

**DRAFT**

**The National Council for the Recovery of Ukraine from the  
Consequences of the War**

## **Draft Ukraine Recovery Plan**

**Materials of the “Human Rights” working group**

**July 2022**

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## RECOVERY PLAN

### Working Group “Human Rights”

#### **Key issues to be solved within the framework of the Recovery Plan within the direction: Human rights**

Russia’s armed aggression against Ukraine has been lasting for more than eight years causing considerable harm to the country and its citizens. However, the national legislation still has no definition of persons who should be considered as victims of the continuing armed conflict. This definition is essentially important for introducing means of protection and restoration of rights of such persons.

A new wave of internal displacement within Ukraine is one the consequences of Russia’s war against Ukraine. Before 24 February 2022, the Unified Information Database of Internally Displaced Persons contained 1,470,072 IDPs. As of 20 June 2022, the number of the registered IDPs equal 4,253,379 persons. According to the assessment of the International Organization for Migration (IOM), the number of internally displaced people exceeds 6,275,000 persons. Despite the previous experience of the internal displacement policy implementation, Ukraine has virtually no system for assessing IDP needs at their new residence addresses in host communities. Meanwhile in June 2022, the process of IDP return to places they had left gained its pace.

According to the report of the Office of the United Nations High Commissioner for Human Rights titled “The impact of the armed aggression of the Russian Federation on human rights in Ukraine” (24 February–15 May 2022), the displacement disproportionately affected women, children, the elderly, persons with disabilities and others low-mobility groups. In particular, since many men and women have joined the Ukrainian armed forces, their children are often left with relatives who de facto are responsible for childcare. At the same time, the number of men serving has increased significantly, so women, including IDPs, are now shouldering the responsibility of caring for children and other family members who need care. New gender disparities and challenges are emerging.

During an armed conflict the Ukrainian Parliament Commissioner for Human Rights plays a particularly important role, especially in matters related to the protection of the rights of prisoners of war. The Human Rights Commissioner of the Verkhovna Rada of Ukraine plays a particularly important role during an armed conflict, especially in matters related to the protection of the rights of prisoners of war. The appointment of a new Commissioner at the beginning of July 2022 creates opportunities for restarting the work of the institution, carrying out a comprehensive review/construction of the institution's work system, developing and introducing the necessary legislative changes.

The war increases vulnerability of still vulnerable groups of population, and the far-from-perfect appeal mechanisms in case of right infringement, especially discrimination, exacerbates inequality and excludes possibilities for certain groups of population to restore their rights (first of all, it concerns Roma, people with disabilities, elderly people, residents of temporarily occupied territories, etc.). In 2021, the Ukrainian Parliament Commissioner for Human Rights received 463 notifications on the infringement of the right to equality and non-discrimination based on disabilities, health condition, ethnic (national) origin, sex, sexual orientation and gender identity, race and colour of skin, religious beliefs.

The military actions disproportionately affected various population groups, including representatives of national minorities and indigenous peoples in Ukraine who lived in temporarily occupied territories of Ukraine and territories controlled by the Russian army. It ruins, *inter alia*, religious buildings (e.g., synagogues are destroyed in Mariupol and Kharkiv). Meanwhile, mass internal displacement and movement abroad of both Ukrainians and representatives of national minorities essentially impacts ethnic originality of various regions, especially those where active military actions take place. The illegal persecution of Crimean Tatars by the occupation authorities continues in the temporarily occupied territory of Crimea.

The invasion of the Russian Federation exacerbated the differences in the position of women and men, in particular, in decision-making process, disproportionately increased the burden on women in public life and especially in private life, increased vulnerability to gender-based violence, while the issue of persons who lost their freedom as a result of armed aggression of the Russian Federation against Ukraine has also become acute.

Conflict-related sexual violence (CSV), particularly in the temporarily occupied territories, has affected a large number of people, the majority of whom are women and girls, affecting both their families and loved ones, as well as the entire society as a whole.

Russia’s armed aggression has caused a risk that open data and information will be used as a tool to undermine the system of security and protection of the territorial integrity of Ukraine. Consequently, information access is essentially limited for Ukrainian citizens as well. In addition, necessary and urgent information on dangers, evacuation and etc. is not always distributed in a way which would take into account the needs and peculiarities of population groups with limited mobility, in particular people with disabilities, the elderly and etc. (in terms of its context and forms of distribution).

Impact of the war on the defined analysis area:	
1) Key challenges (in general, for the defined area)	<ul style="list-style-type: none"> <li>- mass infringement of key human rights, first of all, the right to life, integrity of the person, liberty and security of the person, freedom of movement, prohibition of torture and forced labour, right to private life, to a social and international order;</li> <li>- difficulties with recording human rights violations in the temporarily occupied territory of Ukraine;</li> <li>- lack of a general approach to determining categories of victims of Russia’s armed aggression against Ukraine;</li> <li>- fragmented and non-systematic nature of legal regulation of protection and restoration of rights as regards various groups of victims of the armed aggression against Ukraine, including CSVs;</li> <li>- increase in the number of IDPs;</li> <li>- a significant number of residents of the temporarily occupied territories is deprived of opportunities to leave for the government-controlled territories of Ukraine and exercise their rights, obtain services needed;</li> <li>- residents of the temporarily occupied territories become victims of war crimes, in particular, deportation;</li> </ul>

	<ul style="list-style-type: none"> <li>- deficient and obsolete legislation which governs the activities of the Ukrainian Parliament Commissioner for Human Rights leading to potential political dependency of the institution reduces its efficiency and allows for political pressure;</li> <li>- inefficient existing legal mechanisms for preventing and combating discrimination, bringing to responsibility for discrimination;</li> <li>- limited capabilities of special support services for providing assistance to victims of violence (as a result of the reorientation of the work of institutions that provided assistance to victims of gender-based violence, in particular domestic violence, to help IDPs; destruction of part of the institutions due to enemy shelling; migration of part of the staff);</li> <li>- imbalanced restriction of the right of access to public information under the martial law;</li> <li>- inaccessible information space for people with disabilities;</li> <li>- low-level awareness of human rights and fundamental freedoms protection tools among citizens;</li> <li>- distributing Russian rhetoric which threaten international mutual understanding in the Ukrainian society, unity and social sustainability of the Ukrainian society and which intend to cause conflicts.</li> </ul>
<p>2) Key opportunities (in general, for the defined area)</p>	<ul style="list-style-type: none"> <li>- readiness of international partners to participate in providing necessary support and assistance to victims of Russia’s armed aggression, strengthening the capacities of public institutions and civil society working to protect human rights in Ukraine;</li> <li>- using IDP resources taking into account gender and age characteristics for the development of host communities</li> <li>- elaborating a new system for integrating and protecting the rights of internally displaced persons, protection and ensuring of rights which are infringed by the active phase of the military actions taken by Russia against Ukraine;</li> <li>- appointing a new Ukrainian Parliament Commissioner for Human Rights that allows to reload the institution, to comprehensively review/build an institution functioning system with a wide range of collaborative partners;</li> </ul>

	<ul style="list-style-type: none"> <li>- elaborating mechanisms to resolve problems which result in systematic discrimination;</li> <li>- bringing legislation on access to public information and other areas into conformity with EU requirements;</li> <li>- developing digital technologies and other modern communication capabilities that will be useful in the field of human rights protection.</li> </ul>
3) Key restrictions (in general, for the defined area)	<ul style="list-style-type: none"> <li>- the period of the armed aggression, its potential further escalation;</li> <li>- institution weakness in the circumstances of the armed conflict;</li> <li>- existing stereotypes;</li> <li>- lack of financial and human resources;</li> <li>- lack of prioritization of human rights protection during martial law;</li> <li>- further restrictions of human rights in the interests of ensuring national security.</li> </ul>

**Goals, tasks and stages of the Recovery Plan within the direction I**

**Protection of the Rights of Victims of the Armed Aggression Against Ukraine**

	<b>Stage 1: June 2022 – end of 2022</b>	<b>Stage 2: January 2023 – December 2025</b>	<b>Stage 3: January 2026 – December 2032</b>
<b>Description of Problem 1.</b> <i>There are no general approach to defining the term “a victim of Russia’s armed aggression against Ukraine” (a victim of war), no determined categories of victims taking into account the infringed rights and no respective mechanisms of their social and legal protection, and of right restoration. It results in inadequate protection of the rights of victims of the armed aggression against Ukraine and makes it impossible to form an integral state policy as regards people who have suffered damage during the armed conflict</i>			
Goal to be achieved to solve the issue during each stage	1. To develop a general approach to determining categories of victims of Russia’s armed aggression	2. To introduce mechanisms of exercising the rights of victims of Russia’s armed aggression	3. To recognise and pay the respects to victims of Russia’s armed aggression against Ukraine

	<b>Stage 1: June 2022 – end of 2022</b>	<b>Stage 2: January 2023 – December 2025</b>	<b>Stage 3: January 2026 – December 2032</b>
	against Ukraine as well as a common approach to determining a mechanism for ensuring their rights and freedoms	against Ukraine, to ensure efficient social and legal protection for the victims	
Deadline within the stage	December 2022	December 2025	December 2028
Risks related to the goal achievement	difficulties in making the list of categories, a “victim competition” risk	inability to provide comprehensive guarantees for all victims of Russia’s armed aggression against Ukraine	correct and eligible forms for paying the respects
Measurable goal achievement indicator	the categories of victims of the armed aggression are determined	mechanisms of social and legal protection of victims are determined in legislation.	a national programme for recognising and paying the respects to victims of the armed aggression is adopted and being implemented
Total funding requirement for the goal achievement	No additional financial resources needed	To be estimated after necessary calculations are completed	To be estimated after necessary calculations are completed
Links between the goal and other directions	Justice	Social protection, justice	Culture and Information Policy



	Stage 1: June 2022 – end of 2022	Stage 2: January 2023 – December 2025	Stage 3: January 2026 – December 2032
<b>Description of Problem 2.</b> <i>Certain categories of victims of the armed aggression against Ukraine obtain the status of victims in the respective criminal proceedings as regards commission, against them, of war crimes and crimes against humanity. The victims of the armed aggression against Ukraine experience repeated (secondary) traumas when they must inform of the details of crimes against them so that they can be duly investigated. In addition, there is no efficient mechanisms of interaction among all parties and mechanisms for providing comprehensive assistance to victims.</i>			
Goal to be achieved to solve the issue during each stage	4. To create conditions for reducing secondary traumatization of victims of war crimes and crimes against humanity	5. To introduce complex programmes of psychological, medical, social rehabilitation and legal aid for victims of the armed aggression against Ukraine, including to victims of CSV	
Deadline within the stage	December 2022	December 2026	
Risks related to the goal achievement	difficulties in changing the practice of pre-trial and trial investigation	absence or low quantity of applications due to lack of understanding of needs for rehabilitation	
Measurable goal achievement indicator	legal and normative acts on the procedure for interaction among parties in the field of right protection for victims of the armed aggression against Ukraine; on methodology of pre-trial and trial investigation of conflict-related sexual abuse taking into account	psychological, medical, and social rehabilitation services cover 100% of victims of the armed aggression against Ukraine.	

	<b>Stage 1: June 2022 – end of 2022</b>	<b>Stage 2: January 2023 – December 2025</b>	<b>Stage 3: January 2026 – December 2032</b>
	peculiarities of proving and ensuring victim confidentiality		
Total funding requirement for the goal achievement	no additional financial resources needed	To be estimated after necessary calculations are completed	
Links between the goal and other directions	Justice	Social protection, health care	

**Description of tasks within the direction I**

<b>No.</b>	<b>Description of the task for the goal achievement</b>	<b>Deadline for the task</b>	<b>Dependence of the task on the tasks within other directions, areas and issues</b>
<b>Goal 1. To develop a general approach to determining categories of victims of the armed aggression against Ukraine</b>			
Stage 1: June 2022 – end of 2022			
1	To explore the relevant experience, including international experience, in determining categories of victims of Russia’s armed aggression against Ukraine	August 2022	
2	To audit the effective national legislation in order to determine categories of victims obtaining state protection and aid	September 2022	
3	To elaborate a mechanism for data collection as regards certain categories of victims of the armed aggression taking into account gender and age aspects	October 2022	
4	To monitor existing needs of victims of the armed aggression taking into account gender and age aspects	November 2022	

<b>No.</b>	<b>Description of the task for the goal achievement</b>	<b>Deadline for the task</b>	<b>Dependence of the task on the tasks within other directions, areas and issues</b>
5	To develop a concept for determining categories of victims of the armed aggression taking into account gender and age aspects and ways to restore and protect their rights	December 2022	
<b>Goal 2. To introduce mechanisms of exercising the rights of victims of the armed aggression against Ukraine, to ensure efficient social and legal protection for the victims</b>			
Stage 2: January 2023 – December 2025			
1	To draft and adopt legal and normative acts which determine categories of victims of the armed aggression against Ukraine, the characteristics of their social and legal protection (particularly those who are in need of long-term state support), to create a data base (registry) of such persons	June 2023	
2	To implement an information campaign aiming to explain victims of the armed aggression against Ukraine their rights, guarantees and the mechanism of its implementation etc.	June 2023	
3	To create an international fund accumulating voluntary contributions from international partners in order to compensate the victims non-pecuniary damages	June 2023	
<b>Goal 3. To recognise and pay the respects to victims of the armed aggression</b>			
Stage 3: January 2026 – December 2032			
1	To develop and adopt a national programme for recognising and paying the respects to victims of the armed aggression	December 2026	
2	To take measures on paying the respects to victims of the armed aggression	December 2032	

No.	Description of the task for the goal achievement	Deadline for the task	Dependence of the task on the tasks within other directions, areas and issues
<b>Goal 4. To create conditions for reducing secondary traumatization of victims of war crimes and crimes against humanity</b>			
Stage 1: June 2022 – end of 2022			
1	To hold multidisciplinary trainings on party interaction in the field of right protection for victims of the armed aggression against Ukraine in order to avoid repeated traumas in victims and to efficiently and responsively address various categories of crimes, particularly conflict-related sexual abuse.	September 2022	
2	To form a working group including the representatives of the Ministry of Internal Affairs, Ministry of Health, Ministry of Social Policy, State Tax Service, Ministry of Defence, Security Service of Ukraine, prosecutor's office, National Police of Ukraine, Coordination Center for Legal Aid, defence attorneys and judicial authority to develop the procedure for party interaction in the field of right protection for victims of the armed aggression against Ukraine in order to avoid repeated traumas in victims and to efficiently and responsively address various categories of crimes, particularly conflict-related sexual abuse	September 2022	
3	To develop the procedure for party interaction in the field of right protection for victims of the armed aggression against Ukraine in order to avoid repeated traumas in victims and to efficiently and responsively address various categories of crimes, particularly conflict-related sexual abuse	October 2022	
4	To approve a legal and normative act on the procedure for party interaction in the field of right protection for victims of the armed aggression against Ukraine	December 2022	
5	To form a working group including the representatives of the prosecutor’s office, Coordination Center for Legal Aid, defence attorneys and judicial authority as regards developing a methodology of/recommendations on pre-trial and trial	December 2022	

<b>No.</b>	<b>Description of the task for the goal achievement</b>	<b>Deadline for the task</b>	<b>Dependence of the task on the tasks within other directions, areas and issues</b>
	investigation of conflict-related sexual abuse taking into account peculiarities of proving and ensuring victim confidentiality		
6	To develop and approve the methodology of/recommendations on pre-trial and trial investigation of conflict-related sexual abuse taking into account peculiarities of proving and ensuring victim confidentiality	December 2022	
<b>Goal 5. To introduce programmes of psychological, medical rehabilitation and legal aid for victims of the armed aggression against Ukraine</b>			
Stage 2: January 2023 – December 2025			
1	To develop the draft law on Social Protection and Rehabilitation of <del>shelters/centres for</del> (including the provision of psychological and medical rehabilitation) victims of armed aggression against Ukraine	February 2023	
2	To develop and approve the methodology of/recommendation on psychological and medical rehabilitation of victims of the armed aggression against Ukraine	June 2023	
3	To hold multidisciplinary trainings on and train experts in psychological and medical rehabilitation of victims of the armed aggression against Ukraine	June 2023	

**Goals, tasks and stages of the Recovery Plan within the direction II**  
**Protection of rights of internally displaced persons and residents of temporarily occupied territories**

	<b>Stage 1: June 2022 – end of 2022</b>	<b>Stage 2: January 2023 – December 2025</b>	<b>Stage 3: January 2026 – December 2032</b>
<b>Description of Problem 1.</b> <i>The state policy on guaranteeing and protecting IDP rights do not satisfy their needs in full</i>			
Goal to be achieved to solve the issue during each stage	1. To improve the mechanism for IDP need assessment in order to responsively react and render services in host communities	2. To ensure that the state policy on guaranteeing and protecting IDP rights is based on the systematic analysis of IDP needs	
Deadline within the stage	December 2022	June 2023	
Risks related to the goal achievement	failure to adopt changes and amendments to primary and secondary legislation	failure to adopt changes and amendments to primary and secondary legislation	
Measurable goal achievement indicator	The mechanism for IDP need assessment is approved	Based on preliminary IDP need assessment, the state policy is being shaped and changes and amendments to legislation in the field of IDP right protection and exercise is being made	

Total funding requirement for the goal achievement	To be estimated after necessary calculations are completed		
Links between the goal and other directions	Return of citizens		
<b>Description of Problem 2.</b> <i>Residents of the occupied territories have no access to right exercise and to services</i>			
Goal to be achieved to solve the issue during each stage	3. To ensure possibility of accessing services and exercising rights remotely	4. To develop conceptual approaches to guaranteeing and restoring human rights infringed by the occupation, and to introduce transparent and simple mechanisms for using documents which residents of the temporarily occupied territories have received	
Deadline	December 2022	December 2025	
Risks related to the goal achievement	limited connection in the temporarily occupied territories	difficulties in accessing the occupied territories	
Measurable goal achievement indicator	The platform of communication with residents of the temporarily occupied territories is introduced	The Concept for Guaranteeing and Restoring Human Rights Infringed by the Occupation is adopted; the field-specific procedures for convalidating documents	

		issued in the occupied territories are elaborated and approved	
Total funding requirement for the goal achievement	To be estimated after necessary calculations are completed	To be estimated after necessary calculations are completed	
Links between the goal and other directions	Social policy, economic policy, return of citizens, digitalisation	Social policy, economic policy, return of citizens, digitalisation	

**Description of tasks within the direction II**

No.	Description of the task for the goal achievement	Deadline for the task	Dependence of the task on the tasks within other directions, areas and issues
<b>Goal 1. To improve the mechanism for IDP need assessment in order to responsively react and render services in host communities</b>			
Stage 1: June 2022 – end of 2022			
1	To examine communication channels and methods as regards issues related to exercise of IDP rights and access to vital services	December 2022	



2	To analyse legislation in order to identify provisions which make it impossible to exercise rights and access services without being priorly registered as an IDP	December 2022	
3	To obtain methodological recommendations from stakeholders and partners, and to determine an optimal mechanism for IDP need assessment which can be introduced, <i>inter alia</i> , at the local level in host communities	December 2022	
4	To develop a mechanism for IDP need assessment	December 2022	
5	To develop methodological recommendations as regards the procedure for accessing needs and defining ways to satisfy the needs	December 2022	
<b>Goal 2. To ensure that the state policy on guaranteeing and protecting IDP rights is based on the systematic analysis of IDP needs</b>			
Stage 2: January 2023 – December 2025			
1	To review the IDP Integration Strategy and its Implementation Plan taking into account drastic changes in circumstances after 24 February 2022	December 2023	
2	To introduce the system of positions of commissioners for integration of internally displaced persons at central executive authorities (CEAs), oblast state administrations and local self-government bodies (LSGBs)	January 2023	

3	To amend Ukrainian legislation on protection of internally displaced persons taking into account the consequences of Russia’s armed aggression against Ukraine, <i>inter alia</i> , in order to access the exercise of their rights without a need to obtain an IDP certificate	December 2023	
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No.	Description of the task for the goal achievement	Deadline for the task	Dependence of the task on the tasks within other directions, areas and issues
<b>Goal 3. To ensure possibility of accessing services and exercising rights remotely</b>			
Stage 1: June 2022 – end of 2022			
1	To introduce possibility for residents of the temporarily occupied territories to access administrative services (inter alia, marriage registration, birth registration and etc.) through the online portal of state services	December 2022	
2	To ensure residents of the temporarily occupied territories with possibilities of submitting documents online (remotely) to enter vocational (vocational-technical), professional pre-tertiary, higher education institutions	December 2022	

3	To determine educational institutions which ensure remote studies for pupils/students residing in the temporarily occupied territories of Ukraine	December 2022	
4	To ensure medical services for residents of the temporarily occupied territories by using telemedicine	December 2022	
<b>Goal 4. To develop conceptual approaches to guaranteeing and restoring human rights infringed by the occupation, and to introduce transparent and simple mechanisms for using documents which residents of the temporarily occupied territories have received</b>			
Stage 2: January 2023 – December 2025			
1	To define approaches to using information in documents issued in the temporarily occupied territories of Ukraine and procedures for verifying this information	June 2023	
3	To introduce an administrative procedure for registering civil acts which took place in the temporarily occupied territories of Ukraine	June 2023	
4	To define approaches of the state to the procedure for validating legal volitional actions taken in the temporarily occupied territories of Ukraine	December 2024	
5	To define principles of returning property illegally alienated within the armed conflict to legal owners if it is possible to return it, and to define a status of property of Ukrainian citizens which was legally	December 2023	

	acquired within the temporal occupation period and not duly registered as required by Ukrainian legislation		
6	To determine a mechanism for fulfilling real estate (debt) liability arisen in the temporarily occupied territories of Ukraine and related to the temporal occupation	December 2023	
7	To introduce an efficient mechanism for resuming pretrial, judicial and enforcement proceedings within criminal cases the materials of which are in the temporarily occupied territories, and a mechanism for considering cases if it is impossible to resume these proceedings	December 2023	
8	To determine procedures for reviewing civil, criminal and administrative proceedings considered by occupying authorities within the occupation period	December 2023	
9	To define a status of persons who are in places of captivity in the temporarily occupied territories upon the resumption of efficient control over the temporarily occupied territories by Ukraine, and to determine a mechanism for reconsidering pre-trial restraints and sentences for persons detained in pretrial detention facilities, penal institutions and other places of imprisonment in the temporarily occupied territories.	December 2023	
10	To determine a mechanism for liberating Ukrainian citizens from places of captivity in the temporarily occupied territories of Ukraine an territories of the Russian Federation where they have been illegally displaced from the occupied territories during the armed	December 2023	

	conflict, and defining their status and grounds for being committed to places of captivity, including sentence service grounds		
11	To resolve the issue of stay of foreigners and stateless persons who have moved to the temporarily occupied territories after the beginning of the armed conflict and have no legitimate basis to stay in Ukraine	December 2023	

List of national projects (to the direction II, Goal 1, Task 4)

Project description	Project rationale	Qualitative indicators of the project implementation	Economic effects (impact on the GDP, budget, employment, etc.)	Main responsible public authority	Estimated funding needed (UAH million)	Proposed sources of funding	Necessary legal framework	Related areas of the EU law (general comment)
IDP need assessment system	To obtain up-to-date and reliable summarised data in order to use them when developing and implementing state policies at the national and local levels	The mechanism for IDP need assessment is approved	Optimisation of expenses for IDP support and assistance by individualising them based on the IDP need analysis	Ministry of Reintegration	UAH 3.5 million  (approximate preliminary costs for processing and developing a technical specification and defining architecture and other functionality (of solutions) required to	sources, not prohibited by the legislation (international partners funds)	To be developed	Related to the EU policy, implemented in the fields of migration, asylum, integration, border management

					launch the platform		
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**Goals, tasks and stages of the Recovery Plan within the direction III  
“Strengthening the institutional capacity of the Ukrainian Parliament Commissioner for Human Rights”**

	<b>Stage 1: June 2022 – end of 2022</b>	<b>Stage 2: January 2023 – December 2025</b>	<b>Stage 3: January 2026 – December 2032</b>
<b>Problem description.</b> <i>Diminishing the institution of the Ukrainian Parliament Commissioner for Human Rights as there are no necessary guarantees of its independence from political influence and legal regulation of the Commissioner’s activities is obsolete</i>			
Goal to be achieved to address the issue at each stage	1. To shape a vision of activity areas of the Office of the Ukrainian Parliament Commissioner for Human Rights based on analysis and independent assessment	2. To strengthen legislative guarantees for independence of the Ukrainian Parliament Commissioner for Human Rights and to introduce efficient activity support mechanisms	3. To ensure the institutional capacity of the institute of the Ukrainian Parliament Commissioner for Human Rights
Deadline within the stage	December 2022	December 2023	December 2027
Risks related to the goal achievement	focus on the armed conflict-related activities	non-adoption of relevant legislative acts	non-adoption of relevant legislative acts

	<b>Stage 1: June 2022 – end of 2022</b>	<b>Stage 2: January 2023 – December 2025</b>	<b>Stage 3: January 2026 – December 2032</b>
Measurable goal achievement indicator	<ol style="list-style-type: none"> <li>1. Independent audit (activity assessment) is performed</li> <li>2. The strategical vision of institution activities is shaped and published</li> </ol>	<ol style="list-style-type: none"> <li>1. Legislation on the activities of the Ukrainian Parliament Commissioner for Human Rights is aligned with modern requirements and complies with international and European standards</li> <li>2. Consulting, advisory and coordination bodies are established and function</li> <li>3. Ombudsman+ Model is integrated into the institution activities</li> </ol>	Status A is accredited
Total funding requirement for the goal achievement	To be estimated after necessary calculations are completed	To be estimated after necessary calculations are completed	To be estimated after necessary calculations are completed
Links between the goal and other directions	European integration	European integration	European integration



**Tasks within the direction III**

No.	Description of the task for the goal achievement	Deadline for the task	Dependence of the task on the tasks within other directions, areas and issues
<b>Goal 1. To shape a vision of activity areas of the Office of the Ukrainian Parliament Commissioner for Human Rights based on analysis and independent assessment</b>			
Stage 1: June 2022 – end of 2022			
1	To perform independent audit of the activities of the Ukrainian Parliament Commissioner for Human Rights in 2020–2022 and to form a baseline for the start of a new term of the Commissioner	December 2022	
2	To develop and publish the Strategy for the Activities of the Ukrainian Parliament Commissioner for Human Rights in Key Areas taking into account recommendations of civil monitoring experts, international organisations, <i>inter alia</i> , for the period of the martial and post-martial law	December 2022	
3	To hold wide public consultations with human rights organisations and international partners on necessary changes in powers of the Ukrainian Parliament Commissioner for Human Rights, including the role of the Commissioner under the martial law and cooperation with other human rights control institutions.	December 2022	

No.	Description of the task for the goal achievement	Deadline for the task	Dependence of the task on the tasks within other directions, areas and issues
<b>Goal 2. To strengthen legislative guarantees for independence of the Ukrainian Parliament Commissioner for Human Rights and to introduce efficient activity support mechanisms</b>			
Stage 2: January 2023 – December 2025			
1	To draft and make changes and amendments to the Law of Ukraine “On the Commissioner for Human Rights of the Verkhovna Rada of Ukraine” and other legislative acts taking into account the performed audit and the results of consultations with human rights organisations and international partners on, inter alia, the procedure for selecting and appointing the Commissioner	June 2023	
2	To create possibility of involving experts, including civil monitoring experts, in the process of fulfilling thematic mandates of the Commissioner for Human Rights	June 2023	
3	To establish an expert advisory council at the Ukrainian Parliament Commissioner for Human Rights in order to provide expert support for the Commissioner to address systematic human rights infringements, to define its composition and rules of procedure	June 2023	
4	To create a mechanism for coordinating donors at the Office of the Ukrainian Parliament Commissioner for Human Rights	June 2023	
5	To intensify the work of the National Preventive Mechanisms (NPMs), to provide for an algorithm of involving independent and international human rights organisations and regional civil rights control entities in this process	June 2023	

6	To increase the involvement of civil society in the fulfilment of mandates of the Commissioner (Ombudsman+ Model) ensuring the functioning and involvement of the relevant regional tools	June 2023	
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No.	Description of the task for the goal achievement	Deadline for the task	Dependence of the task on the tasks within other directions, areas and issues
<b>Goal 3. To ensure the institutional capacity of the Ukrainian Parliament Commissioner for Human Rights</b>			
Stage 3: January 2026 – December 2032			
1	To introduce a new competitive selection procedure for the Ukrainian Parliament Commissioner for Human Rights involving experts of national and international human rights organisations	January 2026	
2	To develop and approve the Strategy for Developing the Institution of the Commissioner for Human Rights of the Verkhovna Rada of Ukraine	June 2026	

**Goals, tasks and stages of the Recovery Plan within the direction IV**

**“Ensuring equal rights and opportunities for women and men, preventing and countering discrimination. Protection of Rights of National Minorities and Indigenous Peoples**

	<b>Stage 1: June 2022 – end of 2022</b>	<b>Stage 2: January 2023 – December 2025</b>	<b>Stage 3: January 2026 – December 2032</b>
<b>Description of Problem 1.</b> <i>The effective <del>anti-discrimination</del> legislation does not provide for efficient mechanisms for ensuring equal rights and opportunities for women and men in all spheres of society, for preventing and combating discrimination based on all protected grounds. There is no clear and simple tool to submit discrimination claims. The legislation contains provisions which directly provide for discrimination of certain categories of citizens.</i>			
Goal to be achieved to address the issue at each stage	1. To increase the efficiency of existing legal mechanisms ensuring gender equality, preventing and combating discrimination and to create new ones	2. To bring Ukrainian legislation into conformity with international standards	
Deadline within the stage	December 2022	December 2025	
Risks related to the goal achievement	further escalation of the armed conflict	social rejection of anti-discriminatory ideas	
Measurable goal achievement indicator	100% of legal and normative acts take into account the principle of gender equality;	the institution of civil partnership registration is introduced	

	<b>Stage 1: June 2022 – end of 2022</b>	<b>Stage 2: January 2023 – December 2025</b>	<b>Stage 3: January 2026 – December 2032</b>
	a simple and transparent procedure for notifying of discrimination facts with a possibility of readdressing them to competent body functions  100% discrimination claims are processed and analysed		
Total funding requirement for the goal achievement	To be estimated after necessary calculations are completed	To be estimated after necessary calculations are completed	
Links between the goal and other directions	Justice, digitalisation	Justice, digitalisation	
<b>Description of Problem 2.</b> <i>The military actions disproportionately affected representatives of national minorities and indigenous peoples in Ukraine who lived in temporarily occupied territories of Ukraine and territories controlled by the Russian army. It is still of relevant importance to update the regulatory framework for ensuring rights of national minorities (national communities) in Ukraine as the effective legislation is obsolete, incomprehensive and declarative</i>			
Goal to be achieved to address the issue at each stage	3. To ensure the exercise of the rights of national minorities and indigenous peoples of Ukraine during armed aggression against Ukraine	4. To create conditions for preserving the ethical and cultural identity of national minorities and indigenous peoples	
Deadline within the stage	December 2022	December 2025	

	<b>Stage 1: June 2022 – end of 2022</b>	<b>Stage 2: January 2023 – December 2025</b>	<b>Stage 3: January 2026 – December 2032</b>
Risks related to the goal achievement	further escalation of the armed conflict, attempts of the aggressor to employ national factors for further expansion	no initiatives on legislation amendments	
Measurable goal achievement indicator	register of destroyed religious buildings of representatives of national minorities and indigenous peoples	programmes for preserving the language and culture originality of national minorities and indigenous peoples in Ukraine have been adopted	
Total funding requirement for the goal achievement	To be estimated after necessary calculations are completed	To be estimated after necessary calculations are completed	
Links between the goal and other directions	Justice, digitalisation, culture and information policy	Justice, digitalisation, culture and information policy	

## Tasks within the direction IV

No.	Description of the task for the goal achievement	Deadline for the task	Dependence of the task on the tasks within other directions, areas and issues
<b>Goal 1. To increase the efficiency of existing legal mechanisms ensuring gender equality, preventing and combating discrimination and to create new ones</b>			
Stage 1: June 2022 – end of 2022			
1	To monitor existing legal tools for responding to and preventing discrimination	December 2022	
2	To introduce new procedures for notifying of discrimination facts with a possibility of readdressing them to competent body	December 2022	
3	To introduce the state system of disaggregated information collection and analysis in order to elaborate further changes to policies and NPMs	December 2022	
4	To amend Ukrainian legislation in order to directly prohibit discrimination based on sexual orientation and gender identity To amend the Criminal Code of Ukraine in order to account for sexual orientation and gender identity as motives for committing crimes	December 2022	
<b>Goal 2. To bring Ukrainian legislation into conformity with international standards</b>			
Stage 2: January 2023 – December 2025			
5	To analyse legislative acts in order to identify provisions which create conditions for or contribute to discrimination based on any ground.	March 2023	

6	To improve the mechanism for monitoring legislative acts which are effective and pending adoption in order to exclude a possibility of not recognising the fact that they include discriminatory provisions	March 2023	
7	To define the term “hate speech” at the legislative level and to introduce liability for it	June 2023	
8	To introduce systematic monitoring of manifestations of hate speech in Ukraine and develop an appropriate recommendations for its detection	June 2023	
9	To amend the Criminal Code of Ukraine in order to criminalise crimes of innocence (on the ground of hate) and incitement to hatred based on a range of grounds, including sexual orientation and gender identity	June 2023	
10	To develop the model and introduce the institution of the registered civil partnership	June 2023	
11	To hold information campaigns against hate speech and discrimination	December 2023	
<b>Goal 3. To ensure the exercise of the rights of national minorities and indigenous peoples of Ukraine during armed aggression against Ukraine</b>			
1	To carry out monitoring in order to identify a risk of the extinction of certain cultures whose representatives lived or live in the territory where active military actions take place (destroyed settlements, dead culture bearers)	December 2022	
2	To develop and implement a system for monitoring and documenting damaged and destroyed sites of tangible cultural heritage, specially those of national minorities and indigenous peoples in Ukraine	December 2022	



3	To organise systematic monitoring and documenting of infringements of the rights of indigenous peoples in Ukraine by the occupying state in the temporarily occupied territories	December 2022	
<b>Goal 4. To create conditions for preserving the ethical and cultural identity of national minorities and indigenous peoples</b>			
5	To hold consultations, with representatives of national minorities (communities) and experts from international organisations, on the review of legislative approaches to ensuring rights and freedoms of representatives of national minorities in Ukraine.	March 2023	
6	To launch the state aid for projects aiming at preserving the language and culture originality of national minorities and indigenous peoples in Ukraine	December 2023	

**Goals, tasks and stages of the Recovery Plan within the direction V  
Protection of Fundamental Freedoms and Human Rights Awareness Raising**

	<b>Stage 1: June 2022 – end of 2022</b>	<b>Stage 2: January 2023 – December 2025</b>	<b>Stage 3: January 2026 – December 2032</b>
<b>Description of Problem 1.</b> <i>With the beginning of a new stage of the armed conflict, access to information, especially public information, has become a problem of relevant importance. No balance between security issues and the right to access to public information can be witnessed. In addition, urgent information (on air alarms, evacuation and etc.) appeared to be unavailable to persons with hearing and vision disorders, movement disorders, cognitive disorders and intellectual development disorder at any stages of the development</i>			

	<b>Stage 1: June 2022 – end of 2022</b>	<b>Stage 2: January 2023 – December 2025</b>	<b>Stage 3: January 2026 – December 2032</b>
Goal to be achieved to solve the issue during each stage:	1. To create preconditions for ensuring efficient access to information under the circumstances of the armed aggression against Ukraine	2. To ensure that the efficient system of inclusive access to information function in compliance with European standards	
Deadline within the stage	December 2022	December 2032	
Risks related to the goal achievement	prolonged active military actions and martial law	inadequate software; no Ukrainian language in applications — screen readers and subtitling applications; no skills and practices in applying various formats of information presentation	
Measurable goal achievement indicator	changes and amendments are made to legislation in order to guarantee access to public information under the conditions of the armed aggression against Ukraine, including for people with hearing and vision disorders, movement disorders, cognitive disorders and intellectual development disorder	national legislation on access to public information is brought into conformity with international standards, including in terms of a control mechanism; the universal design of official websites is introduced taking into account needs of persons with hearing and vision disorders, movement disorders, cognitive disorders and intellectual development disorder 70% of users are satisfied with exhaustiveness and clarity of information provided by authorities; 100% of requests for state authorities and local self-government bodies to provide information in alternative forms are satisfied	

	<b>Stage 1: June 2022 – end of 2022</b>	<b>Stage 2: January 2023 – December 2025</b>	<b>Stage 3: January 2026 – December 2032</b>
Total funding requirement for the goal achievement	To be estimated after necessary calculations are completed	To be estimated after necessary calculations are completed	
Links between the goal and other directions	Culture and Information Policy	Culture and Information Policy	
<b>Description of Problem 2.</b> <i>Formal and non-formal education lacks systematic enlightening activities in the field of the exercise and protection of human rights and fundamental freedoms. With the escalation of the armed conflict at the background, a low level of legal culture and of awareness of rights and their exercise and protection mechanisms becomes more evident among people in Ukraine, especially vulnerable categories of population. Meanwhile, there is no efficient mechanism for acquiring knowledge on human rights, skills and motivation in right protection, which would comply with international, including European, standards.</i>			
Goal to be achieved to solve the issue during each stage	3. To introduce a system for raising awareness of human rights and their protection mechanisms based on the introduction of a system for estimating human rights understanding	4. To integrate the human rights and gender equality component into educational programmes at all levels	
Deadline within the stage	December 2022	December 2027	
Risks related to the goal achievement		lack of experts to make expertise of and to develop or integrate the respective programmes taking into account the principle of gender equality; lack of funding	

	<b>Stage 1: June 2022 – end of 2022</b>	<b>Stage 2: January 2023 – December 2025</b>	<b>Stage 3: January 2026 – December 2032</b>
Measurable goal achievement indicator	the legal and normative act is approved	human rights courses are included in certain specialties of higher education and advanced trainings.	Human rights and protection mechanisms awareness level equals to 70%
Total funding requirement for the goal achievement	No additional financial resources needed	To be estimated after necessary calculations are completed	To be estimated after necessary calculations are completed
Links between the goal and other directions	Education this Goal is related to 4 directions/goals, which effective implementation will require education and raising awareness efforts for different target groups.	Education this Goal is related to 4 directions/goals, which effective implementation will require education and raising awareness efforts for different target groups.	Education this Goal is related to 4 directions/goals, which effective implementation will require education and raising awareness efforts for different target groups.

**Tasks within the direction V**

No.	Description of the task for the goal achievement	Deadline for the task	Dependence of the task on the tasks within other directions, areas and issues
<b>Goal 1. To create preconditions for ensuring efficient access to information under the circumstances of the armed aggression against Ukraine</b>			
Stage 1: June 2022 – end of 2022			
1	To analyse problems as regards access to public information under the martial law	September 2022	
2	To prepare changes and amendments to legislative and normative acts based on the results of the said analysis	December 2022	
3	To develop the relevant step-by-step instructions for public information managers and the respective trainings, which cover issues of access to public information, including under the martial law	December 2022	
4	To analyse required changes or amendments to legal and normative acts in order to ensure access to information taking into account needs and possibilities of persons with hearing and vision disorders, movement disorders, cognitive disorders and intellectual development disorder	December 2022	
5	To analyse needs in due software taking into account accessibility requirements	December 2022	
6	To analyse needs (financial and software needs) in order to address the issues of adding the Ukrainian language to applications which can be used	December 2022	
<b>Goal 2. To ensure that the efficient system of access to information function in compliance with European standards</b>			
Stage 2: January 2023 – December 2025			

Stage 3: January 2026 – December 2032			
1	To prepare and adopt the respective changes to national legislation in order to guarantee the efficiency of access to public information including a control issue, in compliance with European standards and requirements	December 2023	
2	To integrate the respective courses and advanced training programmes on access to public information and on ensuring access inclusion into the education and advanced training system for public servants	December 2023	
3	To ensure that information be provided by state authorities and local self-government bodies in alternative forms (Braille, big font, in formats readable by screen readers and etc.)	December 2024	
4	To introduce the universal design of official websites taking into account needs of persons with hearing and vision disorders, movement disorders, cognitive disorders and intellectual development disorder	December 2023	
5	To develop a technical specification and the respective software to address an issue of adding the Ukrainian language to applications — screen readers and subtitling applications To carry out financial and economic assessment of the introduction	December 2023	
6	To complete bringing into conformity with the universal design of official websites taking into account needs of persons with hearing and vision disorders, movement disorders, cognitive disorders and intellectual development disorder	December 2026	
7	To develop software in order to add the Ukrainian language to applications — screen readers and subtitling applications	December 2030	
<b>Goal 3. To introduce a system for raising awareness of human rights and their protection mechanisms based on the introduction of a system for estimating human rights understanding</b>			
Stage 1: June 2022 – end of 2022			

1	To introduce regular assessment (including through social research) of the level of human rights and protection mechanisms awareness and understanding	December 2022	
2	To develop and approve a comprehensive state target programme on raising awareness of human rights and their protection mechanisms	December 2022	
<b>Goal 4. To integrate the human rights component into educational programmes at all levels</b>			
Stage 2: January 2023 – December 2025 Stage 3: January 2026 – December 2032			
1	To update Ukrainian translations of key agreements in the field of international humanitarian law and comments thereto	December 2023	
2	To include, in the content of educational programmes, all levels of competences as regards comprehension of human dignity and stronger respect for human rights and fundamental freedoms without any discrimination	December 2023	Education
3	To introduce special educational programmes into the system of training and retraining of public authorities, law enforcement bodies and servicepersons and to further integrate them with the knowledge assessment procedure in the area of human rights protection.	December 2023	Education
4	To review and update learning materials in order to add issues as regards understanding of, respect for, exercise and protection of human rights and freedoms as well as the content of international and European standards	December 2023	Education
5	To introduce permanent advanced trainings for teachers in order to ensure that experts' competence in human rights, including children's rights and compliance with the principles of inclusion and non-discrimination be developed	December 2025	

**Necessary legal framework**

N o.	Title of the legal and normative act	Content of the drafted/amended legal and normative act	Public authority responsible for the drafting / amending of the legal and normative act	Deadline for development	Final date of entry into force
1	Concept for Defining Categories of Victims of the Armed Aggression Against Ukraine and Ways to Restore and Protect Their Rights	The concept defines the categories of victims of the armed aggression against Ukraine and ways to restore and protect their rights	Ministry of Reintegration Ministry of Social Policy Ministry of Justice	December 2022	December 2022
2	Draft Law on social protection and rehabilitation of victims of armed aggression against Ukraine	The purpose of the Law is to define the principles and basic forms of social protection and rehabilitation of victims of armed aggression against Ukraine	Ministry of Reintegration Ministry of Social Policy Ministry of Justice Ministry of Health	February 2023	April 2023
3	Draft Resolution of the Cabinet of Ministers of Ukraine “On the procedure for party interaction in exercising the rights of victims of aggression against Ukraine”	The draft is aimed at creating an effective mechanism of interaction between public authorities and local self-government bodies which are parties in the field of exercising the rights of victims of armed aggression against Ukraine	Ministry of Reintegration	March 2023	May 2023



No.	Title of the legal and normative act	Content of the drafted/amended legal and normative act	Public authority responsible for the drafting / amending of the legal and normative act	Deadline for development	Final date of entry into force
4	Draft Ordinance of the Cabinet of Ministers of Ukraine “Amending the Ordinance of the Cabinet of Ministers of Ukraine “On Approval of the Strategy of Integration of Internally Displaced Persons and Implementation of Durable Solutions to Internal Displacement until 2024”, as approved by the Resolution of the Cabinet of Ministers of 28.10.2021 No. 1364-r”	The draft aims at approving a new internally displaced person integration policy taking into account the consequences of Russia’s armed aggression against Ukraine	Ministry of Reintegration, Ministry of Social Policy, other interested CEA	December 2022	December 2023
5	Draft Resolution of the Cabinet of Ministers of Ukraine “On amending certain Resolutions of the Cabinet of Ministers of Ukraine regarding the registration of internally displaced persons”	The draft aims at enhancing the registration of internally displaced persons and the need assessment system by, <i>inter alia</i> , enhancing the functioning of the Unified Information System for the Social Area, including the possibility of adding information on IDP needs through the Unified State Web Portal of Electronic Services	Ministry of Social Policy Ministry of Digital Transformation Ministry of Reintegration Other interested CEA	December 2022	December 2022

No.	Title of the legal and normative act	Content of the drafted/amended legal and normative act	Public authority responsible for the drafting / amending of the legal and normative act	Deadline for development	Final date of entry into force
6	Draft Law of Ukraine “On Improving Legal Responsibility for Acts Committed Out of Intolerance, Public Calls for Discrimination and Inciting Hate Speech on the Ground of Sexual Orientation or Gender Identity”	The goal of the draft is to increase the effectiveness of criminal legal countermeasures against criminal offences committed of hate (on the ground of hate) and incitement to hatred based on a range of grounds, including sexual orientation and gender identity.	Ministry of Internal Affairs	December 2022	December 2022
7	Draft Law of Ukraine “On Registered Civil Partnership”	The goal of the draft is to define a model and establish a mechanism for registering civil partnerships	Ministry of Justice	December 2023	March 2024
8	Draft Law of Ukraine “On the Status of Crimean Tatars”	The goal of the draft is to determine the special status of the Crimean Tatar people as an indigenous people of Ukraine	Ministry of Reintegration	October 2022	December 2022
9	Draft Law of Ukraine “On the National Minorities in Ukraine” (new version)	The goal of the draft is to bring the Law of Ukraine “On National Minorities in Ukraine” into compliance with the current situation, to change and detail approaches to ensuring the rights of representatives of national minorities (communities).	Ministry of Culture	September 2023	December 2023

N o.	Title of the legal and normative act	Content of the drafted/amended legal and normative act	Public authority responsible for the drafting / amending of the legal and normative act	Deadline for development	Final date of entry into force
10	Concept for Guaranteeing and Restoring Human Rights Infringed by the Occupation	The document aims at approving basic guarantees related to the restoration of rights infringed by the armed aggression and the occupation of part of the Ukrainian territories	Ministry of Reintegration Ministry of Justice Ministry of Education and Science Ministry of Health Ministry of Digital Transformation Other central executive authorities	December 2023	December 2023
11	Draft Law of Ukraine “On Amending Certain Legislative Acts of Ukraine as Regards Introduction of an Administrative Procedure for Registering Civil Acts Which Took Place in the Temporarily Occupied Territories of Ukraine”	The draft law determines an extrajudicial procedure for establishing facts of birth, death, marriage and divorce which took place in the temporarily occupied territories of Ukraine	Ministry of Reintegration Ministry of Justice	April 2023	June 2023
12	Draft Law “On Amending the Law of Ukraine “On the Commissioner for Human	The draft aims at updating the Law of Ukraine “On the Commissioner for Human Rights of the Verkhovna Rada of Ukraine”	Ministry of Justice	June 2023	June 2023

No.	Title of the legal and normative act	Content of the drafted/amended legal and normative act	Public authority responsible for the drafting / amending of the legal and normative act	Deadline for development	Final date of entry into force
	Rights of the Verkhovna Rada of Ukraine” as Regards Increase in Independence and Stability of the Institution of the Commissioner”	and making amendments which will ensure the stability of the institution taking into account the performed audit and the results of consultations with human rights organisations and international partners on, <i>inter alia</i> , the procedure for selecting and appointing the Commissioner			
13	Draft Resolution of the Cabinet of Ministers of Ukraine on the approval of the national programme for recognising and paying the respects to victims of the armed aggression	To define measures for paying the respects to victims of the armed aggression (especially the dead, injured and etc.) which would include public commemorative events	Ministry of Reintegration	December 2026	December 2026

**Current state of implementation of the programme documents in “Human Rights” area**

No.	Title of the programme document	Current situation
1	Strategy for the Deoccupation and Reintegration of the Temporarily Occupied Territory of the Autonomous Republic of Crimea and the	Implementation is in progress (update is necessary to take into account the effects of the military aggression by the Russian Federation against Ukraine)

	City of Sevastopol approved by Decree of the President of Ukraine No. 117/2021 of 24 March 2021	
2	National Human Rights Strategy, approved by the Decree of the President of Ukraine of 24.03.2021 No. 119/2021	Implementation is in progress
3	National Strategy for Barrier-Free Environment in Ukraine until 2030, as approved by the Ordinance of the Cabinet of Ministers of Ukraine No. 366-r of 14 April 2021	Implementation is in progress (update is necessary to take into account the effects of the military aggression by the Russian Federation against Ukraine)
4	Human Development Strategy approved by Decree of the President of Ukraine No. 225/2021 of 2 June 2021	Implementation is in progress (update is necessary to take into account the effects of the military aggression by the Russian Federation against Ukraine)
5	The Strategy for Fostering the Exercise of Rights and Opportunities of Persons Belonging to the Roma National Minority in the Ukrainian Society until 2030, as approved by the Ordinance of the Cabinet of Ministers of Ukraine No. 866-r of 28 July 2021	Implementation is in progress (update is necessary)
6	The Strategy of Integration of Internally Displaced Persons and Implementation of Durable Solutions to Internal Displacement until 2024, as approved by the Ordinance of the Cabinet of Ministers of Ukraine No. 1364-r of 28 October 2021	Implementation is in progress (update is necessary to take into account the effects of the military aggression by the Russian Federation against Ukraine)
7	Crimean Tatar Language Development Strategy for 2022–2032 approved by Ordinance of the Cabinet of Ministers of Ukraine No. 224-p of 23 July 2022	Implementation is in progress (update is necessary)