to higher-level positions shall be made according to the rating principle (on a competitive basis) with the involvement of committees selecting candidates for positions and committees on military service;</p> <p>2) each member of the military force shall be rated against specific criteria: evaluation of achievements in military service in specific areas and/or specialties, appropriate level of military (professional military) education, military training and command of a foreign language, involvement in (experience commanding) combat missions, special operations, etc.;</p> <p>3) a representative of the anticorruption organizational unit shall be among the committee members;</p> <p>4) the procedure for conducting the competitive selection process (appointment) for a higher-level position involves an integrity check (specifically by administering a psycho-physiological test with the use of the lie detector), as well as by conducting interviews during which the standard of reasonable doubt is used for integrity evaluation;</p> <p>5) the criteria of integrity acceptable for military positions and procedures (protocols) of their verification / evaluation.</p> <p>2.6.5.1.3. Holding a public discussion of the draft order indicated in subclause 2.6.5.1.2, and ensuring its revision (if needed)</p>	September 2023	November 2023 (or within three months after the issuance of the Decree of the President of Ukraine specified in subsection 2.6.5.1.1)	Ministry of Defence of Ukraine	state budget	within the established budget allocations for the relevant year	The draft order has been drafted and publicized for a public discussion.	official website of the Ministry of Defence of Ukraine
	November 2023 (or within three months after the issuance of the Decree of the President of Ukraine specified in subsection 2.6.5.1.1)	November 2023 (or within three months after the issuance of the Decree of the President of Ukraine specified in subsection 2.6.5.1.1)	Ministry of Defence of Ukraine	state budget	within the established budget allocations for the relevant year	The public discussion has been conducted and its results have been made public.	official website of the Ministry of Defence of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
2.6.5.1.4. Issuing the order indicated in subclause 2.6.5.1.2	December 2023 (or within three months after the issuance of the Decree of the President of Ukraine specified in subsection 2.6.5.1.1)	December 2023 (or within three months after the issuance of the Decree of the President of Ukraine specified in subsection 2.6.5.1.1)	Ministry of Defence of Ukraine	state budget	within the established budget allocations for the relevant year	The order has been issued.	official printed publications official website of the Ministry of Defence of Ukraine
Expected strategic result 2.6.5.2. Staff rotation is ensured, and individuals who have violated the requirements pertaining to prevention and resolution of conflicts of interest, other requirements, prohibitions and restrictions established by the Law of Ukraine <i>On Prevention of Corruption</i> are identified.							
2.6.5.2.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing amendments to military regulations (incorporated into the Unified Regulations of the Armed Forces) with respect to defining the specific considerations of applying anticorruption restrictions and resolving the conflict of interest under the conditions of military service	March 2023	August 2023	Ministry of Defence of Ukraine	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Ministry of Defence of Ukraine official website of the Verkhovna Rada of Ukraine
2.6.5.2.2. Conducting an annual public discussion of anticorruption efforts in the defense sector	March 2023	December 2025	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The public discussion has been conducted and its results have been made public.	official notices of the National Agency on Corruption Prevention
2.6.5.2.3. Drafting and submitting to the Cabinet of Ministers of Ukraine the Draft Decree of the President of Ukraine on amendments to the Regulation on Military Service by Citizens of Ukraine in the Armed Forces of Ukraine, approved by the Decree of the President of Ukraine dated December 10, 2008, No. 1153, which provides for the rotation (transfer) of military personnel between the relevant positions with a view to improving their qualifications and helping them acquire essential experience or using their resources more efficiently	March 2023	January 2024	Ministry of Defence of Ukraine	state budget	within the established budget allocations for the relevant year	The draft Decree has been submitted to the President of Ukraine for review.	Ministry of Defence of Ukraine official website of the Office of the President of Ukraine
2.6.5.2.4. Developing the draft order of the Ministry of Defense on amendments to the Guidelines on Organizing the Implementation of the Regulation on Military Service by Citizens of Ukraine in the Armed Forces of Ukraine, approved by the order of the Ministry of Defense dated April 10, 2009, No. 170, which defines the procedure for rotation (transfer) of military personnel between the relevant positions once every three to five years	September 2023 (or within three months after the issuance of the Decree of the President of Ukraine specified in subsection 2.6.5.1.1)	November 2023 (or within three months after the issuance of the Decree of the President of Ukraine specified in subsection 2.6.5.1.1)	Ministry of Defence of Ukraine	state budget	within the established budget allocations for the relevant year	The draft order has been drafted and publicized for a public discussion.	official website of the Ministry of Defence of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
2.6.5.2.5. Holding a public discussion of the draft order indicated in subclause 2.6.5.2.4, and ensuring its revision (if needed)	subsection 2.6.5.2.3) November 2023 (or within three months after the issuance of the Decree of the President of Ukraine specified in subsection 2.6.5.2.3)	subsection 2.6.5.2.3) November 2023 (or within three months after the issuance of the Decree of the President of Ukraine specified in subsection 2.6.5.2.3)	Ministry of Defence of Ukraine	state budget	within the established budget allocations for the relevant year	The public discussion has been conducted and its results have been made public.	official website of the Ministry of Defence of Ukraine
2.6.5.2.6. Issuing the order indicated in subclause 2.6.5.2.4	December 2023 (or within three months after the issuance of the Decree of the President of Ukraine specified in subsection 2.6.5.2.3)	December 2023 (or within three months after the issuance of the Decree of the President of Ukraine specified in subsection 2.6.5.2.3)	Ministry of Defence of Ukraine	state budget	within the established budget allocations for the relevant year	The order has been issued.	official printed publications. official website of the Ministry of Defence of Ukraine
Expected strategic result 2.6.5.3. The mechanism for obtaining the assignment allowance has been simplified and clearly regulated.							
2.6.5.3.1. Drafting an order on amendments to the order of the Ministry of Defense dated February 5, 2018, No. 45 <i>On Approval of the Procedure for Paying the Relocation Allowance to Military Personnel of the Armed Forces of Ukraine</i> to ensure the digitization of the process of arranging the payment of the relocation allowance, which provides for: 1) the online submission of documents for the payment of the relocation allowance; 2) using automated data processing systems to handle the processes of processing, calculating, and paying monthly basic allowances and additional kinds of monetary allowances and one-time additional kinds of monetary allowances as well as compensations	March 2023	April 2023	Ministry of Defence of Ukraine	state budget	within the established budget allocations for the relevant year	The draft order has been drafted and publicized for a public discussion.	Ministry of Defence of Ukraine
2.6.5.3.2. Holding a public discussion of the draft order indicated in subclause 2.6.5.3.1, and ensuring its revision (if needed)	May 2023	May 2023	Ministry of Defence of Ukraine	state budget	within the established budget allocations for the relevant year	The public discussion has been conducted and its results have been made public.	official website of the Ministry of Defence of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
2.6.5.3.3. Issuing the order indicated in subclause 2.6.5.3.1	June 2023	July 2023	Ministry of Defence of Ukraine	state budget	within the established budget allocations for the relevant year	The order has been issued.	official website of the Ministry of Defence of Ukraine

2.7. Healthcare, education, science, and social security

Problem 2.7.1. Patients and doctors do not receive medications and medical devices in a timely manner and in full, in particular due to the incomplete transition to the new system of organization and control of medical procurement, and the incomplete regulation of the processes of identifying the needs for and accounting of medications.

Expected strategic result 2.7.1.1. Procurement of medications and medical devices at the expense of the state and local budgets is carried out on a professional basis by centralized procurement organizations under transparent and detailed procedures in accordance with objective needs based on the quality and evidence of effectiveness of such products and devices. If necessary, specialized international organizations are also involved in centralized procurement.

Expected strategic result 2.7.1.2. All state and municipal healthcare institutions have implemented an electronic system for accounting of medications and medical devices, based on which transparent and detailed methods and systems for calculating the needs in all areas of procurement have been developed; this accounting system has been integrated into the electronic healthcare system, which provides additional data verification tools; information from this system is published in open data format.

2.7.1.1.1, 2.7.1.2.1. Drafting and submitting to the Cabinet of Ministers of Ukraine the draft resolution of the Cabinet of Ministers of Ukraine on implementation of the e-Stock electronic system for registering and managing stocks of medications and medical devices, which:	January 2024	August 2024	Ministry of Health of Ukraine Ministry of Digital Transformation of Ukraine	state budget	within the established budget allocations for the relevant year	The resolution of the Cabinet of Ministers of Ukraine has been adopted.	Ministry of Health of Ukraine official printed publications official website of the Cabinet of Ministers of Ukraine
--	--------------	-------------	--	--------------	---	---	---

1) contains real-time structured data: on the availability of medications and medical devices at all healthcare institutions that are fully or partly funded out of the state budget or local budgets; on the requirement for medications and medical devices at all healthcare institutions that are fully or partly funded out of the state budget or local budgets; on the usage and disposal of medications and medical devices at all healthcare institutions, and so forth;

2) ensures an efficient, direct, and transparent procedure for determining the quantity of medications that need to be procured by healthcare institutions and establishments that are fully or partly funded out of the state budget or local budgets;

3) is integrated with procedures of centralized procurement of medications and medical devices funded out of the state budget or local budgets, procurement by international organizations;

4) is integrated with other electronic systems in the healthcare sector;

5) generates data on the planning of needs and accounting of goods, which is used to conduct procurement of medications and medical devices by centralized procurement organizations at the expense of the state budget or local budgets;

6) ensures real-time transparent accounting of medications and medical devices;

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>7) enables transparent calculations of medications and medical devices procurement needs in all areas;</p> <p>8) incorporates additional mechanisms of verification of data entered into it;</p> <p>9) ensures automated publication of information contained it in, in the open data format.</p> <p>2.7.1.1.2, 2.7.1.2.2. Developing and approving a statement of work (“technical assignment”) for the functionality of the electronic system for registering and managing stocks of medications and medical devices, which:</p> <p>1) contains real-time structured data: on the availability of medications and medical devices at all healthcare institutions that are fully or partly funded out of the state budget or local budgets; on the requirement for medications and medical devices at all healthcare institutions that are fully or partly funded out of the state budget or local budgets; on the usage and disposal of medications and medical devices at all healthcare institutions, and so forth;</p> <p>2) ensures an efficient, direct, and transparent procedure for determining the quantity of medications that need to be procured by healthcare institutions and establishments that are fully or partly funded out of the state budget or local budgets;</p> <p>3) is integrated with procedures of centralized procurement of medications and medical devices funded out of the state budget or local budgets, procurement by international organizations;</p> <p>4) is integrated with other electronic systems in the healthcare sector;</p> <p>5) generates data on the planning of needs and accounting of goods, which is used to conduct procurement of medications and medical devices by centralized procurement organizations at the expense of the state budget or local budgets;</p> <p>6) ensures real-time transparent accounting of medications and medical devices;</p> <p>7) enables transparent calculations of medications and medical devices procurement needs in all areas;</p> <p>8) incorporates additional mechanisms of verification of data entered into it;</p> <p>9) ensures publication of information contained it in, in the open data format.</p>	from the date of entry into force of the resolution specified in subsections 2.7.1.1.1, 2.7.1.2.1	three months from the date of entry into force of the resolution specified in subsections 2.7.1.1.1, 2.7.1.2.1	Ministry of Health of Ukraine Ministry of Digital Transformation of Ukraine	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year or amount of international technical assistance	The statement of work has been approved.	official website of the Ministry of Health of Ukraine
<p>2.7.1.1.3, 2.7.1.2.3. Designing software for expanding the functionality of the electronic system for registering and managing stocks of medications and medical</p>	four months from the date of entry into	16 months from the date of entry into	Ministry of Health of Ukraine	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year or the	The software design has been developed.	State Enterprise “Medical

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
devices in accordance with subclauses 2.7.1.1.2, 2.7.1.2.2	force of the resolution specified in subsections 2.7.1.1.1, 2.7.1.2.1	force of the resolution specified in subsections 2.7.1.1.1, 2.7.1.2.1	Ministry of Digital Transformation of Ukraine State Enterprise “Medical Procurement of Ukraine” (by consent)		amount of international technical assistance		Procurement of Ukraine”
2.7.1.1.4, 2.7.1.2.4. Implementing the functionality of the electronic system for registering and managing stocks of medications and medical devices in accordance with subclauses 2.7.1.1.2, 2.7.1.2.2	17 months from the date of entry into force of the resolution specified in subsections 2.7.1.1.1, 2.7.1.2.1	29 months from the date of entry into force of the resolution specified in subsections 2.7.1.1.1, 2.7.1.2.1	Ministry of Health of Ukraine Ministry of Digital Transformation of Ukraine State Enterprise “Medical Procurement of Ukraine” (by consent)	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year or the amount of international technical assistance	The unified web portal is operating on an ongoing basis.	State Enterprise “Medical Procurement of Ukraine”
2.7.1.1.5. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft resolution of the Cabinet of Ministers of Ukraine, according to which local healthcare buyers (healthcare institutions, organizational units in charge of healthcare at regional state administrations and the Kyiv City State Administration) shall conduct procurement of the specified list of medications and medical devices with the use of an e-catalog	March 2023	October 2023	Ministry of Health of Ukraine Ministry of Economy of Ukraine State Enterprise “Medical Procurement of Ukraine” (by consent)	state budget	within the established budget allocations for the relevant year	The resolution of the Cabinet of Ministers of Ukraine has been adopted.	Ministry of Health of Ukraine official printed publications official website of the Cabinet of Ministers of Ukraine
Expected strategic result 2.7.1.3. The specific considerations of procurement of medications and medical devices necessitated by the pandemic or carried out during the pandemic are established in such a way as to prevent corruption risks.							
2.7.1.3.1. Arranging an analytical study on the assessment of corruption risks in the procurement of medications and medical devices necessitated by the pandemic or conducted during the pandemic, with the presentation of statistical, economic, and other data, as well as the relevant proposals on how to prevent the identified corruption risks and to enhance the transparency and effectiveness of the procurement procedures in question	March 2023	May 2023	Ministry of Health of Ukraine National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The analytical study has been conducted and a report on its findings has been published.	official website of the Ministry of Health of Ukraine official website of the National Agency on Corruption Prevention
2.7.1.3.2. Holding a presentation of the report on the findings of the analytical study indicated in subclause 2.7.1.3.1, followed by its discussion with stakeholders	May 2023	June 2023	Ministry of Health of Ukraine National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The discussion has been conducted and its results have been publicized.	official website of the Ministry of Health of Ukraine official website of the National

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
2.7.1.3.3. Drafting normative legal acts on amendments to normative legal acts, taking into account the findings of the analytical study indicated in subclause 2.7.1.3.1 (if needed)	June 2023	July 2023	Ministry of Health of Ukraine	state budget	within the established budget allocations for the relevant year	The draft normative legal acts have been publicized for a public discussion.	Agency on Corruption Prevention Ministry of Health of Ukraine
2.7.1.3.4. Holding a public discussion of the draft normative legal acts indicated in subclause 2.7.1.3.3 (if needed)	August 2023	September 2023	Ministry of Health of Ukraine	state budget	within the established budget allocations for the relevant year	The public discussion has been conducted and its results have been made public.	official website of the Ministry of Health of Ukraine
2.7.1.3.5. Final revision (if needed) and approval of the draft normative legal acts indicated in subclause 2.7.1.3.3 (if needed)	October 2023	October 2023	Ministry of Health of Ukraine	state budget	within the established budget allocations for the relevant year	The amendments to the normative legal acts have been approved.	official website of the Ministry of Health of Ukraine
Expected strategic result 2.7.1.4. Ukrainian procurement organizations engaged in the procurement of medications and medical devices have independent supervisory boards.							
2.7.1.4.1. Forming a supervisory board at the state enterprise Medical Procurement of Ukraine using an impartial and transparent procedure	January 2024	December 2024	Ministry of Health of Ukraine	funds of international technical assistance	within the limits of the scope of international technical assistance	The supervisory board has been formed using an impartial and transparent procedure.	Ministry of Health of Ukraine
Expected strategic result 2.7.1.5. Standard catalogs and requirements for products procured in the healthcare sector are used in the procurement process.							
2.7.1.5.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing amendments to the Law of Ukraine <i>On Public Procurement</i> with a view to preventing discrimination against bidders at the stage of qualification for the e-catalog (including in the list of qualified suppliers)	September 2023	January 2024	Ministry of Economy of Ukraine State Enterprise "Prozorro" (by consent) State Enterprise "Medical Procurement of Ukraine" (by consent) State Institution «Profesiyni Zakupivli» (by consent)	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Ministry of Economy of Ukraine official website of the Verkhovna Rada of Ukraine
2.7.1.5.2. Drafting and submitting to the Cabinet of Ministers of Ukraine the draft resolution of the Cabinet of Ministers of Ukraine on amendments to the resolution of the Cabinet of Ministers of Ukraine dated September 14, 2020, No. 822 <i>On Approval of the Procedure for Forming and Using the e-Catalog</i> with a view to preventing discrimination against bidders at the stage of qualification for the e-catalog (including in the list of qualified suppliers)	from the date of entry into force of the law specified in subsection 2.7.1.5.1	three months from the date of entry into force of the law specified in the subparagraph 2.7.1.5.1	Ministry of Economy of Ukraine State Enterprise "Prozorro" (by consent) State Enterprise "Medical Procurement of Ukraine" (by consent)	state budget	within the established budget allocations for the relevant year	The resolution of the Cabinet of Ministers of Ukraine has been adopted.	Ministry of Economy of Ukraine official printed publications official website of the Cabinet of Ministers of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
Expected strategic result 2.7.1.6. Clear rules and procedures have been established for identifying and resolving conflicts of interest of members of working and expert groups (primarily those that support the procurement of medical products at the expense of the state budget and determine the lists of products to be procured), and their strict observance in practice is ensured.			State Institution «Profesiyni Zakupivli» (by consent)				
2.7.1.6.1. Arranging an analytical study of the cases of conflict of interest involving members of consultative, auxiliary, and other advisory bodies at the Ministry of Health (including those supporting the procurement of medical products at the expense of the state budget and determine the list of products to be procured), which will include proposals on ways to improve the current legislation pertaining to these issues	March 2023	May 2023	Ministry of Health of Ukraine National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The analytical report has been prepared and made public.	Ministry of Health of Ukraine National Agency on Corruption Prevention
2.7.1.6.2. Holding a presentation of the report on the findings of the analytical study indicated in subclause 2.7.1.6.1, followed by its expert discussion	May 2023	June 2023	Ministry of Health of Ukraine National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The conclusions and recommendations outlined in the analytical report have been discussed with the participation of representatives of government agencies, NGOs, international organizations, international technical assistance projects, and the academic community.	official website of the Ministry of Health of Ukraine official website of the National Agency on Corruption Prevention
2.7.1.6.3. Drafting and submitting to the Cabinet of Ministers of Ukraine the draft law that incorporates the findings of the analytical report indicated in subclause 2.7.1.6.1, which: 1) makes improvements to normative legal regulation of instances of discovery and resolution of conflicts of interest involving members of consultative, auxiliary, and other advisory bodies at the Ministry of Health (including those supporting the procurement of medical products at the expense of the state budget and determine the list of products to be procured); 2) provides for the grounds and procedure for holding individuals liable under law for violating the requirements with respect to the prevention and resolution of conflicts of interest; 3) provides for the procedure for reviewing reports by individuals or legal entities about signs of conflicts of interest involving members of consultative, auxiliary, and other advisory bodies.	June 2023	December 2023	Ministry of Health of Ukraine National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Ministry of Health of Ukraine official website of the Verkhovna Rada of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>2.7.1.6.4. Creating a section on the official website of the Ministry of Health with complete information about consultative, auxiliary, and other advisory bodies that have been formed and are operating at the Ministry, with a focus on the following aspects:</p> <p>1) individual members of such bodies and their positions;</p> <p>2) the agenda of meetings attended by them;</p> <p>3) the decisions made.</p>	March 2023	July 2023	Ministry of Health of Ukraine	state budget	within the established budget allocations for the relevant year	The relevant information has been published on the official website of the Ministry of Health.	official website of the Ministry of Health of Ukraine
<p>2.7.1.6.5. Creating a channel for reporting conflicts of interest involving members of the consultative, auxiliary, and other advisory bodies at the Ministry of Health by the public and business community</p>	March 2023	September 2023	Ministry of Health of Ukraine	state budget	within the established budget allocations for the relevant year	The channel for reports is functioning.	official website of the Ministry of Health of Ukraine
<p>Expected strategic result 2.7.1.7. Clear ethical rules of interaction between pharmaceutical companies and healthcare professionals have been defined, which make it impossible to abuse the prescription of medicines to patients; legal liability for violations of these rules has been established.</p>							
<p>2.7.1.7.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing to amend the Fundamentals of Ukrainian Healthcare Legislation, which defines:</p> <p>1) the list of prohibited forms of interaction of medical workers and healthcare institutions with business entities that manufacture and/or distribute medications and medical devices (medical products) and auxiliary means of rehabilitation and with their representatives (in particular: medical workers and healthcare institutions are prohibited from accepting samples of medications, medical devices, souvenirs, and branded products of pharmaceutical companies for purposes of promotion; pharmaceutical companies are prohibited from launching loyalty programs for doctors);</p> <p>2) the ethical principles to be upheld by medical workers when prescribing medications and medical devices to patients;</p> <p>3) disciplinary and administrative liability (under Article 44² of the Code of Ukraine on Administrative Offenses) for violations of restrictions applicable to the forms of interaction of medical workers with business entities manufacturing and/or distributing medications, medical devices (medical products), and auxiliary means of rehabilitation.</p>	March 2023	November 2023	Ministry of Health of Ukraine	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Ministry of Health of Ukraine official website of the Verkhovna Rada of Ukraine
<p>2.7.1.7.2. Developing an online course for medical and pharmaceutical practitioners on the new rules of interaction between pharmaceutical companies and medical workers</p>	from the date of entry into force of the law specified in the subparagraph 2.7.1.7.1	three months from the date of entry into force of the law specified in the	Ministry of Health of Ukraine	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year or funds of international technical assistance	Registration for the online course is available.	official website of the Ministry of Health of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
		subparagraph 2.7.1.7.1					
2.7.1.7.3. Arranging the annual completion of the online course indicated in subclause 2.7.1.7.2	January 2024, but not earlier than the day of completion of the development of the online course specified in subsection 2.7.1.7.2	December 2025	Ministry of Health of Ukraine	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year or funds of international technical assistance	Online training has been completed by 75 percent of employees at state healthcare institutions who need such training.	official website of the Ministry of Health of Ukraine
Problem 2.7.2. Patients are unable to receive medical treatment abroad or medical care with the use of transplants, due to corrupt practices caused by insufficiently regulated procedures and non-transparent accounting. Expected strategic result 2.7.2.1. The operation of state transplantation information systems and the automated procedure for maintaining a record of citizens of Ukraine who require treatment abroad has been ensured.							
2.7.2.1.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft resolution of the Cabinet of Ministers of Ukraine on approval of the Regulation on the State Information System for Transplantation of Hematopoietic Stem Cells, which defines, <i>inter alia</i> , the list of registers included in this system, the procedure and conditions for populating them with data, their operation, and access to them	March 2023	September 2023	Ministry of Health of Ukraine	state budget	within the established budget allocations for the relevant year	The resolution of the Cabinet of Ministers of Ukraine has been adopted.	Ministry of Health of Ukraine official printed publications official website of the Cabinet of Ministers of Ukraine
2.7.2.1.2. Putting into operation the State Information System for Transplantation of Hematopoietic Stem Cells	October 2023	January 2024	Ministry of Health of Ukraine	state budget	within the established budget allocations for the relevant year	The system has been put into operation, and its functionality is being used in the transplantation procedures.	official website of the Ministry of Health of Ukraine
2.7.2.1.3. Developing a draft order on approval of the Regulation on the Automated System for Maintaining a Record of Citizens of Ukraine Who Require Treatment Abroad, which implements a clear and transparent procedure for maintaining a record of citizens and their waiting list	March 2023	June 2023	Ministry of Health of Ukraine	state budget	within the established budget allocations for the relevant year	The draft order has been drafted and publicized for a public discussion.	Ministry of Health of Ukraine
2.7.2.1.4. Holding a public discussion of the draft order indicated in subclause 2.7.2.1.3, and ensuring its revision (if needed), issuance, and submission for state registration	June 2023	July 2023	Ministry of Health of Ukraine	state budget	within the established budget allocations for the relevant year	The public discussion has been conducted and its results have been made public.	official website of the Ministry of Health of Ukraine
2.7.2.1.5. Supporting the state registration of the order indicated in subclause 2.7.2.1.3 and its official publication	August 2023	September 2023	Ministry of Health of Ukraine Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	The order has been registered and published.	official printed publications The unified state register of normative legal acts

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
2.7.2.1.6. Putting into operation the Automated System for Maintaining a Record of Citizens of Ukraine Who Require Treatment Abroad	September 2023	February 2024	Ministry of Health of Ukraine	state budget	within the established budget allocations for the relevant year	The system has been put into operation, and its functionality is being used to refer patients for treatment abroad.	official website of the Ministry of Health of Ukraine
Expected strategic result 2.7.2.2. The procedure for importing, exporting, and transporting human anatomical materials within the territory of Ukraine, the rules for reimbursement of donor expenses and other procedures are regulated by law and do not contain corruption risks.							
2.7.2.2.1. Conducting an analytical study of the provisions of Articles 19 and 20 of the Law of Ukraine <i>On the Safety and Quality of Donor Blood and Components of Blood</i> , the Procedure for Transporting Anatomic Materials of a Human Being Within Ukraine, Importing Such Materials into the Customs Territory of Ukraine and Exporting Them from the Customs Territory of Ukraine, approved by the resolution of the Cabinet of Ministers of Ukraine dated August 5, 2020, No. 720, other legislative provisions pertaining to the procedure for importing, exporting, and transporting anatomic materials of a human being within Ukraine, the rules for reimbursing donors, and other procedures, to verify their completeness, specific and systemic nature, and check them for any factors fostering corruption	March 2023	May 2023	Ministry of Health of Ukraine National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The report on the findings of the analytical study has been published.	Ministry of Health of Ukraine National Agency on Corruption Prevention
2.7.2.2.2. Holding a discussion of the analytical study indicated in subclause 2.7.2.2.1 with the participation of representatives of government agencies, the public, and the academic community	May 2023	June 2023	Ministry of Health of Ukraine	state budget	within the established budget allocations for the relevant year	The discussion of the analytical report has been conducted.	official website of the Ministry of Health of Ukraine
2.7.2.2.3. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law aimed at improving the normative legal regulation of reimbursement of donors and other procedures, taking into account the findings of the analytical report indicated in subclause 2.7.2.2.1	June 2023	January 2024	Ministry of Health of Ukraine	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Ministry of Health of Ukraine official website of the Verkhovna Rada of Ukraine
2.7.2.2.4. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft resolution of the Cabinet of Ministers of Ukraine aimed at improving the normative legal regulation of the procedure for importing, exporting, and transporting anatomic materials of a human being within Ukraine, and other procedures, taking into account the findings of the analytical report indicated in subclause 2.7.2.2.1	April 2023	January 2024	Ministry of Health of Ukraine	state budget	within the established budget allocations for the relevant year	The resolution of the Cabinet of Ministers of Ukraine has been adopted.	Ministry of Health of Ukraine official printed publications official website of the Cabinet of Ministers of Ukraine
Expected strategic result 2.7.2.3. The List of Recommended Healthcare Institutions in Foreign Countries for the Treatment of Ukrainian Citizens Abroad has been made public.							
2.7.2.3.1. Developing a draft order on approval of the List of Recommended Healthcare Institutions in Foreign Countries for the Treatment of Ukrainian Citizens Abroad	March 2023	June 2023	Ministry of Health of Ukraine	state budget	within the established budget allocations for the relevant year	The draft order has been drafted and publicized for a public discussion.	Ministry of Health of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
2.7.2.3.2. Holding a public discussion of the draft order indicated in subclause 2.7.2.3.1, and ensuring its revision (if needed), issuance, and submission for state registration	July 2023	August 2023	Ministry of Health of Ukraine	state budget	within the established budget allocations for the relevant year	The public discussion has been conducted and its results have been made public.	official website of the Ministry of Health of Ukraine
2.7.2.3.3. Supporting the state registration of the order indicated in subclause 2.7.2.3.1 and its official publication	September 2023	October 2023	Ministry of Health of Ukraine Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	The order has been registered and published.	official printed publications The unified state register of normative legal acts
<p>Problem 2.7.3. The electronic healthcare system is not sufficiently integrated with other databases, which creates opportunities for abuse during the use of specific functions (including the awarding of disability benefits, preventive and compulsory medical examinations, and assignment of the disability group).</p> <p>Expected strategic result 2.7.3.1. The electronic healthcare system is integrated with other state databases outside the healthcare sector, which ensures completeness, consistency and additional data verification, as well as functionality for automation of processes; the electronic healthcare system is the primary source of information about medical services provided in Ukraine, which serves as a basis for decisions to perform calculations for the medical guarantees program, make managerial decisions, and generate the relevant statistics;</p>							
2.7.3.1.1. Drafting and submitting to the Cabinet of Ministers of Ukraine the draft resolution of the Cabinet of Ministers of Ukraine on amendments to the procedure of operation of the electronic healthcare system to the effect that:	March 2023	September 2023	Ministry of Health of Ukraine National Health Service of Ukraine	state budget	within the established budget allocations for the relevant year	The resolution of the Cabinet of Ministers of Ukraine has been adopted.	Ministry of Health of Ukraine official printed publications official website of the Cabinet of Ministers of Ukraine
<p>1) the electronic healthcare system is the primary source of information about medical services provided in Ukraine, which serves as a basis for decisions to perform calculations for the medical guarantees program, make managerial decisions, and generate the relevant statistics;</p> <p>2) the electronic healthcare system is used for electronic document exchange among healthcare institutions;</p> <p>3) medical charts of patients shall be maintained exclusively through the electronic healthcare system.</p>							
2.7.3.1.2. Ensuring the interaction and interoperability of the electronic healthcare system with:	March 2023	December 2024	Ministry of Health of Ukraine National Health Service of Ukraine Ministry of Digital Transformation of Ukraine State Migration Service of Ukraine Ministry of Justice of Ukraine	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year or amount of international technical assistance	The electronic healthcare system is capable of exchanging data with the relevant information systems.	electronic health care system
<p>1) the Unified State Demographic Register;</p> <p>2) the State Register of Vital Records of Citizens;</p> <p>3) the State Register of Individual Taxpayers;</p> <p>4) information systems of the Ministry of Social Policy and the register of insured persons within the State Register of Compulsory State Social Insurance;</p> <p>5) the Unified State Electronic Database in Matters of Education;</p> <p>6) the Unified State Register of the Ministry of Internal Affairs;</p> <p>7) the informational and analytical platform of electronic verification and monitoring;</p>							

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
8) the State Register of Medications of Ukraine.			State Tax Service of Ukraine Ministry of Social Policy of Ukraine Ministry of Education and Science of Ukraine Ministry of Internal Affairs of Ukraine Ministry of Finance of Ukraine				
Expected strategic result 2.7.3.2. The electronic healthcare system contains the results of preventative and compulsory medical checkups.							
2.7.3.2.1. Developing a draft order of the Ministry of Health on amendments to the Procedure for Conducting Medical Examinations of Employees of Specific Categories, according to which the results of all previous compulsory and periodic preventative medical examinations must be recorded exclusively in the electronic healthcare system	March 2023	May 2023	Ministry of Health of Ukraine	state budget	within the established budget allocations for the relevant year	The draft order has been drafted and publicized for a public discussion.	Ministry of Health of Ukraine
2.7.3.2.2. Holding a public discussion of the draft order indicated in subclause 2.7.3.2.1, and ensuring its revision (if needed)	June 2023	July 2023	Ministry of Health of Ukraine	state budget	within the established budget allocations for the relevant year	The public discussion has been conducted and its results have been made public.	official website of the Ministry of Health of Ukraine
2.7.3.2.3. Issuing the revised order indicated in subclause 2.7.3.2.1, supporting its state registration with the Ministry of Justice	August 2023	October 2023	Ministry of Health of Ukraine Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	The order has been registered and published.	official printed publications The unified state register of normative legal acts
2.7.3.2.4. Developing and submitting to the Cabinet of Ministers of Ukraine a draft resolution of the Cabinet of Ministers of Ukraine on amendments to the Operating Procedure of the Electronic Healthcare System pertaining to the integration of data and electronic documents reflecting the results of previous compulsory and periodic preventative medical examinations into the electronic healthcare system	March 2023	October 2023	Ministry of Health of Ukraine National Health Service of Ukraine	state budget	within the established budget allocations for the relevant year	The resolution of the Cabinet of Ministers of Ukraine has been adopted.	Ministry of Health of Ukraine official printed publications official website of the Cabinet of Ministers of Ukraine
2.7.3.2.5. Drafting and approving the statement of work ("technical assignment") for the expansion of the functionality of the electronic healthcare system with respect to:	September 2023, but not earlier than the date of entry into force	November 2023, but not earlier than the date of entry into	Ministry of Health of Ukraine National Health Service of Ukraine	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year or amount of international technical assistance	The statement of work has been approved.	official website of the Ministry of Health of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>1) gathering, processing, and storing data and electronic documents reflecting the results of previous compulsory and periodic preventative medical examinations;</p> <p>2) generating electronic extracts reflecting the results of previous compulsory and periodic preventative medical examinations.</p>	of the resolution specified in subsection 2.7.3.2.4	force of the resolution specified in subsection 2.7.3.2.4	Ministry of Digital Transformation of Ukraine				
2.7.3.2.6. Developing software for expansion of the functionality of the electronic healthcare system in accordance with subclause 2.7.3.2.5	December 2023, but not earlier than the date of entry into force of the resolution specified in subsection 2.7.3.2.4	May 2024, but not earlier than the date of entry into force of the resolution specified in subsection 2.7.3.2.4	Ministry of Health of Ukraine National Health Service of Ukraine Ministry of Digital Transformation of Ukraine	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year or amount of international technical assistance	The software has been developed.	electronic health care system
2.7.3.2.7. Putting into operation the expanded functionality of the electronic healthcare system in accordance with subclause 2.7.3.2.5	June 2024, but not earlier than the date of entry into force of the resolution specified in subsection 2.7.3.2.4	December 2024, but not earlier than the date of entry into force of the resolution specified in subsection 2.7.3.2.4	Ministry of Health of Ukraine National Health Service of Ukraine Ministry of Digital Transformation of Ukraine	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year or amount of international technical assistance	The expanded functionality of the electronic healthcare system has been put into operation.	electronic health care system
Expected strategic result 2.7.3.3. Tools for assessing the functional status of a person according to the adapted International Classification of Functioning, Disability and Health have been introduced into the electronic healthcare system.							
<p>2.7.3.3.1. Drafting and submitting to the Cabinet of Ministers of Ukraine the draft resolution of the Cabinet of Ministers of Ukraine on amendments to the procedure of operation of the electronic healthcare system to the effect that:</p> <p>1) the electronic healthcare system shall be updated with information and medical documents (electronic medical records) required for establishing a person's disability group, exclusively with the use of the adapted International Classification of Functioning, Disability and Health;</p> <p>2) when a person is receiving services defined using the adapted International Classification of Functioning, Disability and Health, the electronic healthcare system forms approved by the Ministry of Health shall be used.</p>	March 2023	November 2023	Ministry of Health of Ukraine National Health Service of Ukraine	state budget	within the established budget allocations for the relevant year	The resolution of the Cabinet of Ministers of Ukraine has been adopted.	Ministry of Health of Ukraine official printed publications official website of the Cabinet of Ministers of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
2.7.3.3.2. Developing a draft order of the Ministry of Health on approval of the forms to be filled out by service providers when assessing the functional status of a person according to the adapted International Classification of Functioning, Disability and Health	December 2023	January 2024	Ministry of Health of Ukraine	state budget	within the established budget allocations for the relevant year	The draft order has been developed.	Ministry of Health of Ukraine
2.7.3.3.3. Issuing the order indicated in subclause 2.7.3.3.2, supporting its state registration with the Ministry of Justice	February 2024	March 2024	Ministry of Health of Ukraine Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	The order has taken effect.	official printed publications The unified state register of normative legal acts
2.7.3.3.4. Approving the statement of work (“technical assignment”) for the expansion of the functionality of the electronic healthcare system with respect to: 1) the list of all classifications of each component during the assessment of the functional status of a person according to the adapted International Classification of Functioning, Disability and Health; 2) the assignment of domain codes of all levels to each component during the assessment of the functional status of a person according to the adapted International Classification of Functioning, Disability and Health; 3) the creation of electronic forms to be filled out by service providers when assessing the functional status of a person according to the adapted International Classification of Functioning, Disability and Health; 4) automatic initiation of a question relating to the establishment of the disability group.	October 2023, but not earlier than the date of entry into force of the resolution specified in subsection 2.7.3.3.1	December 2023, but not earlier than the date of entry into force of the resolution specified in subsection 2.7.3.3.1	Ministry of Health of Ukraine National Health Service of Ukraine Ministry of Digital Transformation of Ukraine	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year or amount of international technical assistance	The statement of work has been approved.	official website of the Ministry of Health of Ukraine
2.7.3.3.5. Developing software for expansion of the functionality of the electronic healthcare system in accordance with subclause 2.7.3.3.4	January 2024, but not earlier than the date of entry into force of the resolution specified in subsection 2.7.3.3.1	March 2024, but not earlier than the date of entry into force of the resolution specified in subsection 2.7.3.3.1	Ministry of Health of Ukraine National Health Service of Ukraine Ministry of Digital Transformation of Ukraine	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year or amount of international technical assistance	The software has been developed.	electronic health care system
2.7.3.3.6. Putting into operation the expanded functionality of the electronic healthcare system in accordance with subclause 2.7.3.3.4	April 2024, but not earlier than the date of entry into force of the resolution	July 2024, but not earlier than the date of entry into force of the resolution	Ministry of Health of Ukraine National Health Service of Ukraine Ministry of Digital	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year or amount of international technical assistance	The expanded functionality of the electronic healthcare system has been put into operation.	electronic health care system

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
Expected strategic result 2.7.3.4. The functions of issuing a relevant medical opinion on the determination of the disability group and social aid based on this opinion are segregated between government agencies as a way to minimize corruption risks.	specified in subsection 2.7.3.3.1	specified in subsection 2.7.3.3.1	Transformation of Ukraine				
<p>2.7.3.4.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law on amendments to the Laws of Ukraine <i>On the Fundamentals of Social Security for Individuals Living with Disabilities in Ukraine, On the Rehabilitation of Individuals Living with Disabilities in Ukraine</i>, which stipulates:</p> <p>1) that disability shall be determined exclusively with the use of the adapted International Classification of Functioning, Disability and Health;</p> <p>2) that if a disability group has been assigned without justification, the individual shall have the disability status revoked along with the right to the relevant social aid and benefits;</p> <p>3) that the functions of issuing a relevant medical opinion on the determination of the disability group and social aid based on this opinion are segregated between government agencies as a way to minimize corruption risks;</p> <p>4) agencies issuing a medical opinion on the determination of the disability group and social aid are obligated to maintain electronic records while using the functional capabilities of the electronic healthcare system and other relevant software products;</p> <p>5) the procedure for maintaining electronic records while performing the functions of determining the degree of impairment of vital functions, the causes of disability, the time when it manifested itself, and the disability group, determining the compensatory and adaptive capabilities of the individual, preparing (adjusting) the individual rehabilitation program of the person living with a disability, determining the needs of individuals living with disabilities for technical and other means of rehabilitation, medical devices, and other social aid;</p> <p>6) the obligation of all healthcare institutions to enter into the electronic healthcare system by January 1, 2025, all of the archived electronic medical records pertaining to the assignment of a disability group based on original medical records according to the list prescribed by the Cabinet of Ministers of Ukraine, followed by the publication of all materials in a depersonalized format;</p>	March 2023	December 2023	Ministry of Health of Ukraine Ministry of Social Policy of Ukraine	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Ministry of Health of Ukraine official website of the Verkhovna Rada of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>7) the obligation to publish in a depersonalized format all materials of medical-social expert committees (entities that are performing or will be performing their functions) pertaining to the assignment or prolongation of the disability status;</p> <p>8) requirements with respect to the composition of bodies that perform the function of issuing a relevant medical opinion pertaining to the assignment of the disability group and social aid based on this opinion, the authorized officers of such bodies, in particular the qualification requirements, the procedure for selecting and appointing them, the term for which the members (authorized officers) are elected (appointed) to the bodies that perform the function of issuing a relevant medical opinion pertaining to the assignment of the disability group and social aid based on this opinion;</p> <p>9) a ban on serving as a member (authorized officer) of bodies that perform the function of issuing a relevant medical opinion pertaining to the assignment of the disability group and social aid based on this opinion for more than two consecutive terms from the date of appointment (election);</p> <p>10) a ban on simultaneously serving as a member (authorized officer) of the body that performs the function of issuing a relevant medical opinion pertaining to the assignment of the disability group and the body that performs the function of granting social aid on the basis of this opinion;</p> <p>11) a ban on serving as a member (authorized officer) of bodies that perform the function of issuing a relevant medical opinion pertaining to the assignment of the disability group and social aid based on this opinion applicable to individuals in respect of whom there is a legally binding court verdict that imposed on them a criminal penalty for committing corruption or a corruption-related offense, a court ruling that relieves them of criminal liability or a court decision to hold them administratively liable for committing a corruption-related offense, where this ruling or decision has imposed a penalty in the form of disqualification from occupying specific positions or engaging in specific activities associated with the performance of functions of state or local self-government;</p> <p>12) a ban for next of kin (as defined by the Law) from serving as members (authorized officers) of one and the same body that performs the function of issuing a relevant medical opinion pertaining to the assignment of</p>							

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>the disability group or social aid on the basis of this opinion;</p> <p>13) instances in which the person applying for disability status or having this status participates in the meeting of the body that performs the function of issuing a relevant medical opinion pertaining to the assignment of the disability group, during deliberation of the issue of issuing a medical opinion on the assignment of a disability group;</p> <p>14) the right of a person living with a disability to file an application with the body that performs the function of granting social aid on the basis of a medical opinion pertaining to the assignment of the disability group, irrespective of the location where the person resides or is undergoing treatment, with the option to have application reviewed remotely;</p> <p>15) the principles of transparency and openness in matters of determining the degree of impairment of vital functions and rehabilitation of individuals living with disabilities, including: the documenting of the proceedings of the body that performs the function of issuing a relevant medical opinion pertaining to the assignment of the disability group or social aid on the basis of this opinion using video and audio recordings (if this meeting is held in person), and establishing the minimum period of at least 10 years during which such records must be stored in a system protected against unauthorized deletion.</p>							
<p>2.7.3.4.2. Drafting and submitting to the Cabinet of Ministers of Ukraine the draft normative legal acts proposing amendments to the normative legal acts of the Cabinet of Ministers of Ukraine in order to align them with the law indicated in subclause 2.7.3.4.1</p>	February 2024, but not earlier than the date of entry into force of the law specified in the subparagraph 2.7.3.4.1	August 2024, but not earlier than four months from the date of entry into force of the law specified in the subparagraph 2.7.3.4.1	Ministry of Health of Ukraine Ministry of Social Policy of Ukraine	state budget	within the established budget allocations for the relevant year	The normative legal acts of the Cabinet of Ministers of Ukraine has been adopted.	Ministry of Health of Ukraine official printed publications official website of the Cabinet of Ministers of Ukraine
<p>2.7.3.4.3. Drafting normative legal acts that propose amendments to the normative legal acts of the Ministry of Social Policy and the Ministry of Health in order to align them with the law indicated in subclause 2.7.3.4.1</p>	February 2024, but not earlier than the date of entry into force of the law specified in the subparagraph 2.7.3.4.1	April 2024, but not earlier than two months from the date of entry into force of the law specified in the	Ministry of Health of Ukraine Ministry of Social Policy of Ukraine	state budget	within the established budget allocations for the relevant year	The draft normative legal acts have been drafted and publicized for a public discussion.	official website of the Ministry of Health of Ukraine official website of the Ministry of Social Policy of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
2.7.3.4.4. Holding a public discussion of the draft normative legal acts indicated in subclause 2.7.3.4.3, and ensuring their revision (if needed), issuance, and submission for state registration	May 2024, but not earlier than two months from the date of entry into force of the law specified in the subparagraph 2.7.3.4.1	subparagraph 2.7.3.4.1 July 2024, but not earlier than three months from the date of entry into force of the law specified in the subparagraph 2.7.3.4.1	Ministry of Health of Ukraine Ministry of Social Policy of Ukraine	state budget	within the established budget allocations for the relevant year	The public discussion has been conducted and its results have been made public.	official website of the Ministry of Health of Ukraine official website of the Ministry of Social Policy of Ukraine
2.7.3.4.5. Supporting the state registration of draft normative legal acts indicated in subclause 2.7.3.4.3 and their official publication	August 2024, but not earlier than three months from the date of entry into force of the law specified in the subparagraph 2.7.3.4.1	August 2024, but not earlier than four months from the date of entry into force of the law specified in the subparagraph 2.7.3.4.1	Ministry of Health of Ukraine Ministry of Social Policy of Ukraine	state budget	within the established budget allocations for the relevant year	Normative legal acts have come into force.	official printed publications The unified state register of normative legal acts
2.7.3.4.6. Drafting and submitting to the Cabinet of Ministers of Ukraine the draft resolution of the Cabinet of Ministers of Ukraine on amendments to the procedure of operation of the electronic healthcare system to the effect that: 1) it incorporates a subsystem for granting disability status; 2) the subsystem for granting disability status involves generating and automatically publishing depersonalized records of the bodies that perform the function of issuing a relevant medical opinion pertaining to the assignment of the disability group and social aid based on this opinion, in electronic form; 3) the subsystem for granting disability status fully interacts with the central database of the electronic healthcare system and other state registers and databases in real-time mode in the “request-response” format; 4) the subsystem for granting disability status involves automatic initiation of procedures to determine the disability group (after the electronic system has received a medical record about the health component that entitles the person to disability status in accordance with the adapted International Classification of Functioning, Disability and Health) and determine the	March 2023	April 2024	Ministry of Health of Ukraine Ministry of Social Policy of Ukraine National Health Service of Ukraine Fund for Social Protection of Persons with Disabilities	state budget	within the established budget allocations for the relevant year	The resolution of the Cabinet of Ministers of Ukraine has been adopted.	Ministry of Health of Ukraine official printed publications official website of the Cabinet of Ministers of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>compensatory and adaptive capabilities of the individual, prepare (adjust) the individual rehabilitation program of the person living with a disability, and determine the needs of individuals living with disabilities after filling out the electronic form for assessment of the person's functional status according to the adapted International Classification of Functioning, Disability and Health;</p> <p>5) it incorporates an electronic register of individuals living with disabilities and a register of agencies and officials operating within the system for assigning disability status;</p> <p>6) the electronic register of individuals living with disabilities and the register of agencies and officials operating within the system for assigning disability status involve additional identity verification using the BankID system and a photo.</p>							
<p>2.7.3.4.7. Drafting and approving the statement of work ("technical assignment") for the expansion of the functionality of the electronic healthcare system indicated in subclause 2.7.3.4.6</p>	from the date of entry into force of the resolution specified in subsection 2.7.3.4.6	one month from the date of entry into force of the resolution specified in subsection 2.7.3.4.6	Ministry of Health of Ukraine Ministry of Social Policy of Ukraine National Health Service of Ukraine Fund for Social Protection of Persons with Disabilities (by consent)	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year and/or the amount of international technical assistance	The statement of work has been approved.	official website of the Ministry of Health of Ukraine official website of the Ministry of Social Policy of Ukraine
<p>2.7.3.4.8. Developing software for expansion of the functionality of the electronic healthcare system indicated in subclause 2.7.3.4.6</p>	one month from the date of entry into force of the resolution specified in subsection 2.7.3.4.6	three months from the date of entry into force of the resolution specified in subsection 2.7.3.4.6	Ministry of Health of Ukraine Ministry of Social Policy of Ukraine National Health Service of Ukraine Fund for Social Protection of Persons with Disabilities (by consent)	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year and/or the amount of international technical assistance	The software has been developed.	official website of the Ministry of Health of Ukraine official website of the Ministry of Social Policy of Ukraine
<p>2.7.3.4.9. Putting into operation the expanded functionality of the electronic healthcare system indicated in subclause 2.7.3.4.6</p>	four months from the date of entry into force of the resolution specified in subsection 2.7.3.4.6	six months from the date of entry into force of the resolution specified in subsection 2.7.3.4.6	Ministry of Health of Ukraine Ministry of Social Policy of Ukraine National Health Service of Ukraine	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year and/or the amount of international technical assistance	The expanded functionality of the electronic healthcare system has been put into operation.	official website of the Ministry of Health of Ukraine official website of the Ministry of Social Policy of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
Expected strategic result 2.7.3.5. The electronic register of sick leaves has been put into commercial operation.			Fund for Social Protection of Persons with Disabilities (by consent)				
2.7.3.5.1. Holding a semiannual monitoring of the proper functioning of the electronic register of sick leaves, which must necessarily involve studying the status of compliance with the requirements pertaining to:	March 2023	December 2025		Ministry of Health of Ukraine	state budget	within the established budget allocations for the relevant year	The report on the monitoring findings is made public twice a year.
<p>1) issuance of sick leaves of insured persons in electronic form only;</p> <p>2) issuance of an extract from the electronic register of sick leaves as the sole proof of the insured person's incapacity for work.</p>							
Problem 2.7.4. Insufficiently transparent recruitment procedures at healthcare institutions hinder competition and create opportunities for manifestations of corruption in appointments to such positions.							
Expected strategic result 2.7.4.1. A publicly accessible single web portal of vacancies at state and municipal healthcare institutions is functioning.							
2.7.4.1.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft resolution of the Cabinet of Ministers of Ukraine on approval of the Regulation on the single website of vacancies at state and municipal healthcare institutions, which stipulates that:	March 2023	August 2023	Ministry of Health of Ukraine	state budget	within the established budget allocations for the relevant year	The resolution of the Cabinet of Ministers of Ukraine has been adopted.	Ministry of Health of Ukraine official printed publications official website of the Cabinet of Ministers of Ukraine
<p>1) open access to the website shall be granted in keeping with the requirements of legislation on the protection of personal data;</p> <p>2) the website must contain complete information about all available vacancies along with the names and addresses of the relevant healthcare institutions;</p> <p>3) the website must publish information about the dates of the competitive selection process, the deadline and address for submission of the application for the position;</p> <p>4) recruitment for vacant positions (including managerial positions) at state and municipal healthcare institutions is carried out exclusively through the website;</p>							
2.7.4.1.2. Developing and approving a statement of work ("technical assignment") for the creation of the single website of vacancies at state and municipal healthcare institutions	September 2023	December 2023	Ministry of Health of Ukraine	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year or the amount of international technical assistance	The statement of work has been approved.	official website of the Ministry of Social Policy of Ukraine official website of the Ministry of Health of Ukraine
2.7.4.1.3. Developing the design of the single web portal of vacancies at state and municipal healthcare institutions	January 2024	May 2024	Ministry of Health of Ukraine	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year or the	The draft has been developed.	official website of the Ministry of

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
2.7.4.1.4. Launching the single web portal of vacancies at state and municipal healthcare institutions	May 2024	July 2024	Ministry of Health of Ukraine	state budget and/or international technical assistance funds	amount of international technical assistance within the established budget allocations for the relevant year or the amount of international technical assistance	The single website of vacancies at state and municipal healthcare institutions has been launched.	Social Policy of Ukraine official website of the Ministry of Health of Ukraine official website of the Ministry of Social Policy of Ukraine official website of the Ministry of Health of Ukraine
<p>Expected strategic result 2.7.4.2. Recruitment for managerial positions at state and municipal healthcare institutions shall be carried out by competitive selection committees that must include representatives of the public, in accordance with the established list of essential skills, competencies, and evaluation criteria; the range of public associations that can delegate their representatives to the competitive selection committees has been expanded, and the principles of transparency and openness in their work have been ensured.</p>							
2.7.4.2.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft resolution of the Cabinet of Ministers of Ukraine on amendments to the Procedure for conducting a competitive selection process to fill the position of the manager of a state or municipal healthcare institution, which stipulates that:	March 2023	November 2023	Ministry of Health of Ukraine	state budget	within the established budget allocations for the relevant year	The resolution of the Cabinet of Ministers of Ukraine has been adopted.	Ministry of Health of Ukraine official printed publications official website of the Cabinet of Ministers of Ukraine
<p>1) one half of the seats on competitive selection committees shall be taken by representatives of NGOs in matters relating to healthcare and/or prevention of corruption and anticorruption activities;</p> <p>2) the qualification requirements for managerial positions at state and municipal healthcare institutions shall be established by said Procedure;</p> <p>3) there shall be a clear list of qualification criteria for applicants for managerial positions at state and municipal healthcare institutions, which must include professional competency, managerial skills, and integrity;</p> <p>4) professional competency and managerial skills must be evaluated using a scoring system by each member of the competitive selection committee;</p> <p>5) conformity to the criterion of integrity shall be assessed according to the standard of “reasonable doubt”;</p> <p>6) a decision of the competitive selection committee to the effect that an applicant meets the criterion of integrity shall be deemed approved if the majority of committee members representing the community have voted in favor of this decision, and where the votes have tied the votes of committee members representing the community shall prevail.</p>							

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>Problem 2.7.5. Corruption risks are present when it comes to access to educational institutions and the educational process. The awarding of academic degrees and academic titles often happens with significant use of corrupt practices and other forms of dishonesty.</p> <p>Expected strategic result 2.7.5.1. Enrollment of persons at educational institutions, the process of obtaining education and assessment of learning outcomes are carried out transparently and on the basis of objective criteria.</p>							
<p>2.7.5.1.1. Drafting and submitting to the Cabinet of Ministers of Ukraine the draft law proposing amendments to the Law of Ukraine <i>On Higher Education</i>, which stipulates that external independent testing may not be substituted with enrollment examinations at an institution of higher education, except for a limited list of entrants due to compelling medical reasons determined jointly by the Ministry of Education and Science and the Ministry of Health, as well as individuals who have been recognized as combatants under law and who defended the independence, sovereignty, and territorial integrity of Ukraine, were involved in the anti-terrorist operation (joint forces operation), in providing logistics for this operation, in efforts aimed at ensuring national security and defense, repelling and resisting the armed aggression by the Russian Federation in Donetsk and Luhansk Regions, in providing logistics for such efforts, as well as military personnel serving in the army under contract – upon their enrollment at military institutions of higher education and military training divisions of institutions of higher education</p>	March 2023	December 2023	Ministry of Education and Science of Ukraine	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Ministry of Education and Science of Ukraine official website of the Verkhovna Rada of Ukraine
<p>2.7.5.1.2. Developing the draft of Conditions for Enrollment in Higher Education Programs in 2024, which provides for:</p> <p>1) expanding the scope of application of electronic workplaces and reducing the percentage of cases in which submission of hardcopy documents is obligatory;</p> <p>2) abolishing the preferences that involve substituting external independent testing with enrollment examinations at an institution of higher education, except for a limited list of entrants due to compelling medical reasons determined, as well as individuals who have been recognized as combatants under law and who defended the independence, sovereignty, and territorial integrity of Ukraine, were involved in the anti-terrorist operation (joint forces operation), in providing logistics for this operation, in efforts aimed at ensuring national security and defense, repelling and resisting the armed aggression by the Russian Federation in Donetsk and Luhansk Regions, in providing logistics for such efforts, as well as military personnel serving in the army under contract – upon their enrollment at military institutions</p>	August 2023	September 2023	Ministry of Education and Science of Ukraine	state budget	within the established budget allocations for the relevant year	The draft has been developed and publicized for a public discussion.	Ministry of Education and Science of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
of higher education and military training divisions of institutions of higher education							
2.7.5.1.3. Holding a public discussion of the draft act indicated in subclause 2.7.5.1.2, and ensuring its revision (if needed)	September 2023	September 2023	Ministry of Education and Science of Ukraine	state budget	within the established budget allocations for the relevant year	The public discussion has been conducted and its results have been made public.	official website of the Ministry of Education and Science of Ukraine
2.7.5.1.4. Clearing the draft act indicated in subclause 2.7.5.1.2 with the concerned agencies	October 2023	October 2023	Ministry of Education and Science of Ukraine concerned authorities	state budget	within the established budget allocations for the relevant year	The draft act has been cleared with stakeholders.	Ministry of Education and Science of Ukraine
2.7.5.1.5. Issuing the act indicated in subclause 2.7.5.1.2, supporting its state registration with the Ministry of Justice	October 2023	December 2023	Ministry of Education and Science of Ukraine Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	The act has taken effect.	official printed publications The unified state register of normative legal acts
2.7.5.1.6. Developing the draft of Conditions for Enrollment in Higher Education Programs in 2025, which provides for: 1) expanding the scope of application of electronic workplaces and reducing the number of cases in which submission of hardcopy documents is obligatory; 2) expanding the scope of application of external independent testing; 3) abolishing the preferences that involve substituting external independent testing with enrollment examinations at an institution of higher education, except for a limited list of entrants due to compelling medical reasons determined, as well as individuals who have been recognized as combatants under law and who defended the independence, sovereignty, and territorial integrity of Ukraine, were involved in the anti-terrorist operation (joint forces operation), in providing logistics for this operation, in efforts aimed at ensuring national security and defense, repelling and resisting the armed aggression by the Russian Federation in Donetsk and Luhansk Regions, in providing logistics for such efforts, as well as military personnel serving in the army under contract – upon their enrollment at military institutions of higher education and military training divisions of institutions of higher education	August 2024	September 2024	Ministry of Education and Science of Ukraine	state budget	within the established budget allocations for the relevant year	The draft has been developed and publicized for a public discussion.	Ministry of Education and Science of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
2.7.5.1.7. Holding a public discussion of the draft act indicated in subclause 2.7.5.1.6, and ensuring its revision (if needed)	September 2024	September 2024	Ministry of Education and Science of Ukraine	state budget	within the established budget allocations for the relevant year	The public discussion has been conducted and its results have been made public.	official website of the Ministry of Education and Science of Ukraine
2.7.5.1.8. Clearing the draft act indicated in subclause 2.7.5.1.6 with the concerned agencies	October 2024	October 2024	Ministry of Education and Science of Ukraine concerned authorities	state budget	within the established budget allocations for the relevant year	The draft act has been cleared with stakeholders.	Ministry of Education and Science of Ukraine
2.7.5.1.9. Issuing the act indicated in subclause 2.7.5.1.6, supporting its state registration with the Ministry of Justice	October 2024	December 2024	Ministry of Education and Science of Ukraine Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	The act has taken effect.	official printed publications The unified state register of normative legal acts
2.7.5.1.10. Developing the draft of Conditions for Enrollment in Higher Education Programs in 2026, which provides for: 1) expanding the scope of application of electronic workplaces and reducing the number of cases in which submission of hardcopy documents is obligatory; 2) expanding the scope of application of external independent testing; 3) abolishing the preferences that involve substituting external independent testing with enrollment examinations at an institution of higher education, except for a limited list of entrants due to compelling medical reasons determined, as well as individuals who have been recognized as combatants under law and who defended the independence, sovereignty, and territorial integrity of Ukraine, were involved in the anti-terrorist operation (joint forces operation), in providing logistics for this operation, in efforts aimed at ensuring national security and defense, repelling and resisting the armed aggression by the Russian Federation in Donetsk and Luhansk Regions, in providing logistics for such efforts, as well as military personnel serving in the army under contract – upon their enrollment at military institutions of higher education and military training divisions of institutions of higher education	August 2025	September 2025	Ministry of Education and Science of Ukraine	state budget	within the established budget allocations for the relevant year	The draft has been developed and publicized for a public discussion.	Ministry of Education and Science of Ukraine
2.7.5.1.11. Holding a public discussion of the draft act indicated in subclause 2.7.5.1.10, and ensuring its revision (if needed)	September 2025	September 2025	Ministry of Education and	state budget	within the established budget allocations for the relevant year	The public discussion has been conducted and its	official website of the Ministry of Education and

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
2.7.5.1.12. Clearing the draft act indicated in subclause 2.7.5.1.10 with the concerned agencies	October 2025 p.	October 2025	Science of Ukraine Ministry of Education and Science of Ukraine concerned authorities	state budget	within the established budget allocations for the relevant year	results have been made public. The draft act has been cleared with stakeholders.	Science of Ukraine Ministry of Education and Science of Ukraine
2.7.5.1.13. Issuing the act indicated in subclause 2.7.5.1.10, supporting its state registration with the Ministry of Justice	October 2025	December 2025	Ministry of Education and Science of Ukraine Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	The act has taken effect.	official printed publications The unified state register of normative legal acts
2.7.5.1.14. Developing a draft order on approval of the exhaustive list of compelling medical reasons that permit a person to take enrollment examinations at the institution of higher education instead of external independent testing	August 2023	September 2023	Ministry of Education and Science of Ukraine	state budget	within the established budget allocations for the relevant year	The draft order has been drafted and publicized for a public discussion.	Ministry of Education and Science of Ukraine
2.7.5.1.15. Holding a public discussion of the draft order indicated in subclause 2.7.5.1.14, clearing it with the concerned agencies (if needed)	September 2023	October 2023	Ministry of Education and Science of Ukraine	state budget	within the established budget allocations for the relevant year	The public discussion has been conducted and its results have been made public.	official website of the Ministry of Education and Science of Ukraine
2.7.5.1.16. Issuing the order indicated in subclause 2.7.5.1.14, supporting its state registration with the Ministry of Justice	October 2023	December 2023	Ministry of Education and Science of Ukraine Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	The order has taken effect.	official printed publications The unified state register of normative legal acts
2.7.5.1.17. Administering the annual Single State Qualification Examination for students pursuing specialties in the following branches of knowledge: 1) 08 Law; 2) 12 Information technologies; 3) 14 Electrical engineering; 4) 21 Veterinary science; 5) 22 Healthcare; 6) 25 Military sciences, national security, state border security; 7) 26 Civil defense; 8) 27 Transport; 9) 28 Public governance and administration;	March 2023	December 2025	Ministry of Education and Science of Ukraine other responsible state bodies determined by the Cabinet of Ministers of Ukraine	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year	The Single State Qualification Examination in the relevant specialties has been administered.	official websites of Ministry of Education and Science of Ukraine and other responsible state bodies

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
10) 29 International relations.							
2.7.5.1.18. Preparing an analytical report (roadmap) on the pilot Single State Qualification Examination and its gradual application to specialties other than those indicated in subclause 2.7.5.1.17	January 2024	April 2024	Ministry of Education and Science of Ukraine Ministry of Digital Transformation of Ukraine	state budget	within the established budget allocations for the relevant year	The analytical study has been publicized and presented to the public.	Ministry of Education and Science of Ukraine
2.7.5.1.19. Administering the annual Single Professional Enrollment Examination for enrollment in the master's degree program (higher education) on the basis of a bachelor's degree	March 2023	December 2025	Ministry of Education and Science of Ukraine	state budget	within the established budget allocations for the relevant year	The Single Professional Enrollment Examination for students pursuing specialties in the following branches of knowledge has been administered: 05 Social and behavioral sciences; 06 Journalism; 07 Governance and administration; 08 Law; 28 Public governance and administration; 29 International relations.	official website of the Ministry of Education and Science of Ukraine official website of the Ukrainian Center for Educational Quality Assessment
2.7.5.1.20. Preparing an analytical report (roadmap) on the application of the Single Professional Enrollment Examination and its gradual application to specialties other than those indicated in subclause 2.7.5.1.19	March 2023	April 2025	Ministry of Education and Science of Ukraine	state budget	within the established budget allocations for the relevant year	The analytical study has been publicized and presented to the public.	Ministry of Education and Science of Ukraine
2.7.5.1.21. Publishing and submitting to the Cabinet of Ministers of Ukraine a report on the results of implementation of a pilot project involving the enrollment of foreign nationals and stateless persons at institutions of higher education and training (internship) with the use of the Unified Interagency Information System for Enrollment of Foreign Entrants at Institutions of Higher Education, with proposals of amendments to laws of Ukraine, as well as regarding: 1) the feasibility of integration of the information system into the Unified State Electronic Database in Matters of Education or the Automated Information Complex of Educational Management;	August 2023	September 2023	Ministry of Education and Science of Ukraine Ministry of Digital Transformation of Ukraine	state budget	within the established budget allocations for the relevant year	The report has been submitted to the Cabinet of Ministers of Ukraine and published on the official website of the Ministry of Education and Science.	official website of the Ministry of Education and Science of Ukraine official website of the Ministry of Digital Transformation of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>2) expanding the functionality used to publish the number of available spots for foreign entrants at institutions of higher education, automated transmission of data on visas issues, crossing of the state border, issuance of a temporary residence permit, submission of the visa or residence permit application by foreign entrants through the Unified Interagency Information System for Enrollment of Foreign Entrants at Institutions of Higher Education.</p> <p>2.7.5.1.22. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing amendments to the Laws of Ukraine <i>On Education, On Higher Education</i>, and others, pertaining to:</p> <p>1) the status of the Unified Interagency Information System for Enrollment of Foreign Entrants at Institutions of Higher Education;</p> <p>2) the objectives of said System;</p> <p>3) interactions of said System with other information systems and registers;</p> <p>4) the administrator of said System.</p>	September 2023	April 2024	Ministry of Education and Science of Ukraine Ministry of Digital Transformation of Ukraine	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Ministry of Education and Science of Ukraine official website of the Verkhovna Rada of Ukraine
<p>2.7.5.1.23. Improving and putting into permanent (commercial) operation the Unified Interagency Information System for Enrollment of Foreign Entrants at Institutions of Higher Education</p>	from the date of entry into force of the law specified in the subparagraph 2.7.5.1.22	within six months from the date of entry into force of the law specified in the subparagraph 2.7.5.1.22	Ministry of Education and Science of Ukraine	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year	The Unified Interagency Information System for Enrollment of Foreign Entrants at Institutions of Higher Education is functioning on a permanent basis.	United interdepartmental information system regarding the recruitment of foreign entrants to institutions of higher education
<p>2.7.5.1.24. Developing the concept of the Higher Education Management Information System (HEMIS), including the section on the implementation of third-party educational information systems (electronic systems for managing the educational process (including controlling measures and practical training) in the sector of higher education, and their verification by the Ministry of Education and Science</p>	March 2023	December 2023	Ministry of Education and Science of Ukraine	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year	The concept has been developed and made public.	official website of the Ministry of Education and Science of Ukraine
<p>2.7.5.1.25. Holding a presentation of the concept of the Higher Education Management Information System (HEMIS), including the section on the implementation of third-party educational information systems (electronic systems for managing the educational process (including controlling measures and practical training) in the sector of higher education, and their verification by the Ministry of Education and Science</p>	January 2024	February 2024	Ministry of Education and Science of Ukraine	state budget	within the established budget allocations for the relevant year	The concept has been discussed with the participation of representatives of government agencies, NGOs, international organizations, participants of international technical assistance projects, and the academic community.	official website of the Ministry of Education and Science of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>2.7.5.1.26. Implementing the concept of the Higher Education Management Information System (HEMIS), including the section on the implementation of third-party educational information systems (electronic systems for managing the educational process (including controlling measures and practical training) in the sector of higher education, and their verification by the Ministry of Education and Science</p> <p>Expected strategic result 2.7.5.2. The preparation of qualification papers, including theses, is carried out independently and responsibly, manifestations of academic dishonesty are not tolerated, and effective ways to prevent and stop them have been developed.</p>	February 2024	December 2025	Ministry of Education and Science of Ukraine	state budget	within the established budget allocations for the relevant year	The share of institutions of higher education included in the Register of Higher Education Entities Using Third-Party Electronic Information Systems has increased.	Ministry of Education and Science of Ukraine
<p>2.7.5.2.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law providing for:</p> <p>1) exhaustive grounds for and kinds of legal liability for manifestations of academic dishonesty;</p> <p>2) exhaustive criteria indicating that the actions of a person contain manifestations of academic dishonesty, including academic plagiarism, fabrication, or falsification;</p> <p>3) the procedure for conducting proceedings to hold a person legally liable for manifestations of academic dishonesty, including verification of the thesis for any academic plagiarism, fabrication, or falsification;</p> <p>4) the grounds (principles) for conducting proceedings to hold a person legally liable for manifestations of academic dishonesty: respect for honor and dignity, equality, publicity and openness of the proceedings (specifically by honoring the right of each person to be present during the process of reaching a decision concerning this person, the openness of meetings, video recording and online broadcasting of meetings with the video recordings to be made public; making decisions through open roll-call voting documented in the meeting minutes to be made public);</p> <p>5) the right of any person to act as the complainant – an independent party to a proceeding to hold any person liable for manifestations of academic dishonesty;</p> <p>6) the rights and obligations of all parties to proceedings to hold a person legally liable for manifestations of academic dishonesty;</p> <p>7) the statute of limitations for holding a person liable for manifestations of academic dishonesty;</p> <p>8) a prohibition of additional allowances or uplifts for an academic degree or rank (other than for employees of academic or research institutions or institutions of higher or pre-university education).</p>	January 2024	August 2024	Ministry of Education and Science of Ukraine National Agency for Higher Education Quality Assurance	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Ministry of Education and Science of Ukraine official website of the Verkhovna Rada of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
2.7.5.2.2. Ensuring the interoperability of the National Repository of Academic Texts with the key systems for prevention and detection of academic plagiarism	July 2023	December 2025	Ministry of Education and Science of Ukraine	state budget	within the established budget allocations for the relevant year	The interoperability of the National Repository of Academic Texts with the key systems for prevention and detection of academic plagiarism has been ensured.	official website of the Ministry of Education and Science of Ukraine
2.7.5.2.3. Drafting and enacting bylaw normative legal acts aimed at improving the information system of the National Agency for Higher Education Quality Assurance, particularly in matters of expanding the list of details entered into the information system by its users (including by members of specialized academic councils, students pursuing an academic degree, applicants in matters of awarding and annulment of academic degrees)	March 2023	December 2023	Ministry of Education and Science of Ukraine Ministry of Digital Transformation of Ukraine National Agency for Higher Education Quality Assurance	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year	The normative legal acts have been approved.	official website of the Ministry of Education and Science of Ukraine official website of the National Agency for Higher Education Quality Assurance
2.7.5.2.4. Improving the information system of the National Agency for Higher Education Quality Assurance, particularly in matters of expanding the list of details entered into the information system by its users (including by members of specialized academic councils, students pursuing an academic degree, applicants in matters of awarding and annulment of academic degrees)	January 2024	December 2024	Ministry of Education and Science of Ukraine Ministry of Digital Transformation of Ukraine National Agency for Higher Education Quality Assurance	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year	The information system of the National Agency for Higher Education Quality Assurance has been improved.	National Agency for Higher Education Quality Assurance
2.7.5.2.5. Drafting and publishing bylaw normative legal acts aimed at improving the information system of the National Agency for Higher Education Quality Assurance, particularly in matters of expanding the list of details entered into the information system by its users (including by members of specialized academic councils, students pursuing an academic degree, applicants in matters of awarding and annulment of academic degrees)	March 2023	December 2023	Ministry of Education and Science of Ukraine Ministry of Digital Transformation of Ukraine National Agency for Higher Education Quality Assurance	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year	The normative legal acts have been issued.	official website of the Ministry of Education and Science of Ukraine official website of the National Agency for Higher Education Quality Assurance
2.7.5.2.6. Improving the information system of the National Agency for Higher Education Quality Assurance, particularly in matters of expanding the list	January 2024	December 2024	Ministry of Education and	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year	The information system of the National Agency for Higher Education Quality	National Agency for Higher

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
of details entered into the information system by its users (including by members of specialized academic councils, students pursuing an academic degree, applicants in matters of awarding and annulment of academic degrees)			Science of Ukraine Ministry of Digital Transformation of Ukraine National Agency for Higher Education Quality Assurance			Assurance has been improved.	Education Quality Assurance
<p>Problem 2.7.6. Conflicts of interest are present in the sector of education and science during formulation and implementation of state policy.</p> <p>Expected strategic result 2.7.6.1. The functions of formulation and implementation of state policy in the sector of education and science, in particular as regards management of state-owned facilities, inspection and supervision activities, and provision of administrative services are segregated among different institutions.</p>							
<p>2.7.6.1.1. Drafting and submitting to the Cabinet of Ministers of Ukraine the draft law on amendments to the Laws of Ukraine <i>On Education, On Complete General Secondary Education, On Higher Education, On Professional (Vocational) Education, On Professional Pre-university Education</i>, which:</p> <p>1) stipulates that the powers of licensing of educational activities in higher education and state oversight (control) over compliance with the licensing conditions have been delegated from the Ministry of Education and Science to the State Education Quality Service;</p> <p>2) stipulates that licensing requirements apply only to educational activities under educational programs that envisage the awarding of a professional qualification in occupations that are subject to additional regulation according to the list approved by the Ministry of Education and Science.</p>	March 2023	August 2023	Ministry of Education and Science of Ukraine	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Ministry of Education and Science of Ukraine official website of the Verkhovna Rada of Ukraine
<p>2.7.6.1.2. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law that proposes removing Part 2 of Article 75 of the Fundamentals of Ukrainian Healthcare Legislation on the approval of curricula and programs of training, reskilling, and professional development for medical and pharmaceutical professional and rehabilitation specialists of the Ministry of Health</p>	March 2023	November 2023	Ministry of Health of Ukraine Ministry of Education and Science of Ukraine	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Ministry of Health of Ukraine official website of the Verkhovna Rada of Ukraine
<p>2.7.6.1.3. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law that proposes removing Section VI of the Law of Ukraine <i>On the Prioritization of Social Development of Villages and the Agribusiness Sector in the National Economy</i> pertaining to academic and human resources</p>	March 2023	November 2023	Ministry for Communities, Territories and Infrastructure Development of Ukraine	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Ministry for Communities, Territories and Infrastructure Development of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
			Ministry of Education and Science of Ukraine				official website of the Verkhovna Rada of Ukraine
2.7.6.1.4. Conducting an analytical study to identify instances of overlapping functions of government agencies in the sector of education under the Law of Ukraine <i>On Complete General Secondary Education</i> , including the powers of the National Agency for Higher Education Quality Assurance, its territorial offices, and local state administrations to analyze the work of local self-government agencies in the sector of education and make amendments to legislation (if needed)	January 2024	December 2024	Ministry of Education and Science of Ukraine	state budget	within the established budget allocations for the relevant year	The analytical study has been conducted and amendments to legislation have been made (if needed).	official website of the Ministry of Education and Science of Ukraine
Expected strategic result 2.7.6.2. Public funds are allocated among institution of higher education and research institutions in a transparent and effective manner based on objective, pre-determined procedures and performance indicators.							
2.7.6.2.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing to amend the Budget Code of Ukraine, specifically by:	January 2024	September 2024	Ministry of Education and Science of Ukraine	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Ministry of Education and Science of Ukraine
1) amending subclause “c” of Clause 7 of Part 1 of Article 87 of the Budget Code of Ukraine to the effect that expenditures out of the state budget include expenditures for the pursuit of higher education by individuals who earned the right to obtain a higher education at the expense of the state budget (including on the conditions of a government contract) on a competitive basis; the allocation of expenditures among institutions of higher education shall be carried out according to the formula developed by the Ministry of Education and Science and approved by the Cabinet of Ministers of Ukraine;			Ministry of Finance of Ukraine				official website of the Verkhovna Rada of Ukraine
2) amending Clause 46 of Section VI “Final and Transitional Provisions” of the Budget Code of Ukraine with respect to the list of parameters of the formula of allocation of state budget expenditures for higher education among institutions of higher education;							
3) providing for an exhaustive list of cases of allocation of expenditures out of the state budget and local budgets for the funding of academic and engineering research and projects without the use of competitive processes.							
2.7.6.2.2. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing amendments	March 2023	August 2023	Ministry of Education and	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Ministry of Education and

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
to the Law of Ukraine <i>On Higher Education</i> , which stipulates that: 1) expenditures out of the state budget for higher education shall be allocated for institutions of higher education where the cost of educational services is established in keeping with the legislation on the indicative prime cost; 2) the amount of expenditures out of the state budget for higher education shall be allocated among institutions of higher education according to the formula developed by the Ministry of Education and Science and approved by the Cabinet of Ministers of Ukraine.			Science of Ukraine				Science of Ukraine official website of the Verkhovna Rada of Ukraine
2.7.6.2.3. Arranging an analytical study to update specific performance indicators used in the formula of allocation of the amount expenditures out of the state budget for higher education among institutions of higher education	January 2024	March 2024	Ministry of Education and Science of Ukraine	state budget	within the established budget allocations for the relevant year	The report on the findings of the analytical study has been published.	Ministry of Education and Science of Ukraine
2.7.6.2.4. Holding a presentation of the report on the findings of the analytical study indicated in subclause 2.7.6.2.3, followed by its expert discussion	March 2024	April 2024	Ministry of Education and Science of Ukraine	state budget	within the established budget allocations for the relevant year	The expert discussion has been conducted and its results have been published.	official website of the Ministry of Education and Science of Ukraine
2.7.6.2.5. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft resolution of the Cabinet of Ministers of Ukraine on amendments to the Formula of allocation of expenditures out of the state budget for higher education among institutions of higher education, to the extent of updating the specific performance indicators used within the Formula, taking into account the findings of the analytical study indicated in subclause 2.7.6.2.3	May 2024	December 2024	Ministry of Education and Science of Ukraine	state budget	within the established budget allocations for the relevant year	The resolution of the Cabinet of Ministers of Ukraine has been adopted.	Ministry of Education and Science of Ukraine official printed publications official website of the Cabinet of Ministers of Ukraine
Problem 2.7.7. There is a lack of proper accounting and transparency in the spending of funds allocated in the budgets of all levels for social protection for all categories of social aid recipients. Expected strategic result 2.7.7.1. The Unified Social Sector Information System has been implemented and simplification of the provision of social services has been ensured.							
2.7.7.1.1. Developing the draft of the Social Code of Ukraine	March 2023	December 2023	Ministry of Social Policy of Ukraine Committee of the Verkhovna Rada of Ukraine on Social Policy and Protection of Veterans' Rights (by consent)	state budget	within the established budget allocations for the relevant year	The draft of the Social Code of Ukraine has been developed.	Ministry of Social Policy of Ukraine
2.7.7.1.2. Supporting the consideration of the draft Code indicated in subclause 2.7.7.1.1 in the Parliament of Ukraine	January 2024	before the signing of the Social Code of	Ministry of Social Policy of Ukraine Committee of the	state budget	within the established budget allocations for the relevant year	The Social Code of Ukraine has been signed by the President of Ukraine.	official printed publications

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
		Ukraine by the President of Ukraine	Verkhovna Rada of Ukraine on Social Policy and Protection of Veterans' Rights (by consent)				official website of the Verkhovna Rada of Ukraine
2.7.7.1.3. Drafting and submitting to the Cabinet of Ministers of Ukraine draft normative legal acts towards the implementation of the Social Code of Ukraine	from the date of entry into force of the Social Code of Ukraine	nine months from the date of entry into force of the Social Code of Ukraine	Ministry of Social Policy of Ukraine	state budget	within the established budget allocations for the relevant year	The normative legal acts have been adopted.	Ministry of Social Policy of Ukraine official printed publications official website of the Cabinet of Ministers of Ukraine
2.7.7.1.4. Putting the Unified Social Sector Information System into commercial operation	March 2023	December 2024	Ministry of Social Policy of Ukraine	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year or the amount of international technical assistance	The Unified Social Sector Information System has been put into commercial operation.	official website of the Ministry of Social Policy of Ukraine Unified State Web Portal of Electronic Services
Expected strategic result 2.7.7.2. A fair competitive selection process has been introduced for the purposes of providing assistance to public associations of individuals living with disabilities.							
2.7.7.2.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law that:	March 2023	December 2023	Ministry of Social Policy of Ukraine	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Ministry of Social Policy of Ukraine official website of the Verkhovna Rada of Ukraine
<p>1) defines the term “public association of individuals living with disabilities”;</p> <p>2) introduces institutional support for public associations of individuals living with disabilities at the national and local levels (if the relevant expenditures are incurred at the local level);</p> <p>3) establishes the requirement that public associations of individuals living with disabilities shall receive funding out of the state budget or local budgets exclusively based on the outcome of open and transparent competitive selection processes — both for purposes of implementing programs (projects, activities) and as part of institutional support;</p> <p>4) does not provide for any preferences for all-Ukrainian or other public associations of individuals living with disabilities.</p>							
2.7.7.2.2. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft resolution of the Cabinet of Ministers of Ukraine on approval of the Procedure for Conducting a Competitive Selection Process for	one month from the day the President of Ukraine signs the law	five months from the date of signing by the President of Ukraine of	Ministry of Social Policy of Ukraine	state budget	within the established budget allocations for the relevant year	The resolution of the Cabinet of Ministers of Ukraine has been adopted.	Ministry of Social Policy of Ukraine official printed publications України

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>Institutional Support for Public Associations of Individuals Living with Disabilities, which:</p> <p>1) introduces institutional support for public associations of individuals living with disabilities exclusively on a competitive basis;</p> <p>2) does not provide for any preferences for specific public associations of individuals living with disabilities;</p> <p>3) establishes nondiscriminatory criteria for eligibility of public associations of individuals living with disabilities to enter the competitive selection process, specifically requirements with respect to the number of members of the organization (several dozen people at most, but optimally – without requirements pertaining to membership), minimum representation in the regions (in one-fourth of the regions at most), and minimum duration of statutory activities (three years at most);</p> <p>4) establishes justified, clear, measurable, and attainable criteria of evaluation of competitive process bids and selection of the winning bidders;</p> <p>5) ensures complete transparency of the competitive selection process for the award of institutional support and publicity of all competitive process documentation, decisions made, and records documenting the implementation of the budget program and monitoring of the spending of institutional support funds;</p> <p>6) establishes effective, justified, clear, measurable, and attainable key performance indicators (KPIs) of the spending of institutional support funds by public associations of individuals living with disabilities.</p> <p>2.7.7.2.3. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft resolution of the Cabinet of Ministers of Ukraine amending the Procedure for Spending State Budget Funds Allocated for Financial Support of Public Associations of Individuals Living with Disabilities, approved by the resolution of the Cabinet of Ministers of Ukraine dated March 3, 2020, No. 166, Procedure for Spending State Budget Funds Allocated for Financial Support of the Ukrainian Association of the Blind and the Ukrainian Society of the Deaf, approved by the resolution of the Cabinet of Ministers of Ukraine dated March 14, 2018, No. 183, and the Procedure for Conducting a Competitive Process to Select Programs (Projects, Activities) Developed by Civil Society Institutions that Receive Financial Support for Their Implementation, approved by the resolution of</p>	specified in the subparagraph 2.7.7.2.1	the law specified in the subparagraph 2.7.7.2.1					official website of the Cabinet of Ministers of Ukraine
	March 2023	July 2023	Ministry of Social Policy of Ukraine	state budget	within the established budget allocations for the relevant year	The resolution of the Cabinet of Ministers of Ukraine has been adopted.	Ministry of Social Policy of Ukraine official printed publications official website of the Cabinet of Ministers of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>the Cabinet of Ministers of Ukraine dated October 12, 2011, No. 1049, which:</p> <p>1) sets forth the requirement that budgetary financial support for implementation of programs (projects, activities) shall be provided to public associations of individuals living with disabilities exclusively on a competitive basis;</p> <p>2) does not provide for any preferences for specific public associations of individuals living with disabilities;</p> <p>3) declares to be void the resolution of the Cabinet of Ministers of Ukraine dated March 14, 2018, No. 183, <i>On Approval of the Procedure for Spending State Budget Funds Allocated for Financial Support of the Ukrainian Association of the Blind and the Ukrainian Society of the Deaf</i>;</p> <p>4) minimizes opportunities for conducting competitive selection processes without using the software module “Competitive Selection of Projects by Civil Society Institutions” (the electronic system for competitive selection);</p> <p>5) ensures the publication of all materials of competitive bids, including spending budgets;</p> <p>6) provides for the possibility of remuneration of competitive selection committee members other than representatives of the Fund for Social Security of Individuals Living with Disabilities, state and municipal officials, while specifying the maximum amount / percentage of such remuneration;</p> <p>7) establishes additional standards of transparency of the competitive selection process, including the right of representatives of the mass media and the public to attend the meetings of the competitive selection committee, record video and audio, and broadcast the meetings of the competitive selection committee;</p> <p>8) establishes the requirement that at least depersonalized results of the voting by competitive selection committee members on each issue be made public;</p> <p>9) establishes the requirement that decisions of the competitive selection committee on the results of evaluation of competitive bids and scores given by each member of the competitive selection committee be made public (in depersonalized form);</p> <p>10) defines a detailed procedure for appealing the decisions of the competitive selection committee to deny participation in the competitive selection process, access</p>							

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		

to the results of evaluation of competitive bids, and selection of the winning bidders;

11) stipulates that decisions of the competitive selection committee formed by the Fund for Social Security of Individuals Living with Disabilities shall be appealed in the manner prescribed by the Ministry of Social Policy;

12) stipulates that the winning bidders will receive financial support out of the state budget in accounts opened with state banks (instead of treasury accounts).

3. ENSURING THE UNAVOIDABILITY OF LIABILITY FOR CORRUPTION

3.1. Disciplinary liability

Problem 3.1.1. Violations of the requirements of anticorruption legislation are not always treated as a disciplinary offense in practice; a large share of individuals subject to this Law manage to avoid disciplinary penalties.

Expected strategic result 3.1.1.1. Legislative provisions defining the grounds and procedure for bringing entities subject to the Law *On Prevention of Corruption* to disciplinary account for violations of anticorruption legislation have been improved by introducing basic rules to the effect that:

a gross violation of the requirements of said Law shall be grounds for bringing such individuals to disciplinary account;

separate grounds for initiating a disciplinary proceeding shall be a legally binding court decision that imposed on them an administrative penalty for committing a corruption-related offense, or discontinued proceedings in a case involving such a violation due to an expired statute of limitations for imposing the administrative penalty, or relief of administrative liability granted due to the negligible nature of the offense;

a legally binding court verdict that imposed on them a criminal penalty for committing corruption or a corruption-related offense, as well as a court ruling that relieves this individual of criminal liability shall serve as unconditional grounds for dismissing this person.

Expected strategic result 3.1.1.2. Disciplinary and administrative liability is established for failure to comply with the requirements of the law that mandates bringing offenders to disciplinary account.

Expected strategic result 3.1.1.3. The Law provides for the following fundamental principles of bringing individuals subject to this Law to disciplinary account:

the person who has grossly violated the requirements of the Law shall face disciplinary liability irrespective of whether or not a different kind of legal liability is prescribed for this violation, and irrespective of whether or not this violation is being examined as part of judicial proceedings under criminal, administrative, or civil law, irrespective of the stage of examination, and whether or not a final decision has been made in such cases;

Statutes of limitations for imposing disciplinary penalties on different categories of officials have been unified.

3.1.1.1.1—3.1.1.3.1. Developing and submitting to the Cabinet of Ministers of Ukraine a draft law supplementing the Law of Ukraine *On Prevention of Corruption* with a new section, which:

1) defines a single unified list of violations of the requirements of the Law, which constitute manifestations of gross violation of the ethical code of conduct and grounds for disciplinary liability of officials performing the functions of state or local self-government (irrespective of their category);

2) stipulates that separate grounds for bringing such persons to disciplinary liability shall be a legally binding court decision that imposed on them an administrative penalty for committing a corruption-related offense, or discontinued proceedings in a case involving such a violation due to an expired statute of limitations for imposing the administrative penalty, or relief of administrative liability granted due to the negligible nature of the offense;

November 2023	September 2024	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	National Agency on Corruption Prevention official website of the Verkhovna Rada of Ukraine
---------------	----------------	--	--------------	---	--	---

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		

3) obligates managers of government agencies and local self-government bodies to inform the National Agency about any discovered violations of the Law and initiation of disciplinary proceedings in connection with such violations, as well as about decisions made as a result of such disciplinary proceedings;

4) stipulates that failure to take measures towards bringing the officials performing the functions of state or local self-government to administrative liability for violations of the requirements of the Law, as well as failure to comply with the legislative requirements mandating the unconditional dismissal of such individuals (in the instances expressly prescribed by the law) shall constitute a disciplinary offense;

5) defines the unified (general) grounds for disciplinary liability of officials performing the functions of state or local self-government where they have violated the requirements of the Law, which stipulate that:

the officials performing the functions of state or local self-government who have violated the requirements of the Law shall face disciplinary liability irrespective of whether or not a different kind of legal liability is prescribed for this violation, and irrespective of whether or not this violation is being examined as part of judicial proceedings under criminal, administrative, or civil law, irrespective of the stage of examination, and whether or not a final decision has been made in such cases;

the absence of the National Agency's opinion on whether or not the actions of this person show signs of corruption or a corruption-related crime shall not preclude these persons from being brought to disciplinary liability;

the fact that an official performing the functions of state or local self-government has faced administrative, criminal, or civil liability for violations of the requirements of the Law shall not relieve this person of disciplinary liability for the same violation;

the immediate superiors as well as managers of agencies and institutions employing the individuals who committed such disciplinary offenses are obligated to initiate a relevant disciplinary proceeding within three business days from the day when the relevant grounds were discovered;

the term of disciplinary proceedings in cases involving violations of the requirements of the Law shall be at least one year from the day when this proceeding was initiated;

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>the statute of limitations for imposing disciplinary penalties for violations of the requirements of the Law shall be no less than three years from the day when the relevant offense was committed;</p> <p>certain mandatory requirements with respect to the procedure for making the final decision based on the outcome of the disciplinary proceeding, as well as the principles of choosing the kind and amount of the disciplinary penalty, shall be prescribed by the Law;</p> <p>6) stipulates the following unconditional grounds for dismissal (outside of the disciplinary liability procedure) of all categories of officials performing the functions of state or local self-government:</p> <p>a legally binding court verdict that imposed on them a criminal penalty for committing corruption or a corruption-related offense, as well as a court ruling that relieves such individuals of criminal liability;</p> <p>a legally binding court decision to hold them administratively or criminally liable for committing corruption or a corruption-related offense, which imposed a penalty or punishment on the official in the form of a prohibition from filling positions or engaging in activities involving the performance of the functions of state or local self-government;</p> <p>a legally binding court decision that has found the assets of such individuals or assets acquired by third parties on their behalf (as well as in other cases stipulated in Article 290 of the Civil Procedure Code of Ukraine) to constitute unjust enrichment, and has ordered their confiscation in favor of the state;</p> <p>7) establishes the rules of alignment of the provisions of the Law dealing with disciplinary liability with the legislative provisions that define the general grounds and procedure for bringing different categories of officials performing the functions of state or local self-government to disciplinary liability, according to which:</p> <p>such individuals shall face disciplinary liability in the manner prescribed by legislation on the disciplinary liability of the relevant category of individuals (general regulation), taking into account the specific considerations prescribed by the Law (special regulations);</p> <p>if the same legal relationships are regulated differently, the special provisions of the Law shall be applied as they prevail over the general provisions of legislation.</p>							
3.1.1.1.2—3.1.1.3.2. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law on amendments to the Code of Ukraine on Administrative	November 2023	September 2024	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	National Agency on Corruption Prevention

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
Offenses, which institutes administrative liability for failure to bring officials authorized to carry out the functions of state or local self-government to disciplinary liability for violations of the requirements of the Law, as well as for failing to comply with the requirements of the law mandating the unconditional dismissal of such officials (in the cases expressly provided by law)			Ministry of Justice of Ukraine				official website of the Verkhovna Rada of Ukraine
Expected strategic result 3.1.1.4. It has been legislatively mandated that courts that have examined a case involving corruption or a corruption-related offense or a case involving unjust enrichment are obligated to send a copy of the legally binding decision in the case to the government agency, local self-government body, enterprise, institution, or organization employing the person against whom this case was initiated.							
3.1.1.4.1. Drafting and submitting to the Cabinet of Ministers of Ukraine the draft laws proposing amendments to the Criminal Procedure Code of Ukraine and the Code of Ukraine on Administrative Offenses, which stipulate that courts that have examined a case involving corruption or a corruption-related offense or a case involving unjust enrichment are obligated to send a copy of the legally binding decision in the case to the government agency, local self-government body, enterprise, institution, or organization employing the person against whom this case was initiated	May 2023	October 2023	National Agency on Corruption Prevention Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	The draft laws have been submitted to the Parliament of Ukraine.	National Agency on Corruption Prevention official website of the Verkhovna Rada of Ukraine
3.1.1.4.2. Organizing proper performance by courts of Ukraine of legislative requirements, according to which courts that have examined a case involving corruption or a corruption-related offense or a case involving unjust enrichment are obligated to send a copy of the legally binding decision in the case to the government agency, local self-government body, enterprise, institution, or organization employing the person against whom this case was initiated;	the date of entry into force of the law specified in the subparagraph 3.1.1.4.1	December 2025	State Judicial Administration of Ukraine (by consent) High Council of Justice (by consent) Council of judges of Ukraine (by consent)	state budget	within the established budget allocations for the relevant year	100 percent of final decisions in such cases are properly sent (with notice of service) to the relevant government agencies, local self-government bodies, enterprises, institutions or organizations. The official website of the State Judicial Administration publishes a quarterly report on the status of observance of said legislative requirements.	National Agency on Corruption Prevention
arranging the quarterly analysis of the status of performance of (compliance with) said requirements by courts, taking all the necessary measures towards ensuring unflinching observance of these requirements, including by bringing the guilty individuals to disciplinary liability							
3.1.1.4.3. Arranging periodic analysis and consolidation of court decisions to hold individuals liable under criminal, administrative, or civil law for committing corruption or corruption-related offenses, including with respect to the sending of such decisions to the government agencies, local self-government bodies, enterprises, institutions, or organizations where this person worked at the time when such offenses were committed.	the date of entry into force of the law specified in the subparagraph 3.1.1.4.1	December 2025	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The official website of the National Agency publishes a semiannual report on the status of observance of said requirements by courts and the measures taken towards ensuring their unflinching observance.	National Agency on Corruption Prevention

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>In each instance of discovering that such decisions have not been sent or have not been received, the National Agency shall:</p> <p>1) bring this court decision to the knowledge of the government agency, local self-government body, enterprise, institution, or organization employing the person against whom this case was examined;</p> <p>2) initiates the issue of commencement of disciplinary proceedings against the relevant individuals with the entities authorized to do so;</p> <p>3) contacts the State Judicial Administration, the High Council of Justice, the High Qualification Commission of Judges of Ukraine, and the Council of Judges of Ukraine with a request to take measures against individuals guilty of violating the requirements to send such decisions (if such violations have been discovered).</p>							
<p>3.1.1.4.4. Supplementing the Procedure for Conducting Inspections of the Organization of Corruption Prevention and Detection Workflows, approved by the order of the National Agency dated January 18, 2021, No. 11/21, with a stipulation that the National Agency shall conduct inspections into observance by managers of the entities being inspected of legislative requirements pertaining to disciplinary liability of their subordinates who committed corruption or corruption-related offenses.</p> <p>Upon discovery of each fact that managers of the relevant agencies have failed to take measures towards bringing their subordinates to disciplinary liability, the National Agency shall take every measure towards bringing such managers to disciplinary and administrative liability.</p>	the date of entry into force of the law specified in the subparagraph 3.1.1.4.1	December 2025	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The Procedure provides for the relevant obligation. The National Agency conducts a relevant inspection as part of each scheduled or unscheduled audit with respect to each manager who failed to take the appropriate measures; the issue of bringing the manager to disciplinary and administrative liability has been initiated.	National Agency on Corruption Prevention
<p>3.2. Administrative liability</p>							
<p>Problem 3.2.1. Some of the rules, prohibitions, and restrictions established by anticorruption legislation are not backed up by legal liability measures. Articles 172⁴-172⁹, 212¹⁵, 212²¹ of the Code of Ukraine on Administrative Offenses contain a number of shortcomings that significantly impair their injunctive and preventive potential as well as the effectiveness of the National Agency, the National Police, prosecutorial authorities and courts.</p>							
<p>Expected strategic result 3.2.1.1. Administrative liability has been introduced for violation of restrictions imposed after a person is dismissed from a position that involved performing the functions of state or local self-government, violation of requirements pertaining to the prevention of conflicts of interest due to ownership of enterprises or corporate rights, failure to take measures towards resolution of conflicts of interest.</p>							
<p>3.2.1.1.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing to amend the Code of Ukraine on Administrative Offenses, which:</p> <p>1) Establishes administrative liability for failure to comply with the requirements of Article 36 of the Law pertaining to the transfer of enterprises and corporate rights to third parties for management, for violations of</p>	July 2023	December 2023	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	National Agency on Corruption Prevention official website of the Verkhovna Rada of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>the prohibitions and restrictions imposed by Article 26 of the Law on individuals who have stopped performing the functions of state or local self-government, as well as for failure to take measures towards resolving a real or potential conflict of interest.</p> <p>2) Removes Articles 172⁹⁻¹, 172⁹⁻² of the Code of Ukraine on Administrative Offenses, since they deal with torts that do not constitute corruption-related administrative offenses.</p> <p>Expected strategic result 3.2.1.2. Based on the findings of the analysis and consolidation of the practice of bringing perpetrators to justice for administrative offenses involving corruption, the relevant prohibitions have been systematically improved.</p> <p>Expected strategic result 3.2.1.3. In practice, penalties for administrative offenses involving corruption have a significant injunctive and preventive effect, while also being proportionate.</p>							
<p>3.2.1.2.1, 3.2.1.3.1. Analyzing the legislation and consolidating the practice of prosecution of entities subject to the Law of Ukraine <i>On Prevention of Corruption</i> for committing corruption-related administrative offenses in 2014-2023 with respect to:</p> <p>1) the systemic, complete, and legally correct definition at the legislative level of the grounds on which such liability arises;</p> <p>2) alignment of the penalties imposed with the principles of fairness, proportionality, and individualization, as well as the capability to accomplish the objective of the administrative penalty.</p> <p>Preparing an analytical report with proposals of systemic improvements to the relevant prohibitions under administrative law, the kinds and amounts of penalties prescribed by them, as well as correct and consistent application of the relevant legislation by the National Agency, the National Police, the prosecutorial authorities, and courts</p>	February 2024	April 2024	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The analysis has been completed. The analytical report with proposals and recommendations has been prepared.	National Agency on Corruption Prevention
<p>3.2.1.2.2, 3.2.1.3.2. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law on amendments to the Code of Ukraine on Administrative Offenses aimed at systemic improvement of the grounds for holding offenders liable for corruption-related administrative offenses, as well as stipulating the kinds and amounts of penalties to be imposed on such offenders</p>	May 2024	November 2024	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	National Agency on Corruption Prevention official website of the Verkhovna Rada of Ukraine
<p>3.2.1.2.3, 3.2.1.3.3. Implementation of measures (identified after studying the proposals formulated in the report indicated in subclauses 3.2.1.2.1, 3.2.1.3.1) by the National Agency, the National Police, the prosecutorial authorities, and courts towards ensuring the correct and consistent application of the relevant legislation in practice</p>	January 2025	December 2025	National Agency on Corruption Prevention National Police of Ukraine	state budget	within the established budget allocations for the relevant year	The measures have been implemented.	National Agency on Corruption Prevention National Police of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
			Prosecutor General's Office of Ukraine (by consent) Supreme Court (by consent)				Prosecutor General's Office of Ukraine Supreme Court
Expected strategic result 3.2.1.4. Grounds for administrative liability for violations of rules, prohibitions, and restrictions applicable to the funding of political parties and financial reporting by political parties have been improved.							
3.2.1.4.1. Analyzing the legislation and consolidating the practices of holding individuals accountable for administrative offenses punishable under Articles 212 ¹⁵ and 212 ²¹ of the Code of Ukraine on Administrative Offenses, with respect to: 1) the systemic, complete, and legally correct definition at the legislative level of the grounds on which such liability arises; 2) alignment of the penalties imposed with the principles of fairness, proportionality, and individualization, as well as the capability to accomplish the objective of the administrative penalty. Preparing an analytical report with proposals of systemic improvements to the relevant prohibitions under administrative law, the kinds and amounts of penalties prescribed by them, as well as correct and consistent application of the relevant legislation by the National Agency and courts	January 2024	February 2024	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The analysis has been completed. The analytical report with proposals and recommendations has been prepared.	National Agency on Corruption Prevention
3.2.1.4.2. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law on amendments to the Code of Ukraine on Administrative Offenses aimed at systemic improvement of the grounds for holding offenders liable for offenses punishable under Articles 212 ¹⁵ and 212 ²¹ of the Code of Ukraine on Administrative Offenses, as well as stipulating the kinds and amounts of penalties to be imposed on such offenders, in particular by: 1) aligning the substance of these articles with the legislation on political parties and elections; 2) eliminating conflicts and contradictions between these articles and Article 159 ¹ of the Criminal Code of Ukraine; 3) stipulating that the subject of the administrative offense punishable under Article 212 ²¹ of the Code of Ukraine on Administrative Offenses is not a political party, but an individual who is obligated to ensure the submission of the relevant report;	March 2024	August 2024	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	National Agency on Corruption Prevention official website of the Verkhovna Rada of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>4) instituting harsher and more balanced sanctions for the commission of said offenses.</p> <p>Problem 3.2.2. The majority of individuals guilty of corruption-related offenses as well as offenses in matters relating to the funding of political parties and submission of financial statements by political parties avoid administrative liability and/or penalties by exploiting systemic loopholes in the existing system for holding individuals administratively accountable as well as the flaws of the judicial system.</p> <p>Expected strategic result 3.2.2.1. The procedure for bringing persons to administrative liability for corruption-related offenses, as well as for offenses pertaining to the financing of political parties and submitting their financial statements, has been improved, in particular through:</p> <p>the simplification of the procedure for serving a summons and serving reports on such offenses;</p> <p>establishing an exhaustive list of material violations committed in drawing up the report, which preclude the issuance of a decision in an administrative offense case and necessitate returning the report to be revised (written up properly), and stipulating the maximum time frame for rectifying such violations;</p> <p>granting the National Agency status as a party to proceedings in cases initiated based on reports drawn up by the National Agency;</p> <p>establishing a general rule to the effect that a person may not be relieved of administrative liability for such offenses due to their negligible nature, along with an exhaustive list of exceptions from this rule;</p> <p>abolishing the linkage between the time frame for imposing penalties for such offenses to the day when they were discovered, as well as establishing the rule according to which the statute of limitations shall stop elapsing if the person is deliberately avoiding to appear before the court or is unable to show up for compelling reasons;</p> <p>improving the procedure for applying coercive measures to individuals who avoid showing up in court without compelling reasons.</p> <p>3.2.2.1.1. Submitting to the Cabinet of Ministers of Ukraine and supporting the consideration of the draft law in the Parliament of Ukraine (particularly if the President of Ukraine vetoes the draft law), which provides for:</p> <p>1) the simplification of the procedure for serving a summons and serving reports on such offenses, in particular by granting the right—in exceptional cases—to draw up the report in the absence of the individual facing liability and mail this report to this individual;</p> <p>2) establishing an exhaustive list of material violations committed in drawing up the report, which preclude the issuance of a decision in an administrative offense case and necessitate returning the report to be revised (written up properly), and stipulating the maximum time frame for rectifying such violations;</p> <p>3) stipulating that cases based on reports drawn up by the National Agency shall be examined by the High Anticorruption Court (with deferral of the entry into force by the relevant provisions of the draft law by three months from the day when martial law instituted in Ukraine on February 24, 2022 gets suspended and abolished in Ukraine or in the territory of the majority of administrative-territorial units indicated in Part 2 of Article 133 of the Constitution of Ukraine);</p> <p>4) granting the National Agency status as a party to proceedings in cases initiated based on reports drawn up by the National Agency;</p> <p>5) granting the National Agency the right to appeal court decisions issued in cases initiated based on reports drawn up by the National Agency, and granting this right</p>	April 2023	until the law is signed by the President of Ukraine	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The law has been signed by the President of Ukraine.	official printed publications official website of the Verkhovna Rada of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
to the prosecutor in cases initiated under Articles 172 ⁴ —172 ⁹ of the Code of Ukraine on Administrative Offenses;							
6) establishing a general rule to the effect that a person may not be relieved of administrative liability for such offenses due to their negligible nature, along with an exhaustive list of exceptions from this rule;							
7) abolishing the linkage between the time frame for imposing penalties for such offenses to the day when they were discovered, as well as establishing the rule according to which the statute of limitations shall stop elapsing if the person is deliberately avoiding to appear before the court or is unable to show up for compelling reasons;							
8) stipulating that proceedings in an administrative offense case can be discontinued on the basis of Article 38 of the Code of Ukraine on Administrative Offenses only on condition that it has been proven that the person is guilty of having committed the relevant administrative offense, which must be mentioned in the disposition of the decision to discontinue the case;							
9) improving the procedure for applying coercive measures to individuals who avoid showing up in court without compelling reasons.							
Expected strategic result 3.2.2.2. The system of electronic proceedings in administrative offense cases has been introduced.							
3.2.2.2.1. Creating and launching an electronic procedural record keeping system as part of the Unified Judicial Information and Telecommunication System	March 2023	December 2023	State Judicial Administration of Ukraine (by consent)	state budget and/or funds of international technical assistance	within the established budget allocations for the relevant year	The electronic procedural record keeping system is functioning.	State Judicial Administration of Ukraine
3.2.2.2.2. Creating and launching the Unified State Register of Enforcement Documents as part of the Unified Judicial Information and Telecommunication System	March 2023	December 2023	State Judicial Administration of Ukraine (by consent)	state budget and/or funds of international technical assistance	within the established budget allocations for the relevant year	The Unified State Register of Enforcement Documents is functioning.	State Judicial Administration of Ukraine
3.2.2.2.3. Securing appropriate funding for activities that involve developing and launching the modules of the electronic procedural record keeping system and the Unified State Register of Enforcement Documents within the Unified Judicial Information and Telecommunication System	March 2023	December 2025	Ministry of Finance of Ukraine Ministry of Economy of Ukraine	state budget and/or funds of international technical assistance	within the established budget allocations for the relevant year	100 percent funding of the relevant activities	Ministry of Finance of Ukraine
3.3. Criminal liability							
Problem 3.3.1. Certain provisions of criminal law relating to criminal liability for corruption-related criminal offenses contradict international standards in this field, are not coordinated with each other and with the provisions of the criminal procedure legislation and the Law. As a result, in a significant number of cases, perpetrators of corruption-related criminal offenses are relieved of criminal liability and/or punishment.							
Expected strategic result 3.3.1.1. Discrepancies between the provisions of the Criminal Code of Ukraine and the Law of Ukraine <i>On Prevention of Corruption</i> regarding the definition of crimes of corruption have been eliminated.							
3.3.1.1.1. Arranging an analytical study whose scope includes, in particular: identification of terminological discrepancies, conflicts, and manifestations of	January 2024	March 2024	National Agency on Corruption Prevention	state budget and/or international technical assistance funds	238,1	The analytical study has been conducted and a	National Agency on Corruption Prevention

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
unjustified competition arising among the Criminal Code of Ukraine, the Law of Ukraine <i>On Prevention of Corruption</i> , and the Criminal Procedure Code of Ukraine when it comes to defining crimes of corruption and corruption-related offenses; alignment of legislative provisions governing relief of criminal liability for corruption and corruption-related criminal offenses, measures taken with respect to legal entities under criminal law, as well as identifying the subjects of crimes of corruption and corruption-related criminal offenses, with international anticorruption standards			National Anti-Corruption Bureau of Ukraine			report on its findings has been published.	
3.3.1.1.2. Holding a presentation of the report on the findings of the analytical study indicated in subclause 3.3.1.1.1, followed by its expert discussion	March 2024	April 2024	National Agency on Corruption Prevention National Anti-Corruption Bureau of Ukraine	state budget	within the established budget allocations for the relevant year	The expert discussion has been conducted and its results have been published.	official website of the National Agency on Corruption Prevention
3.3.1.1.3. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law proposing to eliminate the existing terminological discrepancies, conflicts, and manifestations of unjustified competition arising among the Criminal Code of Ukraine, the Law, and the Criminal Procedure Code of Ukraine when it comes to defining crimes of corruption and corruption-related offenses, taking into account the findings of the analytical study indicated in subclause 3.3.1.1.1	April 2024	September 2024	National Agency on Corruption Prevention National Anti-Corruption Bureau of Ukraine Prosecutor General's Office of Ukraine (by consent)	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	National Agency on Corruption Prevention official website of the Verkhovna Rada of Ukraine
Expected strategic result 3.3.1.2. Sanctions for corruption and corruption-related offenses are proportionate and have a significant injunctive and preventive effect, and none of the corruption-related criminal offenses are classified as criminal misdemeanors.							
3.3.1.2.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law that factors in the findings of the analytical study focusing on sanctions for corruption or corruption-related offenses (which must be proportional, suitable for the kind of criminal offense, effective, and have a deterrent effect) and: 1) improves the normative legal regulation of sanctions for crimes of corruption and corruption-related offenses; 2) increases the amount of fines as part of sanctions for specific crimes of corruption and corruption-related offenses, taking into account the degree of their social danger; 3) clearly and unambiguously provides for the possibility of exemption from serving the sentence with probation if the defendant signs a plea agreement in criminal proceedings involving crimes of corruption	May 2023	October 2023	National Agency on Corruption Prevention National Anti-Corruption Bureau of Ukraine	state budget and/or international technical assistance funds	202,6	The draft law has been submitted to the Parliament of Ukraine.	National Agency on Corruption Prevention official website of the Verkhovna Rada of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
falling under the jurisdiction of the National Anticorruption Bureau;							
4) toughens criminal liability for bribing a witness, to ensure that this criminal offense does not fall into the category of criminal misdemeanors and make extradition and special confiscation possible in relation to the perpetrator;							
5) provides for the possibility of sanctions under criminal law against legal entities in the event of commission of all acts that are criminalized under the UN Convention against Corruption.							
Expected strategic result 3.3.1.3. The investigative and judicial practice of criminal prosecution of individuals guilty of corruption and corruption-related criminal offenses is stable and predictable, in particular owing to summarized practices of application of laws.							
3.3.1.3.1. Annually preparing summaries of judicial practice of the Supreme Court in criminal proceedings involving corruption and corruption-related offenses for the previous calendar year	March 2023	December 2025	Supreme Court (by consent)	state budget	within the established budget allocations for the relevant year	The summary of the judicial practice has been publicized.	official website of the Supreme Court
3.3.1.3.2. Annually discussing the summaries of judicial practice of the Supreme Court with the participation of representatives of government agencies, NGOs, international organizations, participants of international technical assistance projects, and the academic community	March 2023	December 2025	Supreme Court (by consent)	state budget	within the established budget allocations for the relevant year	The discussion has been conducted and its results have been publicized.	official website of the Supreme Court
3.3.1.3.3. Annually preparing summaries of judicial practice of the High Anticorruption Court in criminal proceedings involving corruption and corruption-related offenses for the previous calendar year	March 2023	December 2025	High Anti-Corruption Court of Ukraine (by consent)	state budget	within the established budget allocations for the relevant year	The summary of the judicial practice has been publicized.	official website of the High Anti-Corruption Court of Ukraine
3.3.1.3.4. Annually discussing the summaries of judicial practice of the High Anticorruption Court with the participation of representatives of government agencies, NGOs, international organizations, participants of international technical assistance projects, and the academic community	March 2023	December 2025	High Anti-Corruption Court of Ukraine (by consent)	state budget	within the established budget allocations for the relevant year	The discussion has been conducted and its results have been publicized.	official website of the High Anti-Corruption Court of Ukraine
3.3.1.3.5. Annually analyzing the judicial practice of criminal prosecution of individuals guilty of corruption or corruption-related offenses, and publishing the findings of this analysis	March 2023	December 2025	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The report on the analysis findings has been publicized.	official website of the National Agency on Corruption Prevention
3.3.1.3.6. Annually discussing the reports prepared as part of the activity indicated in subclause 3.3.1.3.5 with the participation of representatives of government agencies, NGOs, international organizations, participants of international technical assistance projects, and the academic community	March 2023	December 2025	National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	The report on the analysis findings has been publicized.	official website of the National Agency on Corruption Prevention
Problem 3.3.2. Poor efficiency and quality of pretrial investigation of corruption and corruption-related criminal offenses (a significant number of such proceedings last for years) is due to excessive complexity of certain procedural formalities.							

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
Expected strategic result 3.3.2.1. The expediency of simplifying the procedures of specific other investigative (detective) activities or other procedural activities, taking into account the standards of respect for human rights and the practice of the European Court of Human Rights has been examined.							
3.3.2.1.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law that:	March 2024	August 2024	National Agency on Corruption Prevention Prosecutor General's Office of Ukraine (by consent) National Anti-Corruption Bureau of Ukraine	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	National Agency on Corruption Prevention official website of the Verkhovna Rada of Ukraine
1) provides for the possibility of involvement of field units in the implementation of interim measures in a criminal proceeding;							
2) stipulates that monitoring of bank accounts belongs to overt investigative (detective) activities with the preservation of the basic principles according to which they are conducted (in respect of serious crimes or felonies in criminal proceedings falling under the jurisdiction of the National Anticorruption Bureau, the Bureau of Economic Security, by a decision of the investigating judge, while observing the requirements pertaining to the protection of privileged banking information);							
3) provides for the possibility of temporary access to documents and items that do not contain privileged information protected under law, without court oversight;							
4) stipulates that a person shall be deemed to be on the international wanted list from the time of the relevant decision of the investigator or prosecutor to put the person on the international wanted list;							
5) abolishes the requirement that two eyewitnesses be recruited while conducting a search or inspection of the housing or other property of a person as long as uninterrupted video and audio recording it being performed;							
6) improves the procedure for serving the indictment, the motion to apply coercive measures of medical or educational nature, by analogy with the procedure for serving a notice of suspicion.							
3.3.2.1.2. Preparing an analytical report on the expediency of simplifying the procedures of specific other investigative (detective) activities or other procedural activities, taking into account the standards of respect for human rights and the practice of the European Court of Human Rights	May 2024	July 2024	Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	The analytical report has been prepared and made public.	Ministry of Justice of Ukraine
3.3.2.1.3. Discussing the conclusions and recommendations outlined in the analytical report with the participation of representatives of government agencies, NGOs, international organizations, participants of international technical assistance projects, and the academic community	July 2024	August 2024	Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	The conclusions and recommendations outlined in the analytical report have been discussed with the participation of representatives of	Ministry of Justice of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
Expected strategic result 3.3.2.2. The system of electronic criminal proceedings has been introduced.						government agencies, NGOs, international organizations, participants of international technical assistance projects, and the academic community.	
3.3.2.2.1. Integrating the iCase system used by the National Anticorruption Bureau and the Specialized Anticorruption Prosecutor's Office with the Unified Register of Pretrial Investigations	March 2023	May 2023	National Anti-Corruption Bureau of Ukraine Prosecutor General's Office of Ukraine (by consent)	state budget	within the established budget allocations for the relevant year	The iCase system has been integrated with the Unified Register of Pretrial Investigations.	National Anti-Corruption Bureau of Ukraine
3.3.2.2.2. Integrating the iCase system used by the National Anticorruption Bureau and the Specialized Anticorruption Prosecutor's Office with the Unified Judicial Information and Telecommunication System or a different system used pursuant to Article 35 of the Criminal Procedure Code of Ukraine at the High Anticorruption Court	March 2023	May 2023	National Anti-Corruption Bureau of Ukraine Prosecutor General's Office of Ukraine (by consent) High Anti-Corruption Court of Ukraine (by consent) State Judicial Administration of Ukraine (by consent)	state budget	within the established budget allocations for the relevant year	The iCase system has been integrated with the Unified Judicial Information and Telecommunication System or a different system used pursuant to Article 35 of the Criminal Procedure Code of Ukraine at the High Anticorruption Court, which ensures data exchange in the requisite volumes.	National Anti-Corruption Bureau of Ukraine High Anti-Corruption Court of Ukraine
3.3.2.2.3. Commencing the use of the iCase system at the High Anticorruption Court	March 2023	May 2023	National Anti-Corruption Bureau of Ukraine Prosecutor General's Office of Ukraine (by consent) High Anti-Corruption Court of Ukraine (by consent) State Judicial Administration of Ukraine (by consent)	state budget	within the established budget allocations for the relevant year	The order to commence the use of the iCase system at the High Anticorruption Court has been issued.	High Anti-Corruption Court of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
3.3.2.2.4. The iCase system is used to access the materials of criminal proceedings pursuant to Articles 221 and 290 of the Criminal Procedure Code of Ukraine.	June 2023	September 2023	National Anti-Corruption Bureau of Ukraine Prosecutor General's Office of Ukraine (by consent)	state budget	within the established budget allocations for the relevant year	The technical capability to access the materials of criminal proceedings pursuant to Articles 221 and 290 of the Criminal Procedure Code of Ukraine via the iCase system has been implemented.	National Anti-Corruption Bureau of Ukraine
3.3.2.2.5. Improving the iCase system taking into account the experience of its usage in the activities of the National Anticorruption Bureau, the Specialized Anticorruption Prosecutor's Office, and the High Anticorruption Court, and the need to ensure that it is used by all prosecutorial authorities and pretrial investigation authorities in each criminal proceeding	October 2023	February 2023	Prosecutor General's Office of Ukraine (by consent) National Anti-Corruption Bureau of Ukraine Economic Security Bureau of Ukraine State Bureau of Investigation (by consent) Security Service of Ukraine (by consent) National Police of Ukraine High Council of Justice (by consent) State Judicial Administration of Ukraine (by consent) Council of judges of Ukraine (by consent)	state budget	within the established budget allocations for the relevant year	There is technical capability to ensure that the iCase system is used by all prosecutorial authorities and pretrial investigation authorities in each criminal proceeding.	Prosecutor General's Office of Ukraine
3.3.2.2.6. Developing and approving the Operating Procedure of the Pretrial Investigation Information and Telecommunication System, which is used by all prosecutorial authorities and pretrial investigation authorities in each criminal proceeding	August 2023	December 2023	Prosecutor General's Office of Ukraine (by consent) National Anti-Corruption Bureau of Ukraine Economic Security Bureau of Ukraine	state budget	within the established budget allocations for the relevant year	The Operating Procedure of the Pretrial Investigation Information and Telecommunication System, which is used by all prosecutorial authorities and pretrial investigation authorities in each criminal proceeding, has taken effect.	official printed publications of Ukraine official website of the Verkhovna Rada of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
			State Bureau of Investigation (by consent) Security Service of Ukraine (by consent) National Police of Ukraine High Council of Justice (by consent) State Judicial Administration of Ukraine (by consent) Council of judges of Ukraine (by consent)				
3.3.2.2.7. Preparing informational and explanatory materials on the use of the Pretrial Investigation Information and Telecommunication System in criminal proceedings	one month from the date of entry into force in accordance with the procedure specified in the subparagraph 3.3.2.2.6	three months from the date of entry into force in accordance with the procedure specified in the subparagraph 3.3.2.2.6	National School of Judges of Ukraine (by consent) Prosecutor`s Training Center of Ukraine (by consent)	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year and/or funds of international technical assistance	Informational and explanatory materials have been prepared and made public (on training and communications platforms).	National School of Judges of Ukraine Prosecutor`s Training Center of Ukraine
3.3.2.2.8. Holding training activities (trainings or remote courses) for judges, prosecutors, and investigators on using the Pretrial Investigation Information and Telecommunication System	three months from the date of entry into force in accordance with the procedure specified in the subparagraph 3.3.2.2.6	six months from the date of entry into force in accordance with the procedure specified in the subparagraph 3.3.2.2.6	National School of Judges of Ukraine (by consent) Prosecutor`s Training Center of Ukraine (by consent) National Anti-Corruption Bureau of Ukraine State Bureau of Investigation (by consent) Economic Security Bureau of Ukraine	state budget and/or international technical assistance funds	within the established budget allocations for the relevant year and/or funds of international technical assistance	At least 10 trainings have been held for judges, prosecutors, and investigators, each attended by at least 25 individuals, and/or a remote course focusing on this topic has been completed by at least 1,000 individuals.	National School of Judges of Ukraine Prosecutor`s Training Center of Ukraine National Anti-Corruption Bureau of Ukraine State Bureau of Investigation Economic Security Bureau of Ukraine Security Service of Ukraine National Police of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		

Security Service of Ukraine (by consent)
National Police of Ukraine

Expected strategic result 3.3.2.3. The guarantees of institutional and operational independence of the National Anticorruption Bureau and the Specialized Anticorruption Prosecutor's Office are properly defined and implemented in practice, particularly by:

clarifying the legislative provisions on the status of the National Anticorruption Bureau of Ukraine within the system of executive authorities (while maintaining the existing guarantees of independence), as well as the entity appointing and dismissing the Director of the National Anticorruption Bureau of Ukraine in accordance with the Ruling of the Constitutional Court of Ukraine No. 9-р/2020;

conducting an independent evaluation (audit) of the performance of the National Anticorruption Bureau and the Specialized Anticorruption Prosecutor's Office with the involvement of independent experts.

3.3.2.3.1. Drafting and submitting to the Cabinet of Ministers of Ukraine draft laws proposing amendments to laws of Ukraine, in particular the Law of Ukraine *On the Prosecutor's Office*, which:

1) improve the procedure for competitive selection of the head of the Specialized Anticorruption Prosecutor's Office and stipulate that it shall be conducted with the decisive involvement of independent experts appointed by international and foreign organizations that have provided international technical assistance to Ukraine in matters of preventing and combating corruption;

2) stipulate that all powers of the Deputy Prosecutor General – Head of the Specialized Anticorruption Prosecutor's Office shall be exercised by the first deputy or deputy in the event of the latter's absence; the first deputy and deputy head of the Specialized Anticorruption Prosecutor's Office are categorized as senior officials of the prosecutorial authorities;

3) clearly establish at the legislative level the amount of salaries of prosecutors at the Specialized Anticorruption Prosecutor's Office, especially those occupying administrative positions with the Specialized Anticorruption Prosecutor's Office;

4) provide for the possibility of entering information about an alleged offense committed by a Parliament member of Ukraine by the Deputy Prosecutor General – Head of the Specialized Anticorruption Prosecutor's Office (acting head) and the head of the Central Detective Office of the National Anticorruption Bureau, as well as the possibility of approval by the Deputy Prosecutor General – Head of the Specialized Anticorruption Prosecutor's Office (acting head) of motions to be examined by the investigating judge;

5) increase by 300 persons the maximum staff size of the National Anticorruption Bureau (with the enactment

January
2024

November
2024

National Agency on Corruption Prevention
Ministry of Justice of Ukraine
National Anti-Corruption Bureau of Ukraine

state budget

within the established budget allocations for the relevant year

The draft laws have been submitted to the Parliament of Ukraine.

National Agency on Corruption Prevention
official website of the Verkhovna Rada of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
of these provisions taking into account the situation that has formed under the legal regime of martial law);							
6) create an expert institution for conducting expert examinations in criminal proceedings involving criminal offenses that fall under the jurisdiction of detectives of the National Anticorruption Bureau.							
3.3.2.3.2. Developing and coordinating the technical requirements for the system of autonomous collection of information from electronic communication networks of providers of electronic communication services	July 2023	September 2023	Security Service of Ukraine (by consent) Prosecutor General's Office of Ukraine (by consent) National Anti-Corruption Bureau of Ukraine State Bureau of Investigation (by consent) Economic Security Bureau of Ukraine National Police of Ukraine Administration of State Service of Special Communications and Information Protection of Ukraine	state budget	within the established budget allocations for the relevant year	The requirements have been coordinated with all pretrial investigation authorities.	Security Service of Ukraine
3.3.2.3.3. Developing and coordinating the engineering solution for building the system of autonomous collection of information from electronic communication networks of providers of electronic communication services	October 2023	December 2023	Security Service of Ukraine (by consent) Prosecutor General's Office of Ukraine (by consent) National Anti-Corruption Bureau of Ukraine State Bureau of Investigation (by consent)	state budget	within the established budget allocations for the relevant year	The engineering solution has been coordinated with all pretrial investigation authorities.	Security Service of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
3.3.2.3.4. Implementing the engineering solution and deploying the system of autonomous collection of information from electronic communication networks of providers of electronic communication services	January 2024	December 2024	Economic Security Bureau of Ukraine National Police of Ukraine Administration of State Service of Special Communications and Information Protection of Ukraine Security Service of Ukraine (by consent) Prosecutor General's Office of Ukraine (by consent) National Anti-Corruption Bureau of Ukraine State Bureau of Investigation (by consent) Economic Security Bureau of Ukraine National Police of Ukraine Administration of State Service of Special Communications and Information Protection of Ukraine	state budget	within the established budget allocations for the relevant year	The system has been implemented.	Security Service of Ukraine National Anti-Corruption Bureau of Ukraine State Bureau of Investigation Economic Security Bureau of Ukraine National Police of Ukraine
Expected strategic result 3.3.2.4. The National Anticorruption Bureau of Ukraine and the Specialized Anticorruption Prosecutor's Office are effectively performing their tasks, among other things through: clarification of legislative provisions on the conclusion of plea agreements in criminal proceedings involving corruption or corruption-related crimes; ensuring the practical observance of the rules of jurisdiction and holding the prosecutors in breach of such rules accountable; continued optimization of internal workflows and full-fledged implementation of the electronic criminal proceeding system.							
3.3.2.4.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law that: 1) permits concluding plea agreements in criminal proceedings falling under the jurisdiction of the National	March 2023	September 2023	Ministry of Justice of Ukraine Prosecutor General's Office	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Ministry of Justice of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>Anticorruption Bureau on condition of full or partial compensation of losses or harm by the defendant, suspect (other than the organizer of the criminal offense);</p> <p>2) provides for the possibility of exemption from serving the sentence with probation if the defendant signs a plea agreement in criminal proceedings involving crimes of corruption falling under the jurisdiction of the National Anticorruption Bureau;</p> <p>3) expands the list of penalties that may be agreed upon by the parties to the agreement on exemption from serving the sentence with probation in criminal proceedings involving crimes of corruption falling under the jurisdiction of the National Anticorruption Bureau, and also expands the list of applicable additional penalties;</p> <p>4) provides for the possibility of establishing a probation period longer than three years in case of exemption from serving the sentence with probation under a plea agreement, as well as establishes longer period for expunging the criminal record in case of exemption from serving the sentence with probation in connection of serious crimes or felonies involving corruption;</p> <p>5) provides for the possibility of continuing the judicial proceedings under the general procedure if the court refuses to approve the plea agreement and if no motions have been filed to return the proceeding back to the pretrial investigation stage;</p> <p>6) provides for the possibility of presenting a plea agreement to the court repeatedly in the same criminal proceeding if the grounds for its rejection have been eliminated;</p> <p>7) stipulates that the resolution of disputes over jurisdiction in proceedings that belong or may be found to belong to the jurisdiction of the National Anticorruption Bureau shall be carried out only by the Prosecutor General or the Deputy Prosecutor General – Head of the Specialized Anticorruption Prosecutor’s Office.</p>			of Ukraine (by consent) National Anti-Corruption Bureau of Ukraine				official website of the Verkhovna Rada of Ukraine
<p>3.3.2.4.2. Providing the technical capability to search the Uniform Register of Pretrial Investigations for information based on various criteria (specifically based on the case background, amount of damages) in order to find criminal proceedings that may fall under the jurisdiction of the National Anticorruption Bureau while other agencies are conducting a pretrial investigation in such cases</p>	March 2023	September 2023	Prosecutor General’s Office of Ukraine (by consent)	state budget	within the established budget allocations for the relevant year	The functionality of the Uniform Register of Pretrial Investigations allows running a search of criminal proceedings based on various criteria (specifically based on the case background, amount of damages).	Prosecutor General’s Office of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
Expected strategic result 3.3.2.5. Effective cooperation has been established among the National Anticorruption Bureau of Ukraine, the Specialized Anticorruption Prosecutor's Office, and other government agencies (primarily pretrial investigation authorities, prosecutorial agencies, the National Agency, ARMA, and the State Financial Monitoring Service)							
3.3.2.5.1. Introducing the capability to exchange data (particularly classified information) between the National Anticorruption Bureau and the State Financial Monitoring Service in electronic form	March 2023	August 2024	National Anti-Corruption Bureau of Ukraine State Financial Monitoring Service of Ukraine	state budget	within the established budget allocations for the relevant year	The technical capability to exchange data (particularly classified information) between the National Anticorruption Bureau and the State Financial Monitoring Service in electronic form has been implemented in practice.	National Anti-Corruption Bureau of Ukraine State Financial Monitoring Service of Ukraine
3.3.2.5.2. Analyzing the effectiveness of the review by the National Anticorruption Bureau of the consolidated materials of the State Financial Monitoring Service, in order to identify the causes that can potentially reduce such effectiveness and issue recommendations on ways to improve cooperation between the National Anticorruption Bureau and the SFMS	January 2024	June 2024	National Anti-Corruption Bureau of Ukraine State Financial Monitoring Service of Ukraine	state budget	within the established budget allocations for the relevant year	The report on the findings of the analysis of the effectiveness of the review by the National Anticorruption Bureau of the consolidated materials of the State Financial Monitoring Service aimed at identifying the causes that can potentially reduce such effectiveness has been prepared and contains recommendations on ways to improve cooperation between the National Anticorruption Bureau and the SFMS.	National Anti-Corruption Bureau of Ukraine State Financial Monitoring Service of Ukraine
Problem 3.3.3. The legislation governing the activity of the ARMA contains numerous gaps and corruption risks. Low effectiveness of the processes of transferring assets to ARMA for management to preserve their economic value, as well as the processes of combating and preventing money laundering							
Expected strategic result 3.3.3.1. The risks of discretion, unpredictability, and ineffectiveness of ARMA's handling of seized assets have been minimized by introducing a clear regulatory framework for the management of corporate rights, integral property complexes, residential properties, and other types of assets.							
3.3.3.1.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law that:	January 2024	July 2024	Asset Recovery and Management Agency	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Asset Recovery and Management Agency official website of the Verkhovna Rada of Ukraine
1) details the procedure for appointing the manager of the seized asset, particularly by defining the specific considerations of the application of laws on public procurement in the procedure in question;							
2) regulates the procedure to be followed by ARMA if the audit of the effectiveness of management of seized assets reveals instances of improper management of assets or attempts by the manager to dispose of the assets.							
3.3.3.1.2. Aligning normative legal acts with the law indicated in subclause 3.3.3.1.1	the date of entry into force of the law	four months from the date of entry into	Asset Recovery and Management Agency	state budget	within the established budget allocations for the relevant year	Normative legal acts have come into force.	official printed publications

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
	specified in the subparagraph 3.3.3.1.1	force of the law specified in the subparagraph 3.3.3.1.1	Ministry of Justice of Ukraine				The unified state register of normative legal acts
Expected strategic result 3.3.3.2. The legal balance between the possibility of appealing decisions, actions, or omissions to act on the part of ARMA by the concerned parties and safeguards against immobilizing the work of the agency through abuse of procedural rights has been ensured.							
3.3.3.2.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law that:	January 2024	May 2024	Asset Recovery and Management Agency	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Asset Recovery and Management Agency official website of the Verkhovna Rada of Ukraine
1) establishes the priority of criminal justice when it comes to deciding the matters of the transfer of seized assets to ARMA for management and the actual management of the assets, as well as the list of grounds for contesting in court any decisions, actions or omissions to act with respect to the management of assets in court as part of commercial or civil proceedings;							
2) establishes the procedure for appealing decisions, actions or omissions to act on the part of ARMA in matters relating to the appointment of the asset manager as part of administrative proceedings, and specifies an exhaustive list of individuals who can appeal the relevant decisions, actions or omissions to act on the part of ARMA, as well as an exhaustive list of grounds for such an appeal;							
3) establishes the procedure for appealing decisions, actions or omissions to act on the part of ARMA in matters relating to audits of the effectiveness of management of assets handed over to managers, as part of administrative proceedings, and specifies an exhaustive list of individuals who can appeal the relevant decisions, actions or omissions to act on the part of ARMA, as well as an exhaustive list of grounds for such an appeal;							
4) makes it impossible to block the asset management activities of ARMA by resorting to interim measures as part of administrative, commercial, or civil proceedings.							
Expected strategic result 3.3.3.3. The specifics of ARMA's title to seized assets under its management, civil, fiscal, and other rights and obligations of their owners, ARMA, and third parties in relation to the relevant property are clearly defined.							
3.3.3.3.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law that:	January 2024	May 2024	Asset Recovery and Management Agency	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Asset Recovery and Management Agency official website of the Verkhovna Rada of Ukraine
1) defines the particularities of the property title of ARMA to assets that have been seized in a criminal proceeding or in a case involving unjust enrichment and							

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>confiscation of assets in favor of the state, and which have been handed over to ARMA for management;</p> <p>2) defines the rights and duties of ARMA with respect to assets that have been seized in a criminal proceeding or in a case involving unjust enrichment and confiscation of assets in favor of the state, and which have been handed over to ARMA for management;</p> <p>3) defines the rights and duties of the owner with respect to assets that have been seized in a criminal proceeding or in a case involving unjust enrichment and confiscation of assets in favor of the state, and which have been handed over to ARMA for management;</p> <p>4) defines the rights and duties of the manager with respect to assets that have been seized in a criminal proceeding or in a case involving unjust enrichment and confiscation of assets in favor of the state, and which have been handed over to ARMA for management and subsequently transferred to the manager;</p> <p>5) defines the rights and duties of third parties that have or may have legitimate interests tied to the assets that have been seized in a criminal proceeding or in a case involving unjust enrichment and confiscation of assets in favor of the state, and which have been handed over to ARMA for management.</p>							
<p>Expected strategic result 3.3.3.4. Judicial oversight of ARMA's management of seized assets has been toughened.</p> <p>3.3.3.4.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law that regulates in detail the procedure for initiating the examination, conducting the examination, and issuing the decision of the investigating judge on the possibility of selling an asset, as well as the procedure for appealing this decision in a court of appeal</p>	January 2024	May 2024	Asset Recovery and Management Agency	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Asset Recovery and Management Agency official website of the Verkhovna Rada of Ukraine
<p>Expected strategic result 3.3.3.5. Oversight of ARMA's activities by the Public Council at ARMA has been strengthened, and transparent public accounting of assets under management has been ensured, including the publication of up-to-date information on their condition and characteristics.</p> <p>3.3.3.5.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law that:</p> <p>1) stipulates that the Public Council at ARMA shall appoint at least 40 percent of the members of the ARMA disciplinary committee from among the members of the Public Council;</p> <p>2) stipulates that the Public Council at ARMA shall appoint at least 40 percent of the members of competitive committee (tasked with selecting candidates for vacant positions with ARMA) from among the members of the Public Council;</p>	January 2024	May 2024	Asset Recovery and Management Agency	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Asset Recovery and Management Agency official website of the Verkhovna Rada of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
3) provides for the powers of the Public Council at ARMA to conduct public control over the legitimacy and transparency of appointment of asset managers, specifically by designating the members of the Public Council at ARMA to participate in the process of designating the asset managers;							
4) provides for the powers of the Public Council at ARMA to conduct public control over the legitimacy and transparency of decisions on the sale of assets;							
5) provides for the powers of the Public Council at ARMA to conduct public control over the effectiveness of management of assets handed over to ARMA;							
6) provides for the powers of the Public Council at ARMA to issue opinions on the annual performance report of ARMA;							
7) provides for the possibility of participation of individuals designated by the Public Council at ARMA (from among the Council members) in audits of the effectiveness of management of seized assets handed over to ARMA for management;							
8) stipulates that ARMA shall publicize the findings of audits of the effectiveness of management of seized assets handed over to ARMA for management.							
3.3.3.5.2. Putting the Unified State Register of Assets Seized in Criminal Proceedings into permanent (commercial) operation	March 2023	February 2024	Asset Recovery and Management Agency	state budget	within the established budget allocations for the relevant year	The Unified State Register of Assets Seized in Criminal Proceedings has been put into commercial operation.	Asset Recovery and Management Agency
Expected strategic result 3.3.3.6. The effectiveness of ARMA has been enhanced by strengthening its institutional capacity, mechanisms for international cooperation, identification and tracking of assets abroad, and by rebooting its leadership team based on the principles of professionalism and impartiality.							
3.3.3.6.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law that:	March 2023	April 2024	Asset Recovery and Management Agency	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Asset Recovery and Management Agency official website of the Verkhovna Rada of Ukraine
1) improves the procedure of competitive selection of the Head of ARMA in order to attain a higher level of transparency of the selection process and eliminate risks of politicization or bias of the competitive selection committee;							
2) defines a comprehensive list of compelling grounds for dismissal or termination of the powers of the Head of ARMA, and also provides for the possibility of their suspension exclusively in the manner prescribed by the Criminal Procedure Code of Ukraine;							
3) institutes guarantees of independence of ARMA from undue interference or influence on the activities of the agency;							

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
4) aligns the procedure of independent external evaluation of ARMA performance with the Constitution of Ukraine, and creates preconditions for its effective application in practical activities.							
3.3.3.6.2. Drafting normative legal acts that need to be approved in order to implement the law indicated in subclause 3.3.3.6.1	one month from the date of entry into force of the law specified in the subparagraph 3.3.3.6.1	two months from the date of entry into force of the law specified in the subparagraph 3.3.3.6.1	Asset Recovery and Management Agency	state budget	within the established budget allocations for the relevant year	The draft normative legal acts have been drafted and publicized for a public discussion.	Asset Recovery and Management Agency
3.3.3.6.3. Holding a public discussion of the draft normative legal acts indicated in subclause 3.3.3.6.2, obtaining expert opinions and revising the acts	two months from the date of entry into force of the law specified in the subparagraph 3.3.3.6.1	three months from the date of entry into force of the law specified in the subparagraph 3.3.3.6.1	Asset Recovery and Management Agency	state budget	within the established budget allocations for the relevant year	The public discussion has been conducted and its results have been made public.	official website of the Asset Recovery and Management Agency
3.3.3.6.4. Issuing the normative legal acts indicated in subclause 3.3.3.6.2 and performing their state registration	three months from the date of entry into force of the law specified in the subparagraph 3.3.3.6.1	four months from the date of entry into force of the law specified in the subparagraph 3.3.3.6.1	Asset Recovery and Management Agency Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	Normative legal acts have come into force.	official printed publications The unified state register of normative legal acts
Expected strategic result 3.3.3.7. Fair and clear grounds for liability of ARMA and its officials for ineffective management of seized assets have been established.							
3.3.3.7.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law that institutes separate grounds for bringing ARMA employees to disciplinary liability in the event of deliberate or negligent violation of the established procedure for appointing an asset manager; a violation of the established procedure for inspecting the effectiveness of management of seized assets handed over to ARMA for management; failure to respond or violation of the established procedure for responding to information received and/or established facts of improper management of assets or attempts by the manager to dispose of assets.	March 2023	December 2023	Asset Recovery and Management Agency	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Asset Recovery and Management Agency official website of the Verkhovna Rada of Ukraine
Expected strategic result 3.3.3.8. Seizure and transfer of illegally obtained assets to ARMA for management in order to preserve their economic value are carried out effectively and in a timely manner.							
3.3.3.8.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law that:	January 2024	May 2024	Asset Recovery and Management Agency	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Asset Recovery and Management Agency

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
<p>1) introducing a procedure for urgent notification of ARMA prosecutors about the discovery of assets that can be seized;</p> <p>2) introducing the mandatory planning of the seizure of an asset in respect of which the issue of its transfer to ARMA for management will be raised, before the prosecutor has filed a motion for seizure of the asset in a criminal proceeding or in a civil proceeding;</p> <p>3) providing for the possibility of the transfer to ARMA for management of any asset that has been seized in a criminal proceeding and whose value exceeds 200 times the minimum living wage of able-bodied individuals (irrespective of whether or not this asset constitutes physical evidence and irrespective of the grounds on which it was seized as part of the criminal proceeding)</p>							official website of the Verkhovna Rada of Ukraine
<p>3.3.3.8.2. Developing software and deploying hardware of the system for secure electronic data exchange between ARMA, prosecutorial agencies, and pretrial investigation authorities to be used for real-time transmission of queries to ARMA and prompt notification about the discovery of assets mentioned in the query, the discovery of assets subject to seizure, etc.</p>	January 2025	June 2025	Asset Recovery and Management Agency	state budget	within the established budget allocations for the relevant year	<p>The software has been developed.</p> <p>The hardware required for the operation of the system for secure electronic data exchange between ARMA, prosecutorial agencies, and pretrial investigation authorities to be used for real-time transmission of queries to ARMA and prompt notification about the discovery of assets mentioned in the query, the discovery of assets subject to seizure, etc., has been deployed.</p>	Asset Recovery and Management Agency
<p>3.3.3.8.3. Developing and approving the Regulation on the system for secure electronic data exchange between ARMA, prosecutorial agencies, and pretrial investigation authorities to be used for real-time transmission of queries to ARMA and prompt notification about the discovery of assets mentioned in the query, the discovery of assets subject to seizure, etc.</p>	October 2025	December 2025	<p>Asset Recovery and Management Agency</p> <p>Prosecutor General's Office of Ukraine (by consent)</p> <p>National Anti-Corruption Bureau of Ukraine</p>	state budget	within the established budget allocations for the relevant year	<p>The Regulation on the system for secure electronic data exchange between ARMA, prosecutorial agencies, and pretrial investigation authorities to be used for real-time transmission of queries to ARMA and prompt notification about the discovery of assets mentioned in the query, the discovery of assets subject to seizure, etc., has been developed.</p>	Asset Recovery and Management Agency

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
			Economic Security Bureau of Ukraine State Bureau of Investigation (by consent) National Police of Ukraine Security Service of Ukraine (by consent)			to seizure, etc. has taken effect.	
Expected strategic result 3.3.3.9. The management of assets seized in criminal proceedings, the search for illegally obtained assets outside Ukraine and their repatriation are carried out effectively, <i>inter alia</i> , owing to: the strengthening of the institutional capacity of ARMA; the improvement of legislation governing the transfer of assets for management; ensuring effective international cooperation.							
3.3.3.9.1. Arranging the connection of ARMA and the National Agency to the SIENA secure data exchange system	March 2023	February 2024	Asset Recovery and Management Agency National Agency on Corruption Prevention	state budget	within the established budget allocations for the relevant year	ARMA and the National Agency are able to exchange data via the SIENA secure data exchange system.	official website of the Asset Recovery and Management Agency official website of the National Agency on Corruption Prevention
3.3.3.9.2. Forming an interagency taskforce responsible for coordinating the efforts of government agencies aimed at recovering the assets and implementing the Asset Recovery Strategy	May 2023	June 2023	Asset Recovery and Management Agency	state budget	within the established budget allocations for the relevant year	The interagency taskforce responsible for coordinating the efforts of government agencies aimed at recovering the assets and implementing the Asset Recovery Strategy has commenced its work.	Asset Recovery and Management Agency
3.3.3.9.3. Developing and approving the action plan towards implementation of the Asset Recovery Strategy	one month from the date of entry into force of the Asset Recovery Strategy	three months from the date of entry into force of the Asset Recovery Strategy	Asset Recovery and Management Agency	state budget	within the established budget allocations for the relevant year	The action plan towards implementation of the Asset Recovery Strategy has been approved by the Cabinet of Ministers of Ukraine.	official printed publications official website of the Verkhovna Rada of Ukraine
3.3.3.9.4. Preparing the annual report on the status of implementation of the Asset Recovery Strategy and the action plan towards its implementation, which contains recommendations on the revision of the Asset Recovery	January each year	March each year	Asset Recovery and Management Agency	state budget	within the established budget allocations for the relevant year	The report on the status of implementation of the Asset Recovery Strategy and the action plan towards	official website of the Asset Recovery and Management Agency

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
Strategy and the action plan towards its implementation (if needed)						its implementation has been made public.	
Expected strategic result 3.3.3.10. Cases of money laundering and assets obtained through corruption are detected and duly document owing to the effective work of the State Financial Monitoring Service and the regulatory framework governing its cooperation with the National Agency, the National Anticorruption Bureau, the Specialized Anticorruption Prosecutor's Office, ARMA, and other government agencies.							
3.3.3.10.1. Launching the information and telecommunications system “Electronic Workspace of the Financial Monitoring System”	day of termination or cancellation of martial law	four months from the date of termination or cancellation of martial law	State Financial Monitoring Service of Ukraine	state budget	within the established budget allocations for the relevant year	The software has been developed. The hardware required for the operation of the electronic system has been deployed.	State Financial Monitoring Service of Ukraine
Expected strategic result 3.3.3.11. Measures to prevent the laundering of money obtained through corruption are determined based on the results of risk assessment and are duly implemented. FATF recommendations are being consistently implemented.							
3.3.3.11.1. Submitting to the Cabinet of Ministers of Ukraine the draft law on the creation of the Unified Register of Accounts of Individuals and Legal Entities and Individual Bank Safe Deposit Boxes in accordance with EU Directive 2015/849 on the prevention of the use of the financial system for the purposes of money laundering or terrorist financing and on amendments to Directives 2009/138/EU and 2013/36/EU (as subsequently amended), and supporting its passage	March 2023	April 2023	Ministry of Finance of Ukraine	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	Ministry of Finance of Ukraine official website of the Verkhovna Rada of Ukraine
3.3.3.11.2. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law that stipulates that property shall be deemed to have been obtained by criminal means for the purposes of Article 209 of the Criminal Code of Ukraine taking into account the factual circumstances and does not require a court decision issued in Ukraine or abroad, which has established the fact of the commission of the crime that resulted in the acquisition of such property or has criminally prosecuted the defendant for this crime	March 2024	August 2024	National Agency on Corruption Prevention Prosecutor General's Office of Ukraine (by consent) National Anti-Corruption Bureau of Ukraine Economic Security Bureau of Ukraine State Bureau of Investigation (by consent) National Police of Ukraine Security Service of Ukraine (by consent) State Financial Monitoring Service of Ukraine	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	National Agency on Corruption Prevention official website of the Verkhovna Rada of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
3.3.3.11.3. Supporting the consideration of the draft law that updates the provisions of the Criminal Procedure Code of Ukraine pertaining to international cooperation in a criminal proceeding, taking into account critical feedback provided in MONEYVAL reports, in the Parliament of Ukraine (particularly if the President of Ukraine vetoes the draft law)	March 2023	until the law is signed by the President of Ukraine	Ministry of Finance of Ukraine Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	The law has been signed by the President of Ukraine.	official printed publications official website of the Verkhovna Rada of Ukraine
3.3.3.11.4. Aligning bylaws with the Laws of Ukraine dated December 6, 2019, No. 361-IX <i>On Preventing and Combating the Laundering of Proceeds of Crime, Financing of Terrorism, and Financing of Proliferation of Weapons of Mass Destruction</i> , dated November 4, 2022, No. 2736-IX <i>On Amendments to Select Laws of Ukraine Towards Protection of the Financial System of Ukraine Against Actions of the State Engaging in Armed Aggression Against Ukraine, and Adaptation of Ukrainian Legislation to Specific Standards of the Financial Action Task Force and the Requirements of EU Directive 2018/843</i> , and EU Directive 2015/849	March 2023	December 2023	Ministry of Finance of Ukraine National Commission on Securities and Stock Market (by consent) State Financial Monitoring Service of Ukraine National Bank of Ukraine (by consent) Ministry of Justice of Ukraine Ministry of Digital Transformation of Ukraine	state budget	within the established budget allocations for the relevant year	The bylaw normative legal acts have been aligned with said laws and EU Directive 2015/849.	official website of the Ministry of Finance of Ukraine official website of the National Commission on Securities and Stock Market official website of the State Financial Monitoring Service of Ukraine official website of the National Bank of Ukraine official website of the Ministry of Justice of Ukraine official website of the Ministry of Digital Transformation of Ukraine
3.3.3.11.5. Preparing and submitting to the Cabinet of Ministers of Ukraine in the prescribed manner the consolidated proposals from participants of the national assessment of risks regarding the implementation of measures towards prevention and/or mitigation of adverse consequences of the risks identified	March 2023	August 2023	State Financial Monitoring Service of Ukraine	state budget	within the established budget allocations for the relevant year	The consolidated proposals have been submitted to the Cabinet of Ministers of Ukraine.	State Financial Monitoring Service of Ukraine
3.3.3.11.6. Approving the consolidated proposals from participants of the national assessment of risks regarding the implementation of measures towards	August 2023	September 2023	State Financial Monitoring Service of Ukraine	state budget	within the established budget allocations for the relevant year	The consolidated proposals have been approved by the Cabinet of Ministers of Ukraine.	official printed publications official website of the Cabinet of

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
prevention and/or mitigation of adverse consequences of the risks identified							Ministers of Ukraine
3.3.3.11.7. Preparing and conducting a scheduled national risk assessment in accordance with the Methodology of National Assessment of Risks of Money Laundering and Financing of Terrorism in Ukraine	January 2025	November 2025	State Financial Monitoring Service of Ukraine Council on Prevention and Counteraction to Legalization (Laundering) of the Proceeds of Crime or Terrorist Financing and Financing Proliferation of Weapons of Mass Destruction	state budget	within the established budget allocations for the relevant year	The report on the findings of the scheduled national risk assessment has been prepared.	State Financial Monitoring Service of Ukraine
3.3.3.11.8. Approving the report of the scheduled national assessment of risks of money laundering and financing of terrorism in Ukraine	December 2025	December 2025	Council on Prevention and Counteraction to Legalization (Laundering) of the Proceeds of Crime or Terrorist Financing and Financing Proliferation of Weapons of Mass Destruction State Financial Monitoring Service of Ukraine	state budget	within the established budget allocations for the relevant year	The report on the findings of the scheduled national risk assessment has been approved and at least the report conclusions have been made public.	official website of the State Financial Monitoring Service of Ukraine
3.3.3.11.9. Developing software and deploying hardware of the Unified Register of Accounts of Individuals and Legal Entities and Individual Bank Safe Deposit Boxes	the day following the day of publication of the law specified in the subparagraph 3.3.3.11.1	four months from the day following the day of publication of the law specified in the subparagraph 3.3.3.11.1	State Tax Service of Ukraine	state budget	within the established budget allocations for the relevant year	The software has been developed. The hardware needed for the operation of the Unified Register of Accounts of Individuals and Legal Entities and Individual Bank Safe Deposit Boxes has been deployed.	State Tax Service of Ukraine
3.3.3.11.10. Developing and approving the Regulation on the Unified Register of Accounts of Individuals and Legal Entities and Individual Bank Safe	the day following the day of	three months from the day following the	State Tax Service of Ukraine	state budget	within the established budget allocations for the relevant year	The Regulation on the Unified Register of Accounts of Individuals	State Tax Service of Ukraine

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
Deposit Boxes after consultations with the National Bank	publication of the law specified in the subparagraph 3.3.3.11.1	day of publication of the law specified in subsection 3.3.3.11.1	Ministry of Finance of Ukraine National Bank of Ukraine (by consent)			and Legal Entities and Individual Bank Safe Deposit Boxes, approved after consultations with the National Bank, has taken effect.	

Problem 3.3.4. The overall progress of court hearings involving corruption and corruption-related criminal offenses is slow. There is no established practice of consideration of criminal proceedings in this category. There are numerous cases of abuse of procedural rights by litigants.

Expected strategic result 3.3.4.1. Court hearings of criminal proceedings involving corruption and corruption-related criminal offenses are conducted in compliance with the principles prescribed by the Criminal Procedure Code of Ukraine.

3.3.4.1.1. Drafting and submitting to the Cabinet of Ministers of Ukraine a draft law that:	March 2023	August 2023	National Agency on Corruption Prevention Prosecutor General's Office of Ukraine (by consent) National Anti-Corruption Bureau of Ukraine	state budget	within the established budget allocations for the relevant year	The draft law has been submitted to the Parliament of Ukraine.	National Agency on Corruption Prevention official website of the Verkhovna Rada of Ukraine
1) institutes one-person judicial examination of criminal proceedings at the High Anticorruption Court as the court of first instance (except for criminal proceedings involving felonies that must be examined at the High Anticorruption Court as the court of first instance by a panel of three judges);							
2) provides for the inadmissibility of abuses of procedural rights by parties to the criminal proceeding and the possibility of the investigating judge or court finding specific actions or omissions to act by such parties as abuse;							
3) grants powers to the investigating judge or court to issue a separate ruling in the event of abuse of procedural rights or failure to perform duties by parties to criminal proceedings;							
4) broadens the grounds for imposing monetary penalties for nonperformance of duties by parties to the criminal proceeding, and increases their amounts;							
5) simplifies the procedure for serving a summons in a criminal proceeding on individuals who reside abroad and are citizens of Ukraine;							
6) stipulates that only the absence of all defense attorneys of one suspect or defendant at the same time during a court hearing shall be grounds for adjourning the court hearing;							
7) establishes the procedure for determining the scope and sequence of examination of documents, audio and video recordings during a court hearing;							
8) provides for the possibility of announcing only the introductory part and disposition of the verdict that has a large volume and requires a considerable amount of time to be announced, with the complete text of the verdict to be served (mailed in case of the recipient's absence during the court hearing) on the day when it was announced to the parties to the judicial proceeding.							

Expected strategic result 3.3.4.2. The substantive jurisdiction of the High Anticorruption Court has been narrowed down through an increase in the scale of the object of the crime or the harm caused by it.

Name and content of the measure	Deadlines		Executors	Financial resources		Indicator of execution	Data source
	Start date	End date		Sources of funding	Financing amounts, thousand UAH		
3.3.4.2.1. Preparing an analytical report on the expediency of continued narrowing down of the substantive jurisdiction of the High Anticorruption Court through an increase in the scale of the object of the crime or the harm caused by it	November 2023	January 2024	Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	The analytical report has been prepared and made public.	Ministry of Justice of Ukraine
3.3.4.2.2. Discussing the conclusions and recommendations outlined in the analytical report with the participation of representatives of government agencies, NGOs, international organizations, coordinators of international technical assistance projects, and the academic community	February 2024	March 2024	Ministry of Justice of Ukraine	state budget	within the established budget allocations for the relevant year	The conclusions and recommendations outlined in the analytical report have been discussed with the participation of representatives of government agencies, NGOs, international organizations, coordinators of international technical assistance projects, and the academic community.	Ministry of Justice of Ukraine

Expected strategic result 3.3.4.3. The legislation has made it impossible for other courts of first instance and appellate courts to examine cases falling under the substantive jurisdiction of the High Anticorruption Court. The result has been accomplished.