

UKRAINE
Midterm Self-Assessment Report
National Action Plan 2014 – 2015

1. Introduction and Background

All participating countries of the Open Government Partnership develop National Action Plans (NAPs) defining specific commitments for a two-year period. The governments begin their NAPs by informing of the existing efforts regarding challenges defined by them, including specific open government strategies and current programs. National Action Plans identify commitments of the governments to improve their performance in the relevant areas. These commitments may imply the already planned steps aimed at implementation of reforms, define new ones or include reforms in a completely new area.

The relevant commitments shall be structured around five "grand challenges" of the Open Government Partnership:

Improving Public Services – measures aimed at the entire range of services provided to the population, including healthcare, education, criminal justice, power supply, telecommunications and any other service areas, by encouraging the improvement of public services or private sector innovations;

Increasing Integrity of Public Administration – measures aimed at countering corruption, securing social ethics, provision of access to information, financial reform control, provision of freedom of the media and facilitating civil society development;

More Effective Public Resources Management – measures aimed at rational use of funds, natural resources and foreign aid, and transparent public procurement;

Creating Safer Communities – measures aimed at public security, disaster, crisis and environmental hazard response;

Increasing Corporate Accountability – measures aimed at corporate responsibility regarding such issues as environmental protection, countering corruption, consumer right protection and engaging the public.

It is understood that the internal situation is different across the participating countries and they shall independently identify the main challenges and specific commitments which reflect the unique conditions in each country.

At the same time, the commitments within OGP shall reflect the four key open government principles:

transparency: information on government activities is open, comprehensive, timely, publicly available and complies with the main open data standards;

civic participation: the government engages citizens in discussions, which facilitates decision-making that is based on public opinion and is more innovative and efficient;

accountability: presence of rules, regulations and mechanisms compelling the government actors to justify their actions and conduct their activities pursuant to the requirements identified for them, respond to criticism and accept responsibility for non-compliance of their actions with laws or commitments;

technology and innovation for transparency and accountability: the government embraces the significance of providing citizens with free access to technologies and implements the role of new technologies in promoting innovations and the need for expanding the opportunities for citizens to use technologies.

Having consulted the leading CSOs, the Cabinet of Ministers of Ukraine defined commitments within the Open Government Partnership for 2014 – 2015 for the following main directions:

- support for CSO organizations (CSOs), their participation in public policy development and implementation;
- provision of access to public information;
- preventing and countering corruption;
- increasing the quality of administrative and social services;
- introduction of e-government technologies and e-democracy development.

National Action Plan for implementation of the Open Government Partnership in 2014 – 2015 (hereinafter referred to as National Action Plan or NAP) is approved by Regulation of the Cabinet of Ministers under No. 1176, dated November 26, 2014.

The developed NAP complies with the main tasks and principles of the Open Government Partnership and has clear deadlines and performance indicators.

2. National Action Plan Process

In order to comply with the OGP principles, the Government took certain measures to engage representatives of CSOs to develop Ukraine's OGP commitments.

In December 2013 – February 2014 the executive bodies together with the Coordination Council for Implementation of the Open Government Partnership in Ukraine, almost 70 percent represented by CSOs, developed their proposals for the draft National Action Plan. The said proposals were generalized by the Secretariat of the Cabinet of Ministers of Ukraine.

During the working group meetings, the Ministry of Justice, Ministry of Economic Development and Trade and State Agency for E-Governance of Ukraine discussed the said proposals generalized by the Secretariat of the Cabinet of Ministers for the main directions of OGP implementation.

After the Revolution of Dignity, evidencing the strengthening of the role of civil society in national development, work on OGP implementation was resumed. In April 2014, the Secretariat of the Cabinet of Ministers established a working group for development of the OGP National Action Plan for 2014 – 2015. Representatives of the leading CSOs and executive bodies became members of the working group.

The working group analyzed the experience of OGP implementation over previous years and proposals of the executive bodies and civil society experts regarding the priorities for its further implementation, developed at the beginning of 2014.

In May 2014, the draft NAP was posted online for public debate. Moreover, June 3–6, 2014, with the support of the United Nations Development Program in Ukraine a number public events for discussion of the draft document were conducted, also engaging CSO representatives CSOs from the western (Lviv), southern (Kherson) and eastern (Dnipropetrovsk) regions of Ukraine.

All the offered directions for OGP implementation in Ukraine were supported by more than 80 percent of the internet discussion participants. They expressed the most vigorous support for corruption prevention and countering measures (90 percent) and quality improvement of administrative and social services (85 percent).

On June 16, 2014, a final round table meeting entitled Open Government Partnership: What Action Plan does Ukraine Need? was held in Kyiv with the participation of the Cabinet of Ministers of Ukraine, representatives of the CSOs from the

central and northern regions of Ukraine, international organizations and officials from executive bodies.

Based on the results of the discussion, the National Action Plan draft was revised by the working group. The report of the discussion results with information on consideration of proposals and notes was posted on the Civil Society and Authorities governmental website.

Information on preparation of the NAP draft on implementation of the Open Government Partnership in Ukraine in 2014 – 2015, means and period of participation of the representatives of society in its discussion was posted on the Civil Society and Authorities governmental website as well.

3. Consideration of IRM Recommendation

Independent reporting ordered by the Open Government Partnership's Steering Committee evidenced some progress in the development of open governance in Ukraine. At the same time, the assessing body developed a number of recommendations on rendering the process of public engagement in event planning within OGP more active. Considering the recommendations of the independent reporting mechanism (IRM), civil society representatives were engaged in the NAP drafting at the initial stage. Moreover, based on the recommendation of the IRM expert and representatives of civil society, regional public debate and thematic discussions for each initiative implementation direction were conducted.

For the purpose of improving the public informing mechanism on the implementation of the Open Government Partnership in Ukraine, the Cabinet of Ministers approved the Open Government Partnership information support event plan for Ukraine in 2015 (Regulation No. 201, dated March 11, 2015).

The Plan reflects the recommendations based on the results of independent assessment regarding the need to continue working for improvement of the Civic participation mechanism to the process of state resolution development, including establishment of branch councils; further improvement of public information access legislation; simplification of access to information on the income, expenses and financial liabilities of officials; provision of public administrative services via administrative service centers, etc.

Moreover, the government has implemented recommendations regarding opening of state registers such as land cadaster and real estate register and passing the Law of Ukraine 'On Amendments to Some Laws of Ukraine Due to Passing the Law of Ukraine 'On Information' and the Law of Ukraine 'On Access to Public Information' (although these issues were not included into the National Action Plan).

IV. Implementation of National Action Plan Commitments

Today Ukraine faces the danger of losing its sovereignty and territorial integrity, which is exacerbated by the economic crisis. At this stage it is crucial to unite the efforts of the Cabinet of Ministers of Ukraine and civil society and establish equal dialog and mutual responsibility for reforms aimed at the development of the state.

The National Action Plan for the Open Government Partnership implementation in 2014 – 2015 is approved by Regulation of the Cabinet of Ministers under No. 1176, dated November 26, 2014.

Apart from that, for promotion of the open governance principle by the regional administrations and Kyiv City State Administrations, the government approved the action plan for implementation of the OGP commitments in 2014 – 2015 in the regions and Kyiv. Moreover, officials responsible for OGP implementation were assigned in the mentioned state administrations.

In May the composition of the Coordination Council for Implementation of Open Government Partnership in Ukraine was revised. For the purpose of increasing the efficiency of its work, six working groups were established based on the directions of NAP implementation and organization of Coordination Council activities. A Small Coordination Council was also established for the purpose of on-site coordination of work on NAP implementation. During June – August 2015, meetings were held in the Coordination Council, all the working groups and the Small Coordination Council.

The calendar of continuous NAP implementation in Ukraine, developed by the OGP Steering Committee implies preparation and publishing of an interim report on fulfillment of the action plan for implementation of the Open Government Partnership in 2014 – 2015. The main task of the Report preparation is analysis of the status of measures for NAP implementation during the first year of implementation, defining their relevance and ambitiousness and provision of recommendations for improvement in certain directions of NAP implementation.

Report preparation shall include a two-week civil consulting period.

Information on the implementation status of the National Action Plan during the first year of implementation is presented below.

Support to civil society organizations (CSOs), their participation in public policy development and implementation

1. Preparation and submission of proposals on amending the Regulations of the Cabinet of Ministers of Ukraine on the interaction procedure with CSOs in the area of cooperation with the civil society, establishing of civil councils by the executive bodies and their activities and facilitating civil expertise of the executive bodies.				
Lead implementing agency		Ministry of Justice		
Other actors involved				
Government			CSOs, international organizations	
-			United Nations Development Program in Ukraine, CSOs and international organizations	
Main Objective	Improvement of the procedure of cooperation of the executive bodies with CSOs in the area of cooperation with the civil society, establishing of civil councils by the executive bodies and their activities and facilitating civil expertise of the executive bodies.			
Brief Description of Commitment (expected results)	Passing a Regulation by the Cabinet of Ministers of Ukraine on amending the regulations of the Cabinet of Ministers of Ukraine No. 976, dated November 5, 2008 and No. 996, dated November 3, 2010.			
Relevance	Relevant			
Compliance	Access to	Civic	Public	Technology and

with OGP values	information	participation	accountability	innovation for openness and accountability
	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Implementation deadline	December 2014.			
Completion level	Not implemented	Limited	Substantial	Completed
				<input type="checkbox"/>
Description of the results	<p>Regulation of the Cabinet of Ministers of Ukraine No. 234 'On Amending the Regulations of the Cabinet of Ministers of Ukraine No. 976, dated November 5, 2008 and No. 996, dated November 3, 2010' was passed at the Government Meeting on April 8, 2015.</p> <p>This Regulation amended the Regulation of the Cabinet of Ministers of Ukraine No. 996, dated 11/3/2010, Procedure for Consulting the General Public on Establishing and Implementation of the Public Policy and the Standard Regulation on the Civil Council approved by the above-mentioned Regulation, as well as the Procedure of Civil Expertise of the Activities of the Executive Bodies approved by Regulation of the Cabinet of Ministers of Ukraine No. 976, dated 11/5/2008.</p> <p>Particularly, the following improvements were introduced:</p> <ul style="list-style-type: none"> public consultation procedure by the executive bodies (the list of issues for obligatory consultations was specified, form of public debate was clarified, etc); fundamentals of the establishment and activities of the civil councils with the executive bodies (engagement of CSOs' representatives with the relevant experience related to the activities of the corresponding central executive bodies; limits of council membership are established; clear conditions for termination of the activities of the councils are established, their functions are clarified, etc); the mechanism for facilitating civil expertise of the executive bodies (opportunity for the civil councils to conduct civil expertise with the executive bodies is implied; conditions for refusal to conduct civil expertise are defined; requirements for the expert proposals are specified, etc). <p><i>Civic participation</i></p> <p>The Ministry of Justice established the working group engaging the representatives of civil society organizations.</p> <p>On 12/19/2014 a panel discussion of the regulation draft was conducted, engaging the general public.</p> <p>The draft was posted for discussion on the Ministry of Justice website and Civil Society and Authorities governmental website.</p>			
Next steps	Monitoring of the executive bodies' compliance of the cooperation procedures with civil society organizations defined by the Government. Analysis of the implementation of the updated procedures for their further improvement. Training of officials and educational campaigns for the NGOs.			

2. Preparation and submission of draft laws on amending the Law of Ukraine 'On Charity and Charitable Organizations' and the Budget Code of Ukraine to enable charitable organizations to obtain financial support for public policy task fulfillment and provision of social services to the Cabinet of Ministers of Ukraine according to the established procedure

Lead implementing agency

Ministry of Finance

Other actors involved

Government		CSOs, international organizations		
Ministry of Social Policy, Ministry of Culture, Ministry of Justice		Ukrainian Center for Independent Political Research, other CSOs and international organizations		
Main Objective	Opportunity for charitable organizations to obtain financial support for public policy task fulfillment and provision of social services by tender.			
Brief Description of Commitment (expected results)	Approval by the Cabinet of Ministers of Ukraine of draft laws on amending the Law of Ukraine 'On Charity and Charitable Organizations' and the Budget Code of Ukraine, their submission to the Parliament of Ukraine and follow-up until passing.			
Relevance	Relevant			
Compliance with OGP values	Access to information	Civic participation	Public accountability	Technology and innovation for openness and accountability
		<input type="checkbox"/>		
Implementation deadline	March 2015.			
Completion level	Not implemented	Limited	Substantial	Completed
	<input type="checkbox"/>			
Description of the results	<p>According to the Ministry of Finance, the issue of supporting the charitable organizations is partially regulated by Article 13 of the Law of Ukraine 'On Social Services' and the Tax Code (to the extent relating to VAT tax exemption for charity aid). Other legislative amendments, in the opinion of the Ministry of Finance, will lead to an increase of public spending which cannot be allowed at present.</p> <p>The Ministry of Finance offered to release control of this issue.</p> <p>According to the minutes of the meeting of the Coordination Council for Implementation of Open Government Partnership in Ukraine, on 6/25/2015 the Ministry of Finance obtained an assignment to conduct a meeting engaging the representatives of the CSOs and charitable organizations to discuss this issue. The assignment was not fulfilled.</p>			
Next steps	Conduction of a meeting by the Ministry of Finance engaging the representatives of CSOs and charitable organizations for discussion of the mentioned issue and for finding a solution for it.			

3. Solving the issues of granting NGOs the status of non-profit organizations by recording the NGO in the Register of Non-Profit Organizations according to the single-window principle determining the deadlines for document consideration, grounds for refusal to grant the status and granting free internet access to the Register, particularly, by preparation and submission of draft Law of Ukraine 'On Amending the Laws of Ukraine 'On Non-Governmental Organizations' and 'On State Registration of Legal Entities and Individual Entrepreneurs' and other legislative acts, if needed, to the Cabinet of Ministers of Ukraine according to the established procedure

Lead implementing agency	State Registration Service (Ministry of Justice)
Other actors involved	
Government	CSOs, international organizations
Ministry of Finance, State Fiscal Service	Ukrainian Center for Independent Political Research, United Nations Development Program in Ukraine,

	other CSOs and international organizations			
Main Objective	Simplification of the procedure for NGOs to obtain the status of a non-profit organization by decreasing the volume of appeals to different executive bodies.			
Brief Description of Commitment (expected results)	Preparation and submission of draft Law of Ukraine 'On Amending the Laws of Ukraine 'On Non-Governmental Organizations' and 'On State Registration of Legal Entities and Individual Entrepreneurs' and other legislative acts, if needed, to the Cabinet of Ministers of Ukraine according to the established procedure. Approval of the corresponding draft law by the Cabinet of Ministers and their submission to the Verkhovna Rada of Ukraine and follow-up until passing.			
Relevance	Relevant			
Compliance with OGP values	Access to information	Civic participation	Public accountability	Technology and innovation for openness and accountability
		<input type="checkbox"/>		<input type="checkbox"/>
Implementation deadline	April 2015.			
Completion level	Not implemented	Limited	Substantial	Completed
	<input type="checkbox"/>			
Description of the results	<p>On 6/2/2015 the Parliament of Ukraine registered the draft Law of Ukraine 'On State Registration of Legal Entities and Individual Entrepreneurs' (registration No. 2983) the main objective of which, particularly, is:</p> <ul style="list-style-type: none"> - unifying the state registration procedure for all the legal entities despite of the form of enterprise; - establishing the unified register based on the Unified State Register of Legal Entities and Individual Entrepreneurs, Unified License Register, Register of Authorization Documents, Unified NGOs Register, and Unified Register of Enterprises in Bankruptcy Proceedings; - transfer of functions of state registration of legal entities and Individual Entrepreneurs to local self-government bodies, state administrations, notaries and banks (justice authorities retain the functions of state registration of the NGOs); - introduction of electronic submission system for documents for all registration activities; - shortening of the list of documents submitted for state registration (including submission of documents by state authorities in electronic form); - cancellation of paper excerpts and statutory documents, introduction of their obtaining in electronic form via Electronic Services Portal. <p>The Parliament of Ukraine passed the draft law in the first reading on 7/14/2015.</p> <p>Furthermore, on 7/17/2015 the Parliament of Ukraine passed the Law of Ukraine 'On Amending the Tax Code of Ukraine for Taxation of Non-Profit Organizations' amending Article 133 of the Tax Code of Ukraine to the extent of review of the list of economic entities which are not subject to enterprise VAT payment.</p> <p>The Law also implies that the Cabinet of Ministers shall establish the procedure for maintaining the Register of Non-Profit Organizations, and inclusion and removal of non-profit organizations from the Register.</p>			

Next steps	Discussion of the issue with participation of the general public during Parliament follow-up the draft Law of Ukraine 'On State Registration of Legal Entities and Individual Entrepreneurs' (registration No. 2983) by the Ministry of Justice and preparation of the Government Resolution on the Register of Non-Profit Organizations by the Ministry of Finance.
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4. Preparation of the draft law on the Civic participation in developing and implementing of public policy and solving local issues, and submitting it to the Cabinet of Ministers of Ukraine according to the established procedure				
Lead implementing agency	Ministry of Justice			
Other actors involved				
Government			CSOs, international organizations	
Ministry of Regional Development, Construction, Housing and Public Utility Services, State Agency for E-governance and Administration of the State Service of Special Communication and Information Protection			Ukrainian Center for Independent Political Research, United Nations Development Program in Ukraine, other CSOs and international organizations	
Main Objective	Introduction of public consultations standards by national and local authorities and development of legal implications in case of disregarding of public consultations by the authorities.			
Brief Description of Commitment (expected results)	Approval by the Cabinet of Ministers of Ukraine of the draft law on citizens' participation in national policy developing and implementing and solving local issues. Submission of the draft law to the Parliament of Ukraine and follow-up until its passing.			
Relevance	Relevant			
Compliance with OGP values	Access to information	Civic participation	Public accountability	Technology and innovation for openness and accountability
	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Implementation deadline	May 2015 (pursuant to the Regulation of the Cabinet of Ministers No. 265, dated April 29, 2015 'On Approval of the State Program of Implementation of the Fundamentals of the State Anti-Corruption Policy in Ukraine (Anti-corruption Strategy) for 2015 – 2017" deadline of the measure – September 2016).			
Completion level	Not implemented	Limited	Substantial	Completed
		<input type="checkbox"/>		
Description of the results	<p>Order of the Ministry of Justice No. 30/7, dated 1/28/2015, established a working group for preparation of the draft law. The working group developed proposals for the concept of the draft law.</p> <p><i>Civic participation</i> The working group established by the Ministry of Justice included civil society representatives.</p> <p>On 3/19/2015, the Secretariat of the Cabinet of Ministers of Ukraine with the participation of the Ministry of Justice conducted an expert meeting to discuss issues to be regulated by the Law.</p> <p>The Ministry of Justice, Office of OSCE Project Coordinator in Ukraine and the Secretariat of the Cabinet of Ministers of Ukraine conducted a range</p>			

	of panel discussions on the proposals to the draft law: on 6/26/2015 in Kyiv, on 9/4/2015 in Odesa, on 0/9/2015 in Poltava, on 9/11/2015 in Dnipropetrovsk, on 9/16/2015 in Rivne, and on 9/18/2015 in Lviv.
Next steps	Consideration of proposals expressed during the public debate, preparation of the draft law and its submission to the Government.

Provision of access to public information

Paragraph 2, Clause 5. Preparation and submission of the draft regulation on approval of the procedure for recording, maintaining and using documents and other material information media with confidential information gathered during special investigations and counterintelligence operations in public protection to the Cabinet of Ministers of Ukraine in accordance with the established procedure				
Lead implementing agency	Ukrainian State Archive			
Other actors involved				
Government			CSOs, international organizations	
Ministry of Justice, Ministry of Internal Affairs, Ministry of Defense, Security Service of Ukraine, Administration of the State Service of Special Communication and Information Protection, State Committee for Television and Radio Broadcasting, Ministry of Finance, Ministry of Economic Development and Trade, and Foreign Intelligence Service			CSOs and international organizations	
Main Objective	Establishing unified requirements for recording, maintaining and using documents and other material information media with confidential information gathered during special investigations and counterintelligence operations in public protection.			
Brief Description of Commitment (expected results)	Passing of the regulation on approval of the procedure for recording, maintaining and using the documents and other material information media with confidential information gathered during special investigations and counterintelligence operations in the public defence by the Cabinet of Ministers of Ukraine.			
Relevance	Relevant			
Compliance with OGP values	Access to information	Civic participation	Public accountability	Technology and innovation for openness and accountability
	<input type="checkbox"/>			
Implementation deadline	January 2015.			
Completion level	Not implemented	Limited	Substantial	Completed
			<input type="checkbox"/>	
Description of the results	<p>In Q4 2014 the Ukrainian State Archive developed a draft regulation of the Cabinet of Ministers of Ukraine 'On Approval of the Standard Instruction on the Procedure for Recording, Maintaining and Using Documents and Other Material Information Media with Confidential Information.'</p> <p>The project was approved by the stakeholders of the government and submitted for consideration to the Cabinet of Ministers.</p>			

	<p>Additionally, when the Cabinet of Ministers obtained the proposal of the Security Service of Ukraine, it returned the project to the developer for improvement.</p> <p>After the second approval with the Security Service of Ukraine, Commissioner for Human Rights and public debate, the resolution project was submitted for consideration to the Cabinet of Ministers of Ukraine.</p> <p><i>Civic participation</i></p> <p>The resolution draft was considered in the joint meeting of the civil and scientific and expert councils with the Ukrainian State Archive. Moreover, additional public debate on the resolution draft was conducted during fulfillment of the protocol of the meeting of the Coordination Council for Implementation of the Open Government Partnership in Ukraine on 6/25/2015.</p>
Next steps	Passing of the regulation at the Government meeting and organization of its fulfillment.

Paragraph 3, Clause 5. Securing unhindered public access to urban planning documentation and geoinformation data (including its electronic form)				
Lead implementing agency	Ministry of Regional Development, Construction, Housing and Public Utility Services			
Other actors involved				
Government			CSOs, international organizations	
Ministry of Ecology and Natural Resources, Ministry of Defense, Ministry of Agrarian Policy and Food, State Service of Ukraine for Geodesy, Mapping and Cadaster, State Forest Resources Agency regional and Kyiv City State administrations			Eastern-Ukrainian Center for Civic Initiatives, other CSOs and international organizations	
Main Objective	Securing unhindered public access to general urban plans and other urban planning documentation.			
Brief Description of Commitment (expected results)	Securing unhindered public access to urban planning documentation and geoinformation data (including its electronic form). Review of practices of making urban planning documentation 'Restricted', particularly relative to general urban plans and publishing general urban plans in the manner set out in the Law of Ukraine 'On Regulating Urban Planning Activities', harmonization of regulations of the central executive bodies on confidential information, particularly, list of confidential information documents, with the Laws of Ukraine 'On Public Sector Information Access', 'On Amending Certain Regulations of Ukraine Due to Passing the Law of Ukraine 'On Information' and the Law of Ukraine 'On Public Sector Information Access' to the extent of securing the access of citizens to geoinformation data created at the expense of state budget funds, particularly, large-scale maps and plans.			
Relevance	Relevant			
Compliance with OGP values	Access to information	Civic participation	Public accountability	Technology and innovation for openness and accountability
	<input type="checkbox"/>	<input type="checkbox"/>		
Implementation deadline	December 2014.			
Completion	Not implemented	Limited	Substantial	Completed

level			□	
Description of the results	<p>The Ministry of Regional Development, Construction, Housing and Public Utility Services provided the regional and Kyiv City State Administrations with recommendations on complying with the regulations of the Laws of Ukraine 'On Amending Certain Regulations of Ukraine Due to Passing the Law of Ukraine 'On Information' and the Law of Ukraine 'On Public Sector Information Access' and 'On Regulating Urban Planning Activities.'</p> <p>Furthermore, the Order of State Service of Ukraine for Geodesy, Mapping and Cadaster No. 56, dated 3/11/2015, approved the details of the land objects and their attributes not subject to demonstrating and signing on the unified topographic maps subject to open publishing. This enables the developers of urban planning documentation and geoinformation data (including their electronic form) to delete confidential information from the map materials for their open publishing and wide availability to users.</p> <p>The State Forest Resources Agency deleted the plantation schemes of forestry enterprises developed on the basis of topography maps of 1:100,000 and larger scale with relief objects from the list of confidential information documents.</p> <p>Information on urban planning documentation and geoinformation data is posted on the websites of the local executive bodies and local self-government bodies, and the local authorities continue their work on the review of 'Restricted' documentation relating to topography and geodesy and map materials.</p>			
Next steps	<p>Consideration of general urban plans for settlements for the purpose of removing them from the 'Restricted' documentation list and their posting according to the procedure as stipulated by the law, by local self-government bodies. Organization of educational workshops for the local self-government bodies by the Ministry of Regional Development, Construction, Housing and Public Utility Services together with NGOs for providing recommendations on reviewing the 'Restricted' documentation practices, particularly, of the general urban plans, publishing the general urban plans and securing public access to urban planning documentation.</p>			

Paragraph 4, Clause 5. Preparation and submission of the draft law regulating the procedure and other conditions of access to the archives of the internal affairs authorities and special services of the USSR of 1917—1991 to the Cabinet of Ministers of Ukraine in accordance with the established procedure	
Lead implementing agency	Ukrainian Institute of National Remembrance
Other actors involved	
Government	CSOs, international organizations
Ministry of Culture, Ukrainian State Archive, Ministry of Justice	Center for Liberation Movement Research, Reanimation Package of Reforms civic platform
Main Objective	Securing unhindered public access to archives of the internal affairs authorities and special services of the USSR of 1917—1991.
Brief Description of Commitment (expected results)	Approval of the draft law regulating the procedure and conditions of access to the archives of the internal affairs authorities and special services of the USSR of 1917—1991 to the Cabinet of Ministers of Ukraine, its submission to the Parliament of Ukraine and follow-up until passing.

Relevance	Relevant			
Compliance with OGP values	Access to information	Civic participation	Public accountability	Technology and innovation for openness and accountability
	□			
Implementation deadline	December 2014.			
Completion level	Not implemented	Limited	Substantial	Completed
				□
Description of the results	<p>On 5/9/2015, the Parliament of Ukraine passed the Law of Ukraine 'On Access to the Archives of Oppressive Authorities of Communist Totalitarian Regime of 1917 – 1991' with its draft developed by the Ukrainian Institute of National Remembrance.</p> <p>The Law defines the access mode to the archives of oppressive authorities of the communist totalitarian regime of 1917 – 1991, establishes a list of reasons for limiting access to this archive information and responsibility for unreasonable listing of such archive information as restricted information, failure to provide it, unreasonable refusal to provide it, incomplete provision of archive information, etc.</p> <p>The Law also provides for the transfer of documents and other media of archive information of the oppressive authorities of the communist totalitarian regime of 1917 – 1991 to the specialized state archive of the Ukrainian Institute of National Remembrance from the archive subdivisions of the modern law enforcement authorities and special services of Ukraine in order to limit the latter from functions not envisioned by the legislation of Ukraine.</p> <p><i>Civic participation</i></p> <p>Representatives of the Center for Liberation Movement Research and Reanimation Package of Reforms civic platform participated in draft law elaboration.</p>			
Next steps	Law implementation, in particular, establishing the Branch State Archive of the Ukrainian Institute of National Remembrance.			

6. Preparation and submission to the Cabinet of Ministers of Ukraine, in accordance with the established procedure, of a draft law on amending certain legislative acts of Ukraine on access to information in the form of open data and repeated use of the information.	
Lead implementing agency	State Committee for Television and Radio Broadcasting
Other actors involved	
Government	CSOs, international organizations
Ministry of Justice, Ministry of Regional Development, Construction, Housing and Public Utility Services, State Statistics Service, Administration of the State Service of Special Communication and Information Protection, State Agency for E-governance	United Nations Development Program in Ukraine, International Renaissance Foundation, other CSOs and international organizations
Main Objective	Securing the citizens' right to public information, transparency in the activities of the state authorities and local self-government bodies by introducing the public information publishing mechanism using open data.
Brief Description of	Approval by the Cabinet of Ministers of Ukraine of a draft law on amending certain legislative acts of Ukraine on access to information in the form of open

Commitment (expected results)	data and its (re)use. Submission of the draft law to the Parliament of Ukraine and its follow-up until passing.			
Relevance	Relevant			
Compliance with OGP values	Access to information	Civic participation	Public accountability	Technology and innovation for openness and accountability
	□			□
Implementation deadline	December 2015.			
Completion level	Not implemented	Limited	Substantial	Completed
				□
Description of the results	<p>On 4/9/2015, the Parliament of Ukraine passed the Law of Ukraine 'On Amendments to Some Laws of Ukraine on Access to Public Information in the Form of Open Data.'</p> <p>The Law amended the Law of Ukraine 'On Access to Public Information' and other laws of Ukraine, particularly, defined the notion of 'public information in the form of open data', main responsibilities of information administrators regarding its spreading and the first priority list of information (documents) to be published as open data.</p> <p><i>Civic participation</i> The draft law was drawn up with the involvement of civil experts.</p>			
Next steps	The law implementation, in particular, establishing the list of data to be published as open data, requirements pertaining to the format and structure of such data sets and the frequency of their updating. Passing of a Regulation of the Cabinet of Ministers 'On Approval of the Regulation on Data Sets to be Published as Open Data'.			

7. Preparation and submission of the draft law on the state supervision of exercising the right to access public information to the Cabinet of Ministers of Ukraine according to the established procedure				
Lead implementing agency	State Committee for Television and Radio Broadcasting			
Other actors involved				
Government			CSOs, international organizations	
Ministry of Justice, Ukrainian Parliament Commissioner for Human Rights			International Renaissance Foundation, CSOs and international organizations	
Main Objective	Securing the rights of citizens to access public information.			
Brief Description of Commitment (expected results)	Approval by the Cabinet of Ministers of Ukraine of draft law on state supervision in exercising the right to access public information, its submission to the Parliament of Ukraine and follow-up until passing.			
Relevance	Relevant			
Compliance with OGP values	Access to information	Civic participation	Public accountability	Technology and innovation for openness and accountability

	<input type="checkbox"/>			
Implementation deadline	December 2015.			
Completion level	Not implemented	Limited	Substantial	Completed
		<input type="checkbox"/>		
Description of the results	<p>State Committee for Television and Radio Broadcasting developed a draft Law of Ukraine 'On Amending Certain Legislative Acts of Ukraine on the State Control for Securing Access to Public Information by the Information Administrators.'</p> <p>Additionally, the group of members of Ukrainian Parliament submitted a draft Law of Ukraine ' On Amendments to Some Laws of Ukraine on Access to Public Information Regarding Improvement of Its Certain Provisions' for consideration of the Parliament of Ukraine.</p> <p><i>Civic participation</i></p> <p>The draft law was posted on the website of the State Committee for Television and Radio Broadcasting for public debate.</p>			
Next steps	Follow-up of the draft Law of Ukraine 'On Amending Certain Legislative Acts of Ukraine on Access to Public Information Regarding Improvement of Its Certain Provisions' in the Parliament of Ukraine.			

8. Taking measures in order for Ukraine to obtain the status of compliance with the standards of the Extractive Industries Transparency Initiative				
Lead implementing agency	Ministry of Energy and Coal Industry of Ukraine			
Other actors involved				
Government			CSOs, international organizations	
Ministry of Economic Development and Trade, Ministry of Finance, Ministry of Ecology and Natural Resources			International Renaissance Foundation, DiXi GROUP NGO, Q-Club Kyiv International Energy Club, Regional Cooperation Analytical Center NGO, Publish What You Pay international initiative and other institutes of the civil society and international organizations	
Main Objective	Creation of conditions for efficient and transparent use of natural resources.			
Brief Description of Commitment (expected results)	Harmonizing the national legal base with the requirements of EITI, preparation of a report in Ukrainian and foreign languages in accordance with the said standard.			
Relevance	Relevant			
Compliance with OGP values	Access to information	Civic participation	Public accountability	Technology and innovation for openness and accountability
	<input type="checkbox"/>		<input type="checkbox"/>	
Implementation deadline	December 2015.			
Completion level	Not implemented	Limited	Substantial	Completed
			<input type="checkbox"/>	

Description of the results	<p>The Ministry of Energy and Coal Industry of Ukraine prepared the technical specification for the Independent Administrator and approved the report template and the instruction on its completion.</p> <p>On 4/8/2015, the Cabinet of Ministers approved the implementation plans:</p> <ul style="list-style-type: none"> - Directive 2013/34/EC on the annual financial statements, consolidated financial statements and related reports of certain types of undertakings; - Directive 2006/43/EC on statutory audits of annual accounts and consolidated accounts. <p>On 6/16/2015, the Parliament of Ukraine approved the draft Law of Ukraine 'On Amending Certain Legislative Acts of Ukraine for Provision of Transparency in Coal Industries' engaging members of multilateral stakeholders' group for implementation of the Extractive Industries Transparency Initiative and experts for implementation of the standards of the Extractive Industries Transparency Initiative at the participation stage.</p> <p><i>Civic participation</i></p> <p>On 2/24/2015, a public debate on the prospects of introduction of the Extractive Industries Transparency Initiative (EITI) international standard was conducted in Poltava.</p> <p>On 3/26/2015, a panel discussion called EITI: General Public, Business, Government. Cooperation for Transparency and Investments was conducted, addressing the issues related to reporting of Ukrainian extractive undertakings according to EITI standard.</p> <p>On April 27–29, 2015, a workshop entitled Civil Society of Ukraine and Eurasian Region in EITI Implementation: General Issues, General Approaches was conducted.</p> <p>On 5/20/2015, a round table discussion entitled Regional Dimension of Transparency and Accountable Government Policy in Extractive Industries. What Does EITI Mean for Ukraine and Its Regions? was held in Lviv, On June 15–19, 2015, a practical workshop for communications for regional representatives as part of the continuation of the communicative strategy for UA EITI and the regions of Ukraine was conducted.</p>
Next steps	Proceed with obtaining the status of compliance with the standards of the Extractive Industries Transparency Initiative. Approve the procedure of the extractive industries transparency provision with the securing of a transfer to the reporting procedure for natural resources users of Ukraine pursuant to international reporting standards, report preparation.

Preventing and countering corruption

9. Preparation and submission to the Cabinet of Ministers of Ukraine, according to the established procedure, of a draft standard regulation on the infrastructure projects monitoring committee, providing for the procedures of establishing the supervision councils for implementation of the general state and regional infrastructure projects.	
Lead implementing agency	Ministry of Infrastructure
Other actors involved	
Government	
Ministry of Regional Development, Construction, Housing and Public Utility Services, and Ministry of Finance	CSOs, international organizations Transparency International Ukraine, other CSOs and international organizations
Main Objective	Reduction of corruption risks during infrastructure project implementation, and efficient use of state funds.

Brief Description of Commitment (expected results)	Preparation and submission of a draft standard regulation on the infrastructure projects monitoring committee of the general state and regional infrastructure projects to the Cabinet of Ministers of Ukraine according to the established procedure. Passing of the relevant regulation by the Cabinet of Ministers of Ukraine.			
Relevance	Relevant			
Compliance with OGP values	Access to information	Civic participation	Public accountability	Technology and innovation for openness and accountability
		<input type="checkbox"/>	<input type="checkbox"/>	
Implementation deadline	December 2014.			
Completion level	Not implemented	Limited	Substantial	Completed
			<input type="checkbox"/>	
Description of the results	<p>The Ministry of Infrastructure developed a draft regulation of the Cabinet of Ministers 'On Securing Civic participation in the Monitoring of Infrastructure Projects', which implies approval of the standard regulation on the infrastructure projects monitoring committee. The draft regulation is submitted to the Cabinet of Ministers for consideration.</p> <p><i>Civic participation</i></p> <p>Representatives of Transparency International Ukraine and Center for Political Studies and Analytics took part in the draft law elaboration.</p>			
Next steps	Passing a regulation at the Government meeting and its fulfillment.			

10. Development of anti-corruption regional programs with the participation of the general public				
Lead implementing agency	Regional and Kyiv City State administrations			
Other actors involved				
Government			CSOs, international organizations	
Ministry of Justice	All-Ukrainian Special Board for Countering Corruption and Organized Crime All-Ukrainian NGO, other CSOs and international organizations			
Main Objective	Securing corruption countering at a regional level.			
Brief Description of Commitment (expected results)	Approval of anti-corruption regional programs by the regional and Kyiv City State administrations.			
Relevance	Relevant			
Compliance with OGP values	Access to information	Civic participation	Public accountability	Technology and innovation for openness and accountability
		<input type="checkbox"/>	<input type="checkbox"/>	
Implementation deadline	March 2015.			

Completion level	Not implemented	Limited	Substantial	Completed
		<input type="checkbox"/>		
Description of the results	Regional anti-corruption programs were developed and are implemented in 13 regions. In 9 more regions the draft programs were developed and posted on the websites of the regional state administrations for public debate.			
Next steps	Approval of the relevant programs by all regional state administrations and their implementation.			

11. Development of guidelines on determining corruption risks in the activities of the judicial authorities and means of their countering with participation of the general public				
Lead implementing agency		Ministry of Justice		
Other actors involved				
Government			CSOs, international organizations	
-			Transparency International Ukraine, International Renaissance Foundation, All-Ukrainian Special Board for Countering Corruption and Organized Crime All-Ukrainian NGO, other CSOs and international organizations	
Main Objective	Reduction of corruption risks in the activities of the judicial authorities.			
Brief Description of Commitment (expected results)	Approval of the guidelines by the Ministry of Justice regarding determination of corruption risks in the activities of employees of the judicial authorities.			
Relevance	Relevant			
Compliance with OGP values	Access to information	Civic participation	Public accountability	Technology and innovation for openness and accountability
			<input type="checkbox"/>	<input type="checkbox"/>
Implementation deadline	March 2015.			
Completion level	Not implemented	Limited	Substantial	Completed
	<input type="checkbox"/>			
Description of the results	<p>On October 14, 2014, the Law of Ukraine 'On Preventing Corruption' was passed. The said Law envisions the creation of the National Agency for Prevention of Corruption (NAPC) which, among others, will be delegated to implement departmental anti-corruption programs in the state authorities which will be based on analysis of corruption risks in the activities of the relevant state authorities and will be directed towards their elimination.</p> <p>Furthermore, on April 29, 2015, the Cabinet of Ministers passed the Regulation 'On Approval of the State Program for Implementation of the Fundamentals of the State Anti-Corruption Policy in Ukraine (Anti-corruption Strategy) for 2015 – 2017'</p> <p>The said State Program, among other tasks, implies the development of general guidelines for assessing the corruption risks in the activities of the state agencies and local self-government bodies and recommendations on</p>			

	eliminating the standard corruption risks to the National Agency.
Next steps	Development of the relevant guidelines after approval of the relevant methodology by the National Agency for Prevention of Corruption.

12. Creating a single web portal for public officials' declarations of income, property and expenditures for their open publishing				
Lead implementing agency	National Agency for Prevention of Corruption			
Other actors involved				
Government			CSOs, international organizations	
State Fiscal Service, National Agency of Ukraine on Civil Service, Ministry of Justice, Administration of the State Service of Special Communication and Information Protection, State Agency for E-governance			Transparency International Ukraine, International Renaissance Foundation, other civil society institutions and international organizations	
Main Objective	Publishing of information on income, property and expenditures of officials in order to counter corruption.			
Brief Description of Commitment (expected results)	Creating a single web portal for income, property and expenditures declarations of officials for their open publishing.			
Relevance	Relevant			
Compliance with OGP values	Access to information	Civic participation	Public accountability	Technology and innovation for openness and accountability
	<input type="checkbox"/>		<input type="checkbox"/>	<input type="checkbox"/>
Implementation deadline	December 2015.			
Completion level	Not implemented	Limited	Substantial	Completed
		<input type="checkbox"/>		
Description of the results	<p>On October 14, 2014, the Law of Ukraine 'On Preventing Corruption' was passed. It implies the creation of the National Agency for Prevention of Corruption. Measures are now being implemented for creation of the Agency.</p> <p>Additionally, the Ministry of Justice, together with the World Bank experts, has developed a technical specification for introduction of the system of submission of electronic declarations of public servants' property, open electronic register of property declarations and introduction of the audit of declarations.</p> <p>To ensure timely introduction and functioning of the Unified State Register of Property Declarations of Public Officials, the Government of Ukraine delegated the development of the relevant software to the Ministry of Justice (Regulation of the Cabinet of Ministers of Ukraine No. 625, dated August 28, 2015; Regulation of the Cabinet of Ministers of Ukraine No. 863, dated August 28, 2015). The developed software will then be transferred to the NAPC.</p>			
Next steps	Creation of the relevant web portal and its transfer to the National Agency for Corruption Prevention upon its completion.			

Increasing the quality of administrative and social services

13. Preparation and submission of the draft Law of Ukraine 'On the Administrative Procedure' to the Cabinet of Ministers of Ukraine in accordance with the established procedure				
Lead implementing agency		Ministry of Justice		
Other actors involved				
Government			CSOs, international organizations	
-			Center for Political and Legal Reforms, other CSOs and international organizations	
Main Objective	Legislative regulation of the relations between the executive bodies, local self-government bodies, their officials and other entities authorized to fulfill the functions of the authorities and natural and legal entities.			
Brief Description of Commitment (expected results)	Approval of the Law of Ukraine 'On the Administrative Procedure' by the Cabinet of Ministers of Ukraine, its submission to the Parliament and follow-up until passing.			
Relevance	Relevant			
Compliance with OGP values	Access to information	Civic participation	Public accountability	Technology and innovation for openness and accountability
	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	
Implementation deadline	December 2014.			
Completion level	Not implemented	Limited	Substantial	Completed
		<input type="checkbox"/>		
Description of the results	<p>The Ministry of Justice prepared a draft Law of Ukraine 'On the Administrative Procedure.' It implemented comprehensive improvement of the provisions of the draft Law, taking into account the European practice of regulating the administrative procedure, remarks and offers of members of the working group established by Order of the Ministry of Justice No. 589/5, dated April 2, 2014, the German experts and expert reports of SIGMA program specialists.</p> <p>In January 2015 the draft Law of Ukraine 'On the Administrative Procedure' was submitted for consideration to the Cabinet of Ministers of Ukraine in accordance with the established procedure.</p> <p>On March 31, 2015, the draft Law was returned to the Ministry of Justice for additional discussion of its provisions with the state authorities, local self-government bodies and the general public, and for further improvement.</p> <p>The draft Law is submitted for consideration and approval to the ministries, other central and local executive bodies and local self-government bodies (their associations).</p> <p>On August 6, 2015, the draft Law was submitted for consideration to the Cabinet of Ministers of Ukraine. Currently the draft has been returned to the Ministry of Justice for improvement.</p> <p><i>Civic participation</i></p> <p>The draft was posted for discussion on the Ministry of Justice website</p>			

	and Civil Society and Authorities governmental website. Leading domestic and international experts were engaged in draft development.
Next steps	Approval of the draft Law on meetings of the Government, its submission to the Parliament and follow-up until passing.

14. Preparation and submission to the Cabinet of Ministers of Ukraine, according to the established procedure, of a draft law on the regulation of relations regarding the payment for administrative services				
Lead implementing agency		Ministry of Economic Development and Trade		
Other actors involved				
Government			CSOs, international organizations	
Ministry of Justice, Ministry of Regional Development, Construction, Housing and Public Utility Services, and Ministry of Finance			Center for Political and Legal Reforms, other CSOs and international organizations	
Main Objective	Securing transparent provision of administrative services.			
Brief Description of Commitment (expected results)	Approval of the draft law on regulating relations regarding payment for the administrative services by the Cabinet of Ministers of Ukraine, its submission to the Parliament of Ukraine and follow-up until passing.			
Relevance	Relevant			
Compliance with OGP values	Access to information	Civic participation	Public accountability	Technology and innovation for openness and accountability
	<input type="checkbox"/>		<input type="checkbox"/>	
Implementation deadline	June 2015.			
Completion level	Not implemented	Limited	Substantial	Completed
		<input type="checkbox"/>		
Description of the results	<p>The Ministry of Economic Development and Trade developed a draft Law of Ukraine 'On the List of Administrative Services and Payment (Administrative Fees) for Their Provision.'</p> <p>The draft Law offers the following:</p> <ul style="list-style-type: none"> approval of the list of administrative services, including authorization of documents, and defining the amount of payment for them; prohibiting demands for the purchase of administrative services not implied by law and not included into the draft law from citizens and economic entities. <p>Passing of the draft Law will facilitate the following:</p> <ul style="list-style-type: none"> unification of the titles of administrative services; legislative determination of the amount of payment for the administrative services which will include all the components of the procedure of administrative services provision; termination of the services not defined by the laws and not included in the list. <p>In this regard, draft law implementation will allow the administration of justice, legal determination, transparency and decrease of the risks of corruption as regards administrative services.</p> <p>On 8/5/2015, the draft Law was approved on the meeting of the</p>			

	<p>Government. The Ministry of Economic Development and Trade was assigned to improve it to the extent of amending the Law of Ukraine 'On Administrative Services' regarding determination of the amount of payment for the administrative services by the Cabinet of Ministers.</p> <p>On 9/15/2015, the draft Law was re-submitted for consideration to the Cabinet of Ministers of Ukraine.</p> <p>However, according to a range of experts belonging to the working group for increasing the quality of provision of administrative and social services of the Coordination Council, the list of administrative services does not require approval by law and can be published in the Register of Administrative Services.</p> <p>The experts claim that it would be reasonable to focus on the composition of payment for administrative services in the draft law (defining the criteria for payable/free-of-charge administrative services, the procedure for establishing the specific payment amount or at least its fundamentals; the upper limit of the administrative fees (cost price, etc); procedure for paying the fees; possibility of fund/payment acceptance by public servants, etc). Moreover, the most popular (the so called "basic") services, particularly, Civil Registry Office, passport service, registration of motor cars, enterprises, real estate, etc, should have the amount of administrative fees for them defined in the law (e.g., in a single list/appendix, analogous to the current Decree of the Cabinet of Ministers 'On State Tax"). It should also be taken into account that many authorities for the provision of administrative services should be transferred to the local self-government bodies.</p> <p><i>Civic participation</i></p> <p>The draft Law was published on the website of the Ministry of Economic Development and Trade for public debate and submitted for approval by the NGO and associations of local self-government bodies.</p> <p>Approval meetings and discussions were held with participation of the Center for Political and Legal Reforms and experts from international organizations.</p>
Next steps	Draft improvement, its submission to the Parliament of Ukraine and follow-up until passing.

15. Introduction of the pilot version of the Unified State Portal of Administrative Services for securing the access of applicants to information on the administrative services and entities providing them				
Lead implementing agency	Ministry of Economic Development and Trade			
Other actors involved				
Government			CSOs, international organizations	
Ministry of Finance, State Agency for E-government			CSOs and international organizations	
Main Objective	Securing access to information on administrative services and entities providing them.			
Brief Description of Commitment (expected results)	Introduction of the pilot version of the Unified State Portal of Administrative Services.			
Relevance	Relevant			
Compliance with OGP values	Access to information	Civic participation	Public accountability	Technology and innovation for openness and accountability

	<input type="checkbox"/>			<input type="checkbox"/>
Implementation deadline	October 2015.			
Completion level	Not implemented	Limited	Substantial	Completed
				<input type="checkbox"/>
Description of the results	<p>In September 2015, the Unified State Portal of Administrative Services (http://poslugy.gov.ua) was launched. The portal contains information on the services provided by the central executive bodies and the corresponding guide of the central executive bodies.</p> <p>Departments of the Ministry of Economic Development and Trade are subject to analysis of service provision (business processes) procedure for simplification and introduction in electronic form.</p> <p>However, due to the lack of necessary financing, the Ministry of Economic Development and Trade has no opportunity to provide for an extension of the functional capabilities of the Portal. The State Budget of Ukraine for 2015 provides no funding of the Portal.</p> <p>Civic participation</p> <p>For the purpose of determining the correspondence of the Portal to modern technical and technological requirements, civilian IT experts and experts of leading IT companies were engaged to analyze the Portal's software design and platform.</p>			
Next steps	The launch of electronic administrative services provided by the Ministry of Economic Development and Trade and administrative services provided by other executive bodies. Introduction of electronic administrative services provided by the executive bodies and local self-government bodies, and their integration to the Unified State Portal of Administrative Services.			

16. Preparation and submission of the draft law on the decentralization of authorities on provision of the most important administrative services to citizens to the Cabinet of Ministers of Ukraine according to the established procedure, including the purpose of their submission via centers of administrative services, specifically:	
<ul style="list-style-type: none"> registration of the place of permanent (temporary) residence of a person, executing documents confirming identity, including the purposes of traveling abroad; state registration of legal entities and individual entrepreneurs, title to immovable property and its encumbrance, associations of citizens and civil statuses; state registration of land lots, entry and obtaining of data from the State Land Cadaster; registration of motor vehicles, preparation of driver's licenses 	
Lead implementing agency	Ministry of Regional Development, Construction, Housing and Public Utility Services, Ministry of Justice, Ministry of Internal Affairs, Ministry of Agrarian Policy and Food, Ministry of Economic Development and Trade, Ukrainian State Register, State Migration Service, State Service of Ukraine for Geodesy, Mapping and Cadaster
Other actors involved	
Government	CSOs, international organizations
-	CSOs, international organizations
Main Objective	Decentralization of authorities of the central executive bodies and decreasing the level of corruption during provision of administrative services.
Brief	Preparation and submission of the draft law on the decentralization of

Description of Commitment (expected results)	authorities on provision of the most important administrative services to citizens to the Cabinet of Ministers of Ukraine according to the established procedure, including the purpose of their submission via centers of administrative services (CAS). Delegation of the relevant authorities to local self-government bodies.			
Relevance	Relevant			
Compliance with OGP values	Access to information	Civic participation	Public accountability	Technology and innovation for openness and accountability
			□	
Implementation deadline	During 2014 – 2015.			
Completion level	Not implemented	Limited	Substantial	Completed
			□	
Description of the results	<p>The Ministry of Regional Development, Construction, Housing and Public Utility Services developed a draft Law of Ukraine 'On Amending Certain Legislative Acts of Ukraine on Extending the Authorities of the Local Self-Government Bodies and Optimization of Administrative Services Provision.' On the basis of the above the people's deputies of Ukraine offered a draft Law of the same title to the Parliament of Ukraine (registration No. 2984, dated June 2, 2015) implying decentralization of authorities on the registration of the place of residence and simplification to the extent of issuing passports as well as provision of data from the State Land Cadaster.</p> <p>On 2/12/2015, the Parliament passed a Law of Ukraine 'On Amending Certain Laws of Ukraine Regarding Simplification of Business Administration (Deregulation)' which, in particular, provides for the opportunity of delegating the authorities of the state registrars accepting the documents for provision of administrative services and issuing of the executed documents resulting from them to the officials of the local self-government bodies and CAS administrators.</p> <p>On 6/2/2015, the people's deputies of Ukraine offered two draft laws developed by the Ministry of Justice:</p> <ul style="list-style-type: none"> - 'On State Registration of Title to Immovable Property and Its Encumbrance' (registration No. 2982); - draft Law 'On State Registration of Legal Entities, Individual Entrepreneurs and Civil Associations' (registration No. 2983). <p>The said draft laws imply the transfer of the relevant authorities to the local self-government bodies from 1/1/2016.</p> <p>The Ministry of Internal Affairs developed a draft Law 'On Services and Service Centers of the Ministry of Internal Affairs.' On April 6, 2015, the draft Law was approved by the Cabinet of Ministers and registered in the Parliament of Ukraine (registration No. 2567). The draft Law describes a model of separate "service centers of the Ministry of Internal Affairs" and currently does not imply decentralization of the authorities on the registration of the vehicles and issuing driver's licenses. However, the final provisions of the said draft law imply preparation and submission of the draft law on transfer of functions on 'service' rendering to the local self-government bodies from January 1, 2018, to the Parliament of Ukraine.</p>			
Next steps	Follow-up of the draft laws in the Parliament of Ukraine.			

17. Preparation and submission of the draft Law of Ukraine 'On Amending the Law of Ukraine 'On Social Services" (new version) to the Cabinet of Ministers of Ukraine according to the established procedure				
Lead implementing agency		Ministry of Social Policy		
Other actors involved				
Government			CSOs, international organizations	
-			Coalition of HIV-Service NGOs All-Ukrainian Charity Foundation, Caritas Ukraine International Charitable Foundation, other CSOs, and international organizations	
Main Objective	Ensuring an equal approach to the provision of social services to representatives of different social groups.			
Brief Description of Commitment (expected results)	Approval by the Cabinet of Ministers of Ukraine of a draft Law of Ukraine 'On Amending the Law of Ukraine 'On Social Services" (new version) for ensuring an equal approach to provision of social services to representatives of different social groups, its submission to the Parliament of Ukraine and follow-up until passing by the Cabinet of Ministers of Ukraine.			
Relevance	Relevant			
Compliance with OGP values	Access to information	Civic participation	Public accountability	Technology and innovation for openness and accountability
		<input type="checkbox"/>	<input type="checkbox"/>	
Implementation deadline	December 2014.			
Completion level	Not implemented	Limited	Substantial	Completed
			<input type="checkbox"/>	
Description of the results	<p>The Ministry of Social Policy developed a draft Law of Ukraine 'On Social Services' (new version), which on 9/16/2015 was approved at a meeting of the Cabinet of Ministers and registered in the Parliament of Ukraine (registration No. 3143).</p> <p><i>Civic participation</i></p> <p>The draft Law was developed with the engagement of NGOs, scientists, and international experts.</p>			
Next steps	Follow-up of the draft law in the Parliament of Ukraine until passing.			

Introduction of e-government technologies and e-democracy development

Paragraph 2, Clause 18. Preparation and submission of draft Law of Ukraine 'On Amending Certain Legislative Acts (Regarding the Possibility to Certify the Effective Set of Electronic Copies of Scanned Documents Necessary for Obtaining Administrative Services by the Own Electronic Digital Signature of the Applicant and Determining the Liability of the Applicant for Submission of Inaccurate Documents and Details)' to the Cabinet of Ministers of Ukraine according to the established procedure	
Lead implementing agency	Ministry of Justice
Other actors involved	
Government	CSOs, international organizations
State Agency for E-government, Ministry of Regional	CSOs, international organizations

Development, Construction, Housing and Public Utility Services, Ministry of Economic Development and Trade, Administration of the State Service of Special Communication and Information Protection, National Commission for the State Regulation of Communications and Informatization, Ukrainian State Archive				
Main Objective	Improvement of the provision of administrative services.			
Brief Description of Commitment (expected results)	Approval by the Cabinet of Ministers of Ukraine of the draft Law of Ukraine 'On Amending Certain Legislative Acts (Regarding the Possibility to Certify the Effective Set of Electronic Copies of the Scanned Documents Necessary for Obtaining Administrative Services by the Own Electronic Digital Signature of the Applicant and Determining the Liability of the Applicant for Submission of Inaccurate Documents and Details)', its submission to the Parliament of Ukraine and follow-up until passing.			
Relevance	Irrelevant			
Compliance with OGP values	Access to information	Civic participation	Public accountability	Technology and innovation for openness and accountability
				□
Implementation deadline	December 2014.			
Completion level	Not implemented	Limited	Substantial	Completed
	□			
Description of the results	The task was deleted according to the regulation of the Cabinet of Ministers of Ukraine No. 854, dated August 19, 2015, as the corresponding issues are considered in the draft law 'On Electronic Trust Services', developed to fulfill the provision of paragraph 3, clause 18 of the Action Plan.			
Next steps				

Paragraph 3, Clause 18. Preparation and submission of draft Law of Ukraine 'On Amending the Law of Ukraine 'On Electronic Digital Signature' (to the extent of the procedure of state regulation in electronic digital signature services, controlling compliance with the laws on electronic digital signature and improving the legislation in the use of open key infrastructure and provision of electronic trust services considering the experience of the European Union) to the Cabinet of Ministers of Ukraine according to the established procedure	
Lead implementing agency	Ministry of Justice
Other actors involved	
Government	CSOs, international organizations
State Agency for E-government, Ministry of Regional Development, Construction, Housing and Public Utility Services, Ministry of Economic Development and Trade, Administration of the State Service of Special Communication and Information Protection, National Commission for the State Regulation of Communications and Informatization, Ukrainian State Archive	CSOs, international organizations
Main Objective	Improving legislation regarding the electronic digital signature, considering the experience of the European Union, development of a single trust space on

	the basis of the system of electronic trust services, acknowledgment of electronic trust services provided by the foreign suppliers of electronic trust services in Ukraine, which will secure the active development of cross-border cooperation and integration of Ukraine in the global electronic information space.			
Brief Description of Commitment (expected results)	Approval by the Cabinet of Ministers of draft Law of Ukraine 'On Amending the Law of Ukraine 'On Electronic Digital Signature" (to the extent of the procedure of state regulation in electronic digital signature services, controlling compliance with the laws on electronic digital signature and improving legislation in the use of open key infrastructure and provision of electronic trust services considering the experience of the European Union), its submission to the Parliament of Ukraine and follow-up until passing.			
Relevance	Relevant			
Compliance with OGP values	Access to information	Civic participation	Public accountability	Technology and innovation for openness and accountability
				□
Implementation deadline	December 2014.			
Completion level	Not implemented	Limited	Substantial	Completed
			□	
Description of the results	<p>On July 23, 2014, Directive of the European Parliament and of the Council dated December 13, 1999, on a Community Framework for Electronic Signatures was replaced by the Regulation (EU) No. 910/2014 of the European Parliament and of the Council, dated July 23, 2014, on electronic identification and trust services for electronic transactions in the domestic market and repealing Directive 1999/93/EC, which shall become effective on July 1, 2016.</p> <p>In this regard, the Ministry of Justice developed a draft Law of Ukraine 'On Electronic Trust Services', replacing the previously developed draft Law of Ukraine 'On Amending the Law of Ukraine 'On Electronic Digital Signature."</p> <p>On 8/5/2015, the meeting of the Government approved the draft law and on 8/31/2015 it was submitted to the Parliament (registration No. 2544a).</p> <p><i>Civic participation</i></p> <p>Pursuant to Part 1, Article 20 of the Law of Ukraine 'On the Rudiments of the State Regulatory Policy in Economic Activities', and for the purpose of obtaining remarks and offers from natural persons and legal entities and their associations, on 2/11/2015 the draft Law of Ukraine 'On Electronic Trust Services' was published on the official websites of the Ministry of Justice, the central certifying authority and the official Facebook page.</p> <p>On 3/17/2015, the Ministry of Justice held a public debate of the draft Law of Ukraine 'On Electronic Trust Services.' The discussion engaged representatives of state authorities, NGOs, scientific and research bodies, educational establishments and centers for key certification.</p> <p>On 3/31/2015 and 4/2/2015 the working group for development of regulation drafts for electronic digital signature held an extended meeting for discussion of the offers and remarks to the draft Law of Ukraine 'On Electronic Trust Services' provided by the state authorities, NGOs, scientific and research bodies, educational establishments, centers for key certification,</p>			

	<p>and natural persons.</p> <p>On 5/19/2015, the Scientific and Expert Council held a meeting on the development of open keys in Ukraine with the Ministry of Justice, which, in particular, discussed the issues of preparation of the draft Law of Ukraine 'On Electronic Trust Services', which gained conceptual support. In order to obtain remarks and offers from natural persons and legal entities and their associations, on 7/1/2015 the draft Law, together with the documents enclosed with it, was published on the official website of the Ministry of Justice and the central certifying body and the official Facebook page of the central certifying body.</p>
Next steps	Follow-up of the draft Law in the Parliament of Ukraine.

Paragraph 4, Clause 18. Preparation and submission of the draft Law of Ukraine 'On Amending the Law of Ukraine 'On Appeals of Citizens' to the Cabinet of Ministers of Ukraine according to the established procedure				
Lead implementing agency	Ministry of Justice			
Other actors involved				
Government			CSOs, international organizations	
State Agency for E-government, Ministry of Regional Development, Construction, Housing and Public Utility Services, Ministry of Economic Development and Trade, Administration of the State Service of Special Communication and Information Protection, National Commission for the State Regulation of Communications and Informatization, Ukrainian State Archive			CSOs, international organizations	
Main Objective	Facilitating the right of citizens to make appeals considering the modern development of information and communication technologies.			
Brief Description of Commitment (expected results)	Approval of the Law of Ukraine 'On Amending the Law of Ukraine 'On Appeals of Citizens' by the Cabinet of Ministers of Ukraine, its submission to the Parliament and follow-up until passing.			
Relevance	Relevant			
Compliance with OGP values	Access to information	Civic participation	Public accountability	Technology and innovation for openness and accountability
		<input type="checkbox"/>		<input type="checkbox"/>
Implementation deadline	December 2014.			
Completion level	Not implemented	Limited	Substantial	Completed
				<input type="checkbox"/>
Description of the results	<p>On 7/2/2015, the Parliament of Ukraine passed a Law of Ukraine 'On Amending the Law of Ukraine 'On Appeals of Citizens' to the Extent of Electronic Applications and Electronic Appeals.' The draft Law of Ukraine was registered in the Parliament by the President of Ukraine.</p> <p>The Law introduces the mechanism of submission of electronic applications and a new tool for appeals – electronic appeal – to the President</p>			

	<p>of Ukraine, the Parliament of Ukraine, Cabinet of Ministers of Ukraine and local self-government bodies.</p> <p><i>Civic participation</i></p> <p>Draft Law of Ukraine 'On Amending the Law of Ukraine 'On Appeals of Citizens' to the Extent of Electronic Applications and Electronic Appeals' was initiated, developed and advocated by experts of Electronic Democracy group, Reanimation Package of Reforms civic platform and Center for Innovations Development of the National University of Kyiv-Mohyla Academy.</p>
Next steps	Passing the regulations of the Cabinet of Ministers necessary for implementation of the Law.

Paragraph 5, Clause 18. Preparation and submission of the draft Law of Ukraine 'On Amending the Law of Ukraine 'On Personal Data Protection" to the Cabinet of Ministers of Ukraine according to the established procedure				
Lead implementing agency	Ministry of Justice			
Other actors involved				
Government			CSOs, international organizations	
State Agency for E-government, Ministry of Regional Development, Construction, Housing and Public Utility Services, Ministry of Economic Development and Trade, Administration of the State Service of Special Communication and Information Protection, National Commission for the State Regulation of Communications and Informatization, Ukrainian State Archive			CSOs, international organizations	
Main Objective	Harmonizing legislation with the European standards.			
Brief Description of Commitment (expected results)	Preparation and submission of the draft Law of Ukraine 'On Amending the Law of Ukraine 'On Personal Data Protection" to the Cabinet of Ministers of Ukraine according to the established procedure.			
Relevance	Irrelevant (pursuant to the Resolution of the Council of European Union dated June 23, 2014, the Law of Ukraine 'On Personal Data Protection' fully complies with the requirements of the legislation of the European Union and Council of Europe and in its current edition will allow to introduce electronic governance technologies in Ukraine).			
Compliance with OGP values	Access to information	Civic participation	Public accountability	Technology and innovation for openness and accountability
				□
Implementation deadline	December 2014.			
Completion level	Not implemented	Limited	Substantial	Completed
	□			
Description of the results	In December 2014, the Ministry of Justice informed the Cabinet of Ministers that the decision of the Council of the European Union dated June 23, 2014 acknowledged compliance by Ukraine of all the target values within the first stage of the Action Plan regarding liberalization of the visa regime for Ukraine by the European Union, including creation of a proper institution system in personal data protection and harmonization of the legislation in this			

	<p>domain with European standards.</p> <p>the Law of Ukraine 'On Personal Data Protection' fully complies with the requirements of the legislation of the European Union and Council of Europe and in its current edition will allow to introduce electronic governance technologies in Ukraine.</p> <p>The task is included according to the Regulation of the Cabinet of Ministers No. 854, dated August 19, 2015.</p>
Next steps	

19. Creation of Assessment of Electronic Readiness of Ukraine interactive system and conducting such assessment				
Lead implementing agency	State Agency for E-government			
Other actors involved				
Government			CSOs, international organizations	
Ministry of Regional Development, Construction, Housing and Public Utility Services			National Center for Electronic Governance of Derzhninformresurs state enterprise, OSCE Project Coordinator in Ukraine, Cities of Electronic Governance association of self-government bodies, other CSOs, and international organizations	
Main Objective	Facilitating the increase of the level of electronic readiness of Ukraine.			
Brief Description of Commitment (expected results)	Creation of the Assessment of Electronic Readiness of Ukraine interactive system and conducting such assessment.			
Relevance	Relevant			
Compliance with OGP values	Access to information	Civic participation	Public accountability	Technology and innovation for openness and accountability
				□
Implementation deadline	December 2014.			
Completion level	Not implemented	Limited	Substantial	Completed
			□	
Description of the results	<p>In December 2014, the Agency engaging the OSCE Project Coordinator in Ukraine created the Assessment of Electronic Readiness of Ukraine system (hereinafter referred to as the System).</p> <p>The system provides opportunities for organizing the accumulation of data, its structuring, maintenance and processing, and ensures the obtaining of analytical information for the assessment of electronic readiness of Ukraine. Future plans include implementation of information accumulation from the CSOs, business environment, expert environment and the citizens of Ukraine. Currently the System administration is under organization and content is under development.</p> <p>The procedure for assessment of electronic readiness of Ukraine has been launched.</p>			
Next steps	Implementation of the procedure for the assessment of Ukraine's electronic			

	readiness.
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20. Preparation and submission of proposals on defining the procedure for publishing open governmental data on the Internet to the Cabinet of Ministers of Ukraine according to the established procedure				
Lead implementing agency		State Agency for E-government		
Other actors involved				
Government			CSOs, international organizations	
Ministry of Regional Development, Construction, Housing and Public Utility Services, State Committee for Television and Radio Broadcasting, and Ukrainian State Archive			United Nations Development Program in Ukraine, International Renaissance Foundation and CSOs and international organizations	
Main Objective	Regulation of the publishing of open governmental data in the internet.			
Brief Description of Commitment (expected results)	Preparation and submission of proposals on defining the procedure for publishing open governmental data on the Internet to the Cabinet of Ministers of Ukraine according to the established procedure.			
Relevance	Relevant			
Compliance with OGP values	Access to information	Civic participation	Public accountability	Technology and innovation for openness and accountability
				<input type="checkbox"/>
Implementation deadline	May 2015.			
Completion level	Not implemented	Limited	Substantial	Completed
		<input type="checkbox"/>		
Description of the results	<p>Implementation of the said issue was impossible without passing the draft Law of Ukraine 'On Amending Certain Laws of Ukraine on Access to Public Information in Open Data Form' defining the main mechanism of work with open data.</p> <p>State Agency for E-government developed a draft Regulation of the Cabinet of Ministers 'On Approval of the Procedure for Publishing Open Data on the Internet.' On 6/19/2015 the draft regulation was sent for approval by the interested executive bodies.</p> <p><i>Civic participation</i></p> <p>The draft act was published on the official website of the Agency for public debate.</p> <p>On 7/8/2015 the draft act was considered at a meeting of the civil council with the State Agency for E-government.</p>			
Next steps	Submission of the draft regulation for consideration to the Government.			

21. Development of the Road Map for development of e-democracy				
Lead implementing agency		State Agency for E-government		
Other actors involved				
Government			CSOs, international organizations	
Ministry of Regional Development, Construction, Housing and Public Utility Services, and Ministry of Justice			Transparency International Ukraine NGO, International Renaissance Foundation, United Nations	

	Development Program in Ukraine, Cities of Electronic Governance association of self-government bodies, Podillya Agency for Regional Development NGO, other CSOs and international organizations			
Main Objective	Facilitating the possibility of using new technologies for the participation of the general public in decision-making and interactive discussion between the authorities and the general public.			
Brief Description of Commitment (expected results)	Development of proposals on defining ways to implement the potential of e-democracy tools as means to secure the possibility of the citizens to influence state decision-making and control the authorities.			
Relevance	Relevant			
Compliance with OGP values	Access to information	Civic participation	Public accountability	Technology and innovation for openness and accountability
	<input type="checkbox"/>	<input type="checkbox"/>		<input type="checkbox"/>
Implementation deadline	June 2015.			
Completion level	Not implemented	Limited	Substantial	Completed
				<input type="checkbox"/>
Description of the results	On 5/27/2015 the Cabinet of Ministers received proposals on defining ways to implement the potential of e-democracy tools as means to ensure that citizens are able to influence state decision-making and control the authorities (development of a Road Map of e-democracy evolution). However, civil experts expressed their remarks on the lack of communication during development of the said proposals and the need to continue the relevant work.			
Next steps	Presentation of the Road Map of e-democracy development and public debate for the purpose of defining next steps.			

22. Introduction of pilot initiatives connected with provision of budget information in an open and accessible form at a national, regional and local level by the partners	
Lead implementing agency	Ministry of Finance
Other actors involved	
Government	CSOs, international organizations
Ministry of Regional Development, Construction, Housing and Public Utility Services	Eastern Europe Foundation, European Commission Representation in Ukraine, other CSOs and international organizations and local self-government bodies
Main Objective	Raising the level of awareness of the public in budgeting, and creation of reader-friendly budget information.
Brief Description of Commitment (expected	Creation of The Price of the State web portal, introduction of the Open City platform in 15 administrative and territorial units, introduction of at least five pilot initiatives for raising the level of awareness of the public in budgeting, and creation of reader-friendly budget

results)	information.			
Relevance	Relevant			
Compliance with OGP values	Access to information	Civic participation	Public accountability	Technology and innovation for openness and accountability
	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Implementation deadline	December 2015.			
Completion level	Not implemented	Limited	Substantial	Completed
				<input type="checkbox"/>
Description of the results	<p>On 2/11/2015 the Parliament of Ukraine passed the Law of Ukraine 'On Open Use of Public Funds.'</p> <p>For the purpose of implementing the Law of Ukraine 'On Open Use of Public Funds' the Cabinet of Ministers passed the following:</p> <p>Regulation of the Cabinet of Ministers No. 911, dated September 14, 2015 'Certain Issues on the Creation and Functioning of the Single Web Portal for the Use of Public Funds' which authorized the Main Design, Production and Service Center for Computer Technologies state enterprise to administer the single web portal for the use of public funds;</p> <p>Regulation of the Cabinet of Ministers of Ukraine No. 694, dated 14 September 2015, 'On Approval of the Procedure for Administering the Single Web Portal for the Use of Public Funds;'</p> <p>Regulation of the Cabinet of Ministers of Ukraine No. 676, dated September 14, 2015, 'On Approval of the Procedure for Publishing Information on Payment Transaction on the Single Treasury Account on the Single Web Portal.'</p> <p>Funds for creation of the web portal will be allocated to the Ministry of Finance within the budget program, Code of Program Cost and Crediting Classification (CPCCC) 3501810 – Development of Informational and Analytical Support of the System of State Finance Management.</p> <p>On September 15, 2015 the single web portal for public funds use was launched in trial mode. The address of the portal is e-data.gov.ua (or edata.gov.ua).</p> <p>Moreover, the Center for Political Studies and Analytics, with the support of the European Commission, United Nations Development Program in Ukraine and International Renaissance Foundation, developed software for the local self-government bodies which can be accessed on the portal www.openbudget.in.ua. The portal facilitates the creation of interactive visual presentations of the local budgets on the basis of financial and statistical reports of the local self-government bodies and their posting on the websites of the local councils. During 2015, 9 local self-government bodies took part in the project (Cherkasy, Lviv, Ivano-Frankivsk, Ternopil, Kherson, Artemivsk, Vinnytsia, Berdiansk City Councils and Lviv Regional Council).</p>			
Next steps	Securing functioning of the single web portal for the use of public funds.			

23. Preparation and submission of the draft regulation on approval of the Procedure for Consideration of Electronic Appeals of Citizens to the Cabinet of Ministers of Ukraine in accordance with the established procedure

Lead implementing agency | State Agency for E-government

Other actors involved

Government		CSOs, international organizations		
Ministry of Regional Development, Construction, Housing and Public Utility Services, Ministry of Justice, Administration of the State Service of Special Communication and Information Protection, Ukrainian State Archive		United Nations Development Program in Ukraine, other CSOs, and international organizations		
Main Objective	Determining the Procedure for Consideration of Electronic Appeals of Citizens.			
Brief Description of Commitment (expected results)	Approval of the Procedure for Consideration of Electronic Appeals of Citizens by the Cabinet of Ministers of Ukraine.			
Relevance	Relevant			
Compliance with OGP values	Access to information	Civic participation	Public accountability	Technology and innovation for openness and accountability
				□
Implementation deadline	June 2015.			
Completion level	Not implemented	Limited	Substantial	Completed
		□		
Description of the results	<p>On 7/2/2015, the Parliament of Ukraine passed a Law of Ukraine 'On Amending the Law of Ukraine 'On Appeals of Citizens" to the Extent of Electronic Applications and Electronic Appeals.'</p> <p>An interagency working group on the procedure of consideration of electronic appeals was created with the State Agency for E-government.</p> <p>The draft of the relevant regulation was developed and is planned to be submitted for consideration to the said interdistrict working group.</p>			
Next steps	Improvement of the draft regulation and its submission for consideration by the Government.			

24. Information and educational campaign entitled Public Libraries — Bridges to E-Government	
Lead implementing agency	Ministry of Culture
Other actors involved	
Government	
CSOs, international organizations	
Ministry of Regional Development, Construction, Housing and Public Utility Services	National Center for Electronic Governance of Derzhninformresurs state enterprise, Bibliomist program, Ukrainian Library Association, other CSOs, and international organizations
Main Objective	Facilitating e-governance on the regional level, in the villages, creation of opportunities to access electronic technologies by turning libraries into the resource centers of e-governance for citizens.
Brief Description of Commitment (expected results)	Development of E-Governance Rudiments correspondence course and performance of training for the representatives of district and village councils.

Relevance	Relevant			
Compliance with OGP values	Access to information	Civic participation	Public accountability	Technology and innovation for openness and accountability
	<input type="checkbox"/>	<input type="checkbox"/>		<input type="checkbox"/>
Implementation deadline	2014 – 2015.			
Completion level	Not started	Limited	Substantial	Completed
				<input type="checkbox"/>
Description of the results	<p>The Ministry of Culture developed an E-Governance Rudiments correspondence course on CDs which were sent to all the regional and district libraries, regional and district state administrations (Departments for Culture) for the purpose of further organization of training on the fundamentals of e-governance on site. The course is also publicly available on the web portal of Ukrainian Library Associations.</p> <p>303 training sessions were conducted for a total of 2,321 participants.</p> <p>3 online portals for using e-governance services were created (in Shepetivka, Dmytriv and Lutsk towns).</p>			
Next steps	Continuation of implementation of the measures for training the representatives of district and village councils.			