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Chişinău, December 2, 2024

Letter of Intent

Ms. Kristalina Georgieva
Managing Director
International Monetary Fund
700 19th Street NW
Washington, DC 20431 USA

Dear Madam Managing Director

1. The attached documents provide updates to the Memorandum of Economic and Financial Policies (MEFP) and Technical Memorandum of Understanding (TMU) of June 13, 2024. The updated MEFP reports on recent economic developments, reviews progress in implementing Moldova's program under the Extended Credit Facility and Extended Fund Facility (ECF/EFF) arrangements and the Resilience and Sustainability Facility (RSF) arrangement, and sets out macroeconomic and structural policies that we plan to implement going forward, including to address significant climate-related challenges.
2. After a weak recovery in 2023, growth accelerated to 2.2 percent y-o-y in 2024H1, and is projected to reach 2.6 percent in 2024, supported by continued recovery of investment and private consumption on the back of rising real wages and strong credit growth. Growth is projected to further strengthen in 2025 and the medium term. Inflation has stabilized, after a period of high inflation, and remains within the National Bank of Moldova's (NBM) 5 ± 1.5 percent tolerance band. The outlook remains subject to significant uncertainty, with large downside risks.
3. Despite the difficult environment, our IMF-supported programs remain broadly on track, although with delays on structural reforms.
 - We met all the quantitative performance criteria (QPCs) and indicative targets (ITs) for end-June 2024, with the exception of the IT on the ceiling of the general government wage bill, which was missed by a small margin due to unexpected payments from the reorganization of assistance programs and new regulations that limit the carryover of unused leave.
 - We met two structural benchmarks (SBs) for this review: (i) on setting up an inter-agency committee with the mandate to develop, implement, and monitor the National Financial Inclusion Strategy (end-June), and (ii) on adoption of secondary legislation for Pillars II

and III of Solvency II (end-September). The end-September SB on advancing SOE reform was implemented with delay in November. The end-November SB on submission to parliament of legislative amendments to strengthen NBM's autonomy and governance is delayed by a few days and will be completed as a prior action for this review. The end-September SB on adoption of the law on the establishment of the anti-corruption adjudication infrastructure was not met, reflecting the complexity and need for intense consultations. We request to reset this SB to end-December. We are unable to meet the end-November 2024 SB on increasing the staffing autonomy of the Anti-Corruption Prosecutor's Office (APO) required to promote its operational independence. Upon review, it is our position that allowing APO to have a role in transfer and promotion of prosecutors to APO, even in an advisory role, is unconstitutional, and we do not find it feasible to allow APO to hire its own investigators. We therefore propose a new, reformulated benchmark that would achieve the same objective (see below).

- We met RM5 of the Resilience and Sustainability Facility (RSF) program by delinking the provision of support under the Energy Vulnerability Reduction Fund (EVRF) from energy consumption by moving from in-bill subsidies to targeted cash transfers, in time for the current heating season. Three RMs are delayed but will be finalized in the coming months: (i) the approval of the Disaster Risk Management (DRM) program (RM2), (ii) the assessment of the cost-recovery rate for the provision of electricity and natural gas (RM4), and (iii) the inclusion of climate change impact assessments in our project appraisals (RM7). We expect to complete these RMs by the Third Review under the RSF arrangement.

4. Reflecting our continued strong commitment to program objectives, we propose to set four new SBs that comprise: (i) drafting and presenting for public consultation legislation setting out a new VAT framework that is simple, broad based, and compliant with the EU acquis (end-September 2025); (ii) adopting at Cabinet level draft legislation to extend the tax base and eliminate tax expenditures starting in January 2026 (end-September 2025); (iii) preparing a roadmap for a medium-term comprehensive salary structure reform that realigns functions with positions, reduces the number of reference values, and evaluates the fiscal implications (end-June 2025); and (iv) improving the framework on SOE fiscal risk mitigation by establishing regular conduct of the SOE stress testing and, if applicable, use of other SOE financial performance assessment tools, and defining enhanced processes to inform decision-making (end-May 2025).

5. We remain committed to strengthening APO and propose to set a new commitment to replace the missed November 2024 SB, aiming to address the same objective, and formulated as follows: (i) amend the Superior Council of Prosecutors regulations to require APO's written opinion on shortlisted prosecutors prior to transfer or promotion to APO; and (ii) ensure that APO will be sufficiently staffed with at least 70 percent of prosecutor positions and 70 percent of investigator positions filled (end-March 2025). We will provide APO separate functional premises in December 2024.

6. To support our ongoing efforts, we request the completion of the Sixth Review of the ECF/EFF program and the release of the eighth tranche in the amount of SDR 100.6 million (SDR

19.05 million under the ECF and SDR 81.55 million under the EFF), approximately US\$134 million, to be used as budget support. We believe that the policies outlined in the accompanying MEFP are sufficient to meet our program's objectives.

7. To support our ambitious agenda to address climate challenges and facilitate efforts to catalyze climate finance from other official and private partners, we are also requesting the completion of the Second Review under the RSF, with an accompanying disbursement worth SDR 10.78125 million (approximately US\$15.2 million). A comprehensive reform package is outlined in the attached MEFP.

8. We are also requesting the modification of (i) the end-December 2024, end-March (IT), and end-June 2025 ceiling on the cash deficit of the general government, to reflect higher-than-projected revenue outturns, and the need of additional electricity buffer and revised forecast, respectively, and (ii) the QPC on the floor on net international reserves of the NBM for end-December 2024, end-March (IT) and end-June 2025, to reflect the high level of NIR.

9. We are prepared to take further actions, as necessary, to achieve our program objectives. According to IMF policies, we will consult with staff prior to adopting such measures, to revising the policies outlined in this MEFP, or to adopting additional measures that diverge from program objectives.

10. In accordance with our commitment to transparency, we approve publication of this letter and its attachments, and the accompanying staff report by the IMF.

Sincerely yours,



Dorin RECEAN
Prime Minister



Victoria BELOUS
Minister of Finance



Anca DRAGU
Governor National Bank of Moldova

Attachments: Memorandum of Economic and Financial Policies (MEFP)
Technical Memorandum of Understanding (TMU)

Appendix I. Letter of Intent

Ms. Kristalina Georgieva
Managing Director
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Washington, DC 20431 USA

Chişinău, Moldova
December 2, 2024

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3. Despite the difficult environment, our IMF-supported programs remain broadly on track, although with delays on structural reforms.

- We met all the quantitative performance criteria (QPCs) and indicative targets (ITs) for end-June 2024, with the exception of the IT on the ceiling of the general government wage bill, which was missed by a small margin due to unexpected payments from the reorganization of assistance programs and new regulations that limit the carryover of unused leave.
- We met two structural benchmarks (SBs) for this review: (i) on setting up an inter-agency committee with the mandate to develop, implement, and monitor the National Financial Inclusion Strategy (end-June), and (ii) on adoption of secondary legislation for Pillars II and III of Solvency II (end-September). The end-September SB on advancing SOE reform was implemented with delay in November. The end-November SB on submission to parliament of legislative amendments to strengthen NBM's autonomy and governance is delayed by a few days and will be completed as a prior action for this review. The end-September SB on adoption of the law on the establishment of the anti-corruption adjudication infrastructure was not met,

reflecting the complexity and need for intense consultations. We request to reset this SB to end-December. We are unable to meet the end-November 2024 SB on increasing the staffing autonomy of the Anti-Corruption Prosecutor's Office (APO) required to promote its operational independence. Upon review, it is our position that allowing APO to have a role in transfer and promotion of prosecutors to APO, even in an advisory role, is unconstitutional, and we do not find it feasible to allow APO to hire its own investigators. We therefore propose a new, reformulated benchmark that would achieve the same objective (see below).

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completion of the Second Review under the RSF, with an accompanying disbursement worth SDR 10.78125 million (approximately US\$15.2 million). A comprehensive reform package is outlined in the attached MEFP.

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Sincerely yours,

/s/

Dorin Recean
Prime Minister

/s/

Victoria Belous
Minister of Finance

/s/

Anca Dragu
Governor
National Bank of Moldova

Attachments: Memorandum of Economic and Financial Policies (MEFP)
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Attachment I. Memorandum of Economic and Financial Policies

I. Macroeconomic Developments and Outlook

1. Russia's ongoing war in Ukraine continues to cast a shadow over Moldova's economic and social environment. While we successfully tackled multiple external shocks, the recovery is slower than expected, amidst persistent uncertainty related to the proximity to the war and Russia's continued presence in the breakaway region of Transnistria. Moreover, the continued influence of vested interests and risks from sporadic protests are undermining the fragile social fabric and political stability throughout the 2024–25 electoral cycle. Against this backdrop, the government continues to prioritize strengthening state institutions, supporting economic recovery, enhancing contingency planning, and reinforcing state security, although heightened risks create significant challenges in shaping and executing policies.

2. We have managed to safeguard energy security so far, but risks remain. We have successfully diversified our sources of gas supplies and decoupled from dependency on Gazprom. In line with the contingency plans, this was achieved by leveraging fiscal buffers and EBRD credit lines. We are continuing re-stocking our gas reserves. However, risks remain in the electricity sector due to dependency on electricity supplies from the MGRES power plant in Transnistria. During January—August 2024, MGRES provided about 70 percent of the total electricity demand, while the rest was contracted from domestic sources, Ukraine, Romania and the OPCOM exchange. There is a risk that electricity supplied comes at higher cost, depending on the outcome of how gas continues to be supplied to MGRES for electricity generation following the expiration of the Ukraine-Gazprom agreement at end-2024.

3. We are also continuing to provide significant support to refugees from Ukraine. Since last year we have seen the number of refugees from Ukraine increase to about 118,000 as of April 2024, from about 100,000 a year ago. Partnering with international organizations, we have aimed for a “whole of society” approach, supporting both refugees and the most vulnerable local families, including those hosting refugees. At the same time, national systems were strengthened, including to improve the quality and efficiency of the asylum system and the implementation of the Temporary Protection regime, to open pathways to the longer-term inclusion of refugees into national systems. Key challenges remain, however, including securing sufficient budgetary resources to include refugees in social services, ensuring sufficient governmental systems and personnel are in place to handle the increased caseload, and acquiring the necessary financial and technical support from donors for the longer-term inclusion of refugees.

4. The economic recovery is taking longer than initially anticipated, and modest growth is expected this year.

- **Growth.** After weak recovery in 2023, growth has picked up to 2.2 percent y-o-y in 2024H1, reflecting improved investment and modest consumption growth. We project economic activity to grow by a modest 2.6 percent in 2024, as the gradual recovery of investment and private consumption continues. The latter is supported by rising real wages and strong credit growth and contributes to import growth which is overall flat on falling re-exports to Ukraine. In contrast, exports remain weak.
- **Inflation.** After declining rapidly in 2023, headline inflation has stabilized, remaining broadly within the National Bank of Moldova's (NBM) tolerance band of 5+/-1.5 percent since October 2023. After hitting the lower end of the target band in April on account of declining food and regulated prices, headline inflation has increased slightly above the center of the band. Core inflation remains above headline inflation with little signs of slowing.
- **Fiscal position.** The fiscal deficit was smaller than envisaged in 2024H1, on account of stronger revenue collection—mostly PIT and social security contributions, due to stronger than expected wage growth—and lower than expected capital spending.
- **External.** The current account deficit widened to 14.3 percent of GDP in 2024H1, reflecting lower exports (re-exports of minerals to Ukraine but also exports of locally-produced goods, vegetable, and oils). Gross foreign exchange (FX) reserves continued to build up, reaching USD 5.7 billion at end-September; at over 6 months of import coverage, they provide adequate cushions against external shocks.
- **Monetary and financial policies.** After a strong disinflationary outlook and weak growth has led to an easing of the monetary policy stance, we cut our policy rate from the peak of 21.5 percent in November 2022 to 3.6 percent in May 2024, and have kept it unchanged since then. We also lowered slightly the MDL and FX reserve requirements since May. The financial sector continues to show resilience, with deposits and liquidity buffers exceeding pre-war levels. Credit growth has recovered with consumer credit to households and mortgages growing at 21 and 19 percent, respectively, between January and August while non-performing loans (NPLs) remained broadly stable at 4.5 percent in August.

5. The outlook is subject to significant uncertainty with large downside risks. Further escalation of the war leading to new waves of refugee inflows to Moldova, or a deterioration of security and economic conditions could put additional strain on public finances, undermine confidence and exert pressure on the exchange rate. New energy shocks, particularly related to the expiration of the Ukraine-Gazprom agreement, could aggravate Moldova's economic outlook, creating fiscal and balance of payments pressures, weaker consumption, and output losses; and further upset the fragile social fabric. Risks of deterioration of the political environment could slow the ongoing reform momentum, while insufficient progress on anti-corruption and governance reforms would undermine growth prospects. Extreme weather events pose significant risks to the energy and agricultural sectors. However, a stronger rebound in economic activity of trading partners presents upside risks to the outlook.

6. Also, faster-than-expected progress towards EU accession will support medium-to-long-term growth. Based on the recommendations of the European Commission (EC) presented in the Enlargement Report, the European Council decided in December 2023 to open accession negotiations with Moldova. The screening process for Moldovan legislation with the EU *Acquis Communautaire*, which identifies key reform priorities and benchmarks based on which the EC decides on opening negotiations for specific chapters, is ongoing. As Public Finance Management, part of Public Administration Reform, is one of three key reform pillars in the accession process, and public procurement and financial control are among the fundamental ones, it is expected that these chapters/clusters will be opened first for the negotiations. In January 2024, the Government of the Republic Moldova submitted to the EC its first Economic Reforms Program for 2024–2026, which is a planning document prepared by EU candidate countries for their participation in the EU’s economic policy coordination procedures. After the revision of the document, the policy guidance for Moldova, reflecting the most pressing economic reform needs, was approved in May 2024 during the Economic and Financial Committee, a high-level meeting involving enlargement countries, EU Member States, the EC, and the European Central Bank. EU accession negotiations started formally in June 2024 with the adoption of the Negotiating Framework.

II. Program Developments

7. Our program implementation appears broadly on track although with delays on structural reforms. We met all the quantitative performance criteria (QPCs) and indicative targets (ITs) for end-June 2024, with the exception of the IT on the general government wage bill which was missed by a small margin due to unexpected payments resulting from the reorganization of social assistance programs, new regulations that limit the carryover of unused leave, and bonus payments. We met two structural benchmarks (SBs) for this review: (i) we set up an inter-agency committee with the mandate to develop, implement, and monitor the National Financial Inclusion Strategy (NFIS), and (ii) the NBM prepared and adopted the remaining necessary secondary legislation for Pillar II and III of Solvency II. However, we will submit to Parliament the package of legislative amendments to strengthen the NBM law with delay, missing the end-November 2024 target, to be completed as a prior action. We also missed the end-September structural benchmark on adoption of an anti-corruption adjudication infrastructure law, due to the complexity of the law and extended discussions in parliament. The benchmark is proposed to be reset to end-December 2024. We also implemented with delay, in November 2024, the end-September structural benchmark on development of the strategy for all the SOEs at the central government level, which includes a framework for monitoring financial performance and mitigating related fiscal risks and a plan to rationalize the number of SOEs that are in non-strategic sectors or are loss making. We are unable to meet the structural benchmark on increasing the staffing autonomy of the Anti-Corruption Prosecutor’s Office (APO) required to promote its operational independence. Upon review, it is our position that allowing the APO chief to have a role in the transfer or promotion of prosecutors to APO, even in an advisory role, is unconstitutional. We also do not find it feasible to allow APO to hire their own investigators. We are proposing to set a new, reformulated structural benchmark for end-March 2025 that would achieve

important steps towards the same objective. On the Resilience and Sustainability Facility (RSF), we have delinked the provision of support under the EVRF from energy consumption by providing targeted cash transfers to beneficiaries from the 2024–25 heating season onwards, with payment provision administration relocated from energy providers to the Ministry of Labor and Social Protection, to ensure that energy price signals are fully preserved and to incentivize efficient energy consumption (**RM5**). We are also working on finalizing three further reform measures that were due for this review but are delayed: (i) the Disaster Risk Management (DRM) program that covers the full spectrum of the Sendai framework and defines an institutional framework with clearly assigned roles and responsibilities at the national and subnational level, including assigning the role for DRM coordination and strategic planning under the Office of the Prime Minister, e.g., to the National Committee for Climate Change (**RM2**); (ii) the determination of the cost-recovery rate for the provision of electricity and natural gas (fully reflecting operational and capital cost), including identification of any discrepancy between tariff and so defined cost recovery (considering tax expenditures), a distributional impact assessment, and closure of any gap by adjusting the tariff or by compensating the operating company transparently from the budget (**RM4**); and the adoption of legislation and methodologies to include climate change impact and vulnerability assessments in project appraisals (**RM7**). We will complete these three RMs in time to be assessed at the Third Review under the RSF arrangement.

8. On March 31, 2023, we created an escrow account at the NBM and deposited the outstanding amounts to service the external debt owed to official creditors that cannot be paid due to factors outside of our control, as specified in the Technical Memorandum of Understanding (TMU). These obligations stem from old commercial debt contracted in 2001, with the current amount outstanding at around USD 14.6 million from a USD 91 million total. The escrow account fulfills the following conditions: (i) no third party (including the Treasury or the Ministry of Finance) has access to the funds deposited on the account; (ii) funds deposited on the account can only be used to service the related debt, according to the repayment schedule and in line with international sanctions; and (iii) funds accumulated on the account can only be transferred back to the Ministry of Finance if there is legal evidence of an agreement to service the debt through other instruments or if funds need to be transferred to another account with the same purpose.

III. Policy Framework

A. Fiscal Policy

9. The 2024 budget supported growth enhancing reforms while providing moderate consolidation in line with the IMF’s macro-framework. It prioritized better-targeted social assistance and strengthened social safety nets, enhancing energy security, and supporting private sector development while promoting infrastructure investment in line with budget execution. To safeguard social protection, we indexed pensions by 6 percent, in line with the indexation formula, which refers to the end-year inflation, and adds a fixed component equal to the average pension amount multiplied by 50 percent of real growth. At the end of July, we approved a supplementary

budget to reflect additional external financing availability, reallocate spending informed by budget execution, increase the allocations for the Road Fund and Regional Development Fund and the EVRF, while maintaining contingency buffers.

10. We prepared a second supplementary budget in November to reflect stronger-than-expected revenue outturns and allow for some adjustment of spending envelopes. The deficit decreased by around MDL 2.5 billion relative to the July budget due to an upward revision of revenues, largely driven by unexpected wage and tobacco and vehicle import growth, while total spending remained broadly unchanged. The supplementary budget increased allocations to the Health Fund by MDL 550 million to account for unexpected contributions recorded on the revenue side, thus retaining net transfers to the Fund unchanged. In addition, it increased the allocation for wage payments by around MDL 400 million, partly reflecting mandatory payments resulting from a reform of social assistance programs and partly reflecting precautionary efforts (MDL 165) to reduce the stock of paid leave entitlements, a liability that is set to increase with average wage growth. Moreover, we added allocations for road infrastructure investments by around MDL 460 million. Due to an under-execution of other current spending lines (around MDL 850 million) and an under-execution of capital spending (MDL 100 million), total expenditures remained slightly below the July budget.

11. The 2025 budget prioritizes capital investments and contains current spending to support growth while preserving fiscal sustainability. Pensions will be indexed as mandated by law and we will approve moderate increases of wages in the education and health care sectors, and increases of minimum salaries and basic reference values. Procedural reforms in the Ministry of Infrastructure will enable improved implementation of capital projects. In addition, we anticipate additional spending to reduce the stock of paid leave entitlements. We also include an electricity shock contingency buffer of MDL 600 million (0.17 percent of GDP), which is calibrated to cover a possible increase in electricity prices for the end consumers up to 50 percent compared to December 2024, subject to price changes resulting from increased cost of purchased electricity. We commit to use the buffer proportionately to the electricity price increases, and to seek additional support from external partners, should the prices rise above 50 percent. The buffer is earmarked for additional support to households and to cover higher electricity costs in government buildings. Overall, these policies will result in a moderate reduction of total spending as a percent of GDP. Approved tax policy measures, including an increase in the basic allowance of the individual income tax to compensate inflationary effects, the introduction of new allowances for education and insurance expenses, and increases in excise taxation, will reduce revenue collections somewhat. However, increased wage payments will offset that effect, resulting in overall revenue growth in line with GDP. As a result, the overall deficit will decrease slightly, in line with the envisioned consolidation path.

12. The 2025 budget supports our medium-term goals, as formulated in the medium-term budget framework (MTBF). The MTBF for 2025–2027, approved in August 2024, targets a reduction in the general government deficit to 3.1 percent of GDP by 2027, anchoring the total public debt to GDP ratio below 45 percent to retain sufficient buffers against contingent liability risks and shocks. This will be underpinned by reforms to mobilize domestic revenues, improve tax administration, and

promote sustainable development-focused spending. We aim to enhance spending efficiency, develop the domestic capital market, and strengthen fiscal governance and transparency.

13. The risks around the baseline are high, particularly with existing security threats and an uncertain energy outlook. Accordingly, we continue to update our contingency plans and policies in consultation with the IMF to the evolving risk landscape. Should these risks materialize (115), we will also seek additional financial support from our partners in the form of grants and concessional loans.

Reforms to Strengthen Revenue Mobilization

14. Tax policy, revenue administration, and customs reforms remain priorities. In consultation with IMF staff, we plan to:

- **Streamline the design of our major taxes.** We recognize that our tax system has suffered frequent isolated changes that over the years led to a buildup of inefficiencies and complexities. With the help of IMF technical assistance, we have conducted a comprehensive diagnostic of the Moldova Tax Code to assess the interlinkages and consistencies between tax policy and revenue administration. The findings indicate that both consumption and income-based taxes suffer from gaps that reduce the efficiency and fairness of the tax system. To support growth, we will draft and present for public consultation a new Chapter III of the Moldova Tax Code, setting out a new VAT framework that is simple, broad-based, and compliant with the EU VAT *acquis* (**new end-September 2025 SB**).
- **Streamline tax expenditures.** We recognize that selective tax reductions for some businesses, or some goods and services, increase the complexity of the tax system, can invite avoidance if poorly designed, and are often an inefficient instrument to pursue social objectives. We initiated a reform of the tax incentive regime, starting with a review of existing tax expenditures (end-December 2023 SB, met). To improve the simplicity and fairness of the tax system, we will conduct a cost-benefit analysis to identify the least efficient and effective tax expenditures (**end-December 2024 SB**). By end-September 2025, Cabinet will approve draft legislation to eliminate tax expenditures starting in January 2026, including by extending the tax base or revising preferential tax regimes, with the goal of raising at least MDL 900 million in additional annual revenue compared to current policy (**new end-September 2025 SB**).
- **Continue strengthening revenue administration.** We will continue to enhance the capacity of the State Tax Service (STS) in line with IMF TA, including the Tax Administration Diagnostic Assessment Tool (TADAT) recommendations, by: (i) building a comprehensive compliance risks management process with a functioning governance framework in the STS that is able to detect and effectively address the biggest tax revenue risks; (ii) investigate and refer tax crimes for prosecution by signing relevant protocols, addressing gaps in legislation, and organizing training and technical assistance from external partners; (iii) enhancing voluntary tax compliance; and (iv) launching the automatic exchange of information with the OECD's Global Forum on Transparency and Exchange of Information for Tax Purposes by end-2024. We are extending the scope of the automated tax filing compliance program, which currently covers VAT and excises, and aim to

include employers' personal income tax reporting by end-2024. With IMF technical assistance, we will prepare a report summarizing the findings of a review of the legislative framework and practices of tax audit (**end-January 2025 SB**), that will serve as basis for the development of a plan to modernize the tax audit function (**end-April 2025 SB**). Furthermore, having become a member of the OECD's Inclusive Framework this year, we are committed to implementing the BEPS Minimum Standards in a timely manner and will publish a roadmap for their adoption this year.

- **Continue actions towards reduction of global greenhouse gas (GHG) emissions.** Led fuel excises are adjusted annually by nominal GDP growth with a view to converge towards minimum EU levels by 2027. After the energy uncertainty subsidies, we will step up our work on the revision and improvement of the taxation system in line with national, regional, and international commitments on GHG emissions, following a thorough assessment of social and economic considerations.
- **Advance customs reforms in several important areas.** The revisions to the custom code, developed in consultation with the EU, and approved by the Parliament in August 2021, became effective on January 1st, 2024. The new Code aligned our customs regulations and procedures with international best practices and brought it closer to EU directives. To support the implementation of the new customs code relevant regulations entered into force. Going forward, we will update the relevant legislation to facilitate implementation of the WHO Protocol to Eliminate Illicit Trade in Tobacco Products.
- **We will leverage the Anti-Money Laundering and Countering the Financing of Terrorism (AML/CFT) focusing on tax compliance as a predicate offence for AML and in line with the outcomes of the National Risk Assessment.** Existing AML/CFT tools, such as screening of cross-border financial flows and reporting of suspicious transactions, can be used to facilitate detection and enforcement of tax offences and incidences of abusive profit shifting (including to non-transparent offshore jurisdictions), and to trigger tax controls. In this regard, we aim to improve the exchange of information between authorities and development and dissemination of financial intelligence, strengthening the cooperation between the tax authority, Financial Intelligence Unit, NBM and law enforcement bodies, with an additional focus on cross-border tax offences.

Reforms to Improve Budget Quality and Fiscal Transparency

15. We believe in the importance of strengthening fiscal transparency and budgeting. To that effect, we will prioritize the following actions:

- **Institutionalize spending reviews.** We see spending reviews as critical for identifying the scope for efficiency improvements and cost effectiveness in key sectors. We completed a spending review for the education sector and aim to implement relevant recommendations. We have yet to finalize a spending review in the health sector. We are in the process of consolidating the network of universities by absorbing smaller higher education institutions and merging research institutes with universities, also merging some vocational educational institutions, while directing efficiency

gains towards improving the educational process. We will work closely with our UN partners to conduct additional social sector spending reviews to improve the value for money in this area, as well as to monitor the implementation of recommendations of spending reviews, including related to improved quality of education, effectiveness, and equity of public spending for children and other vulnerable groups.

- **Improve the credibility of the Medium-Term Budget Framework (MTBF).** Our budgets are currently subject to under-execution and deviations from planned expenditures. We are working with line ministries to improve coordination and address bottlenecks in budget execution, and we aim to limit the number and scope of supplementary budgets and introduce a transparent contingency reserve. We have started the process of preparing fiscal accounts in GFSM2014-compliant format to expand the coverage of general government statistics and address expenditure classification issues. We aim to present fiscal accounts for 2023 in the GFSM2014 format (**end-April SB 2025**) with IMF technical assistance. With IMF technical assistance, we will also seek to strengthen the MTBF preparation and implementation process. We aim to establish binding (for the first budget year) and indicative (for the following two years) multiyear expenditure limits. A stronger MTBF will ensure that citizens are aware of the full multiyear fiscal impact of new policies and their effect on long-term fiscal sustainability and will also serve as an early warning system to take corrective action when needed.
- **Implement the Public Finance Management (PFM) Strategy.** In February 2023, we approved the strategy to strengthen PFM systems for 2023–30, which is based on PEFA 2022 findings. The strategy aims to improve budgeting processes and increase public finance efficiency, performance, and transparency, facilitating the EU accession. Building on the Strategy, we have prepared three core policy documents to operationalize it: (i) action plan for 2023–2025, which includes detailed measures and costs, approved in December 2023, (ii) Public Procurement Development Program 2023–2026, approved in August 2023, and (iii) Program on Public Internal Financial Control Development 2024–2027, approved in March 2024. At the same time, aiming to modernize budgetary processes, and improve control and transparency over public finances in line with the PFM Strategy, using single information environment and fostering digitalization, we approved the Concept Document on PFM integrated IT system in May 2023.
- **Strengthen public procurement.** We plan to roll out a new e-procurement system to cover all public procurements, with a view to support transparent public procurement processes and delivering cost-efficient services. We are strengthening the capacity of relevant governmental bodies to improve efficiency and fast-track procurement of government contracts. The government approved the Public Procurement National Program for 2023–2026, with a view to further harmonize the national regulatory framework with the *Acquis Communautaire*, finalize the secondary regulatory framework, develop the capacity of public procurement specialists, and promote centralized public procurement, including sustainable public procurement.
- **Enhance disclosure and the management of fiscal risks.** We have made progress in identifying and reporting fiscal risks and published a fiscal risk statement as an addendum to our budget documents starting in 2018. In 2020, we expanded it to include key public private partnerships

(PPPs), large state-owned enterprises (SOEs), and government guarantees including the Prima Casa housing support program. With the help of EU technical assistance, we have applied a new methodology to assess fiscal risks from a sample of SOEs, while we plan to extend coverage to other SOEs, including operating in the energy sector. We plan to expand coverage of the Fiscal Risk Statement to include climate hazard risks (section F). We will continue to improve the coverage, monitoring, inter-agency coordination, and reporting quality of contingent liabilities in our fiscal risk statements going forward (see SOE reforms, section D).

- Strengthen debt and cash management.** Despite recent progress, especially with respect to data quality and inter-agency coordination, financial instruments are limited and concentrated in short-term maturities, and the government securities market remains shallow. To deepen the debt market for government securities and facilitate domestic financing, we successfully issued a 10-year domestic bond in September 2023. In July 2024, we launched the eVMS.md platform, designed to provide retail investors with direct and easy access to the government securities market. The first subscription through the eVMS.md platform ran from September 16 to September 25, 2024. During this period, a total of 815 transactions were recorded, reaching MDL 78.7 million. Notably, demand exceeded supply by 57.4 percent, highlighting a strong investor interest and confidence. We will strengthen our operational capacity and our cash management practices, take steps to further develop the primary dealer system, improve inter-agency coordination, and take steps to support external investors' ability to access the domestic government debt market. To preserve debt sustainability, our borrowing strategy will prioritize grants and donor financing on concessional terms.
- Tackle the shadow economy to create fiscal space.** The share of employment in Moldova's shadow economy is estimated at around 23 percent, comprising mainly of agriculture (about 61 percent of the total shadow economy), construction (about 22 percent), and HoReCa (about 7 percent) sectors. This employment includes undeclared work and income that would add to GDP and tax revenues if reported. The estimated losses in tax revenue are about 5–7 percent of GDP, including due to envelope wages (about 30 percent of the corporate wage bill). A functional review of the state labor inspectorate by the International Labor Organization (ILO) pointed to a weak legal framework, the absence of deterrent sanctions, and weak capacity as critical constraints. Against this background, we are reforming the state labor inspectorate to improve its governance, build capacity for better risk analysis, and bring its mandate further in line with ILO conventions, including through unannounced visits and dissuasive sanctions. Our overarching objective is to create more fiscal space, promote fair competition, improve labor market conditions, and crowd in informal participants into the social safety net.

Reforms to Make Expenditures Efficient, Sustainable, and Growth-Friendly

16. We aim to improve the outcomes of our public services to support growth and equity objectives.

- **We are strengthening our public investment management (PIM) framework to enhance the sustainable execution and quality of public investment and close infrastructure gaps.** Guided by the 2019 Public Investment Management Assessment (PIMA) report recommendations, and the 2023 Climate Public Investment Management Assessment (C-PIMA), we are strengthening the planning, allocation, and implementation stages of our PIM cycle, taking into consideration climate and environmental implications (reform area RM7-9, section F). Since 2024, we apply Regulation 684, which requires climate-change impact and vulnerability assessment for the identification, evaluation, approval, and monitoring of investment projects considered for funding under the MTBF and State budget. Building on this progress, we are developing a registry of investment projects approved for implementation by the State budget, externally funded projects, and developmental funds, and we will make all supporting documentation public by July 2025.
- **Strengthen the unitary pay system in the budgetary sector.** We plan to reform the public salary structure, based on a common understanding among all stakeholders, and affordability. As a first step toward this objective, we will leverage technical assistance to prepare a roadmap for a comprehensive medium-term salary structure reform to contain wage bill pressures, while ensuring efficient service delivery. The Ministry of Finance will approve a roadmap to realign functions with positions, reduce the number of reference values, and evaluate the fiscal implications of such reform (**new end-June 2025 SB**). The analysis will look at the unitary pay system in the budgetary sector, with a medium-term perspective synchronized with the MTBF process, to improve the wage-compression ratio and address critical staffing needs. Going forward, salary increases will take into account a well-defined set of criteria, aligning titles and functions.
- **Ensure the sustainability of the pension system.** Our pension system has significant challenges, including a narrow contribution base, an ageing population, and falling replacement ratios. To overcome these challenges, we are advancing with our reforms to boost employment and reduce informality in the labor market, including by broadening the contribution base.
- **Enhance social assistance programs.** In consultation with the World Bank, we initiated a reform of the *Ajutorul Social* program which strives to strengthen the support of the most vulnerable families, improve the targeting of social assistance programs, and streamline other programs' eligibility. We also intend to shift resources from categorical (including ad-hoc categorical payments) to means-tested payments and make remote application to means-tested programs operational. The reform also includes a simplification of the proxy test, clarifying qualification criteria for *Ajutorul Social* and improving the interoperability of information systems. In close cooperation with our UN partners, we will continue monitoring the impact of the war on living standards and adjust the assistance level accordingly to ensure coverage of the most vulnerable, especially families with children.
- **Improve the design of the energy vulnerability reduction fund (EVRF).** The EVRF, launched for the 2022–23 heating season, continues to provide an important support for the most vulnerable. Ahead of the 2023–24 winter season, we consolidated the two energy poverty reduction schemes, the APRA (heating support assistance) and the EVRF, to deliver a joint benefit to households. We

improved the targeting of the program, by increasing the number of energy vulnerability categories and the threshold, and providing compensations for the main energy source of residential heating. More than 770,000 households (65 percent of Moldovan households) benefited from energy bill support in the 2023–24 heating season. Going forward, for the 2024–2025 winter season we replaced in-bill support with cash transfers to continue to provide targeted support while ensuring that energy consumption is not incentivized by the compensation system (section F).

- **Strengthen gender equality efforts.** Despite improvements in the last two years, labor force participation remains lower for women at 55 percent compared to 62 percent for men, while wages for women are on average 13.7 percent lower than for men due to education, age, and working-time differences. Recognizing the importance of increasing female participation and employment, we introduced flexible work arrangements, promoted legislation and regulation of alternative childcare services, and expanded childcare services. Going forward, we will work on further improving access to childcare to facilitate faster reintegration of women into the workforce following maternity leave. We will also work with the UN agencies to build capacity for incorporating gender equality into the broader PFM reform agenda by providing guidelines to line ministries for tracking and reporting gender sensitive information.

B. Monetary Policy

17. The NBM stands ready to adjust its monetary policy stance consistent with its inflation targeting framework. Our monetary policy decisions continue to depend on the inflation outlook and adjustments are guided by the 12–24-month inflation forecasts, with the objective of keeping inflation within the tolerance band. Conditional on inflation remaining within our target band, our monetary policy will also be supportive of economic recovery.

- **Policy rates.** Forward-looking and data-dependent monetary policy helped to contain the second-round effects of inflation and anchor expectations. After peaking in October 2022, headline inflation started to decline sharply, stabilizing within the NBM target band since October 2023. Core inflation has increased, but has been compensated by lower regulated prices. The NBM started an easing cycle in December 2022, gradually reducing the policy rate from 21.5 percent to 3.6 percent in May 2024, and keeping it unchanged since then. The NBM also gradually relaxed bank reserve requirements in domestic currency and FX to 27 and 36 percent, respectively. Our future policy rate decisions will be carefully calibrated and guided by a frequent assessment of the inflation outlook, as well as thorough analysis of the balance of risks, given the highly uncertain environment. We will also continue reviewing the setting of other policy tools, and gradually normalize reserve requirements, to further support private sector credit.
- **Foreign exchange interventions.** The Moldovan leu moved sideways against both the US dollar and the euro between December 2023 and September 2024; while gross foreign exchange reserves increased to about USD 5.7 billion by end-September 2024, more than reversing the losses at the onset of the war. The NBM stands ready to allow necessary exchange rate adjustment

and will continue to manage reserves conservatively and limit interventions to counteracting excessive exchange rate volatility, following a rule-based approach, while also actively communicating its intervention strategy to the market.

- **Contingency measures.** While remaining committed to the outlined policy approach, in the face of unprecedented uncertainties, the NBM stands ready to undertake necessary contingency measures should severe downside risks materialize and endanger macroeconomic and financial stability. In consultation with IMF staff, these measures would be used in combination with a broader macroeconomic adjustment package.

C. Financial Sector Policies

18. The banking sector remains resilient, but risks persist. Banks continue to be adequately capitalized with aggregate capital adequacy at 27 percent as of end-August 2024, while nonperforming loans declined to 4.5 percent of total loans. The liquidity coverage ratio, at 292 percent, exceeded the prescribed 100 percent limit by a large margin reaching its pre-war level. Total deposits have been gradually increasing, currently about 38 percent above the pre-war level, while the share of FX in total deposits marginally declined to 35.5 percent. Profitability remained strong, although it recently declined as a result of monetary policy normalization which has reduced net interest margins. Return on equity and return on assets were 14.8 percent and 2.4 percent, respectively, at end-August. Geopolitical and macroeconomic risks remain high and were they to materialize they might translate into weaker profitability and deposit outflows.

19. Bank lending to households continues to recover after a significant contraction in 2022/23, and we monitor the potential buildup of systemic risk. The growth rate of household lending accelerated since Q3 2023, as a result of easing monetary policy conditions, easing of lending standards, and base effects. On the other hand, less than complete pass-through of lower policy rates to lending rates and weak demand amid uncertain economic outlook have contributed to the slow credit growth to businesses. Regulations for responsible lending and the imposition of loan-to-value (LTV) threshold of 80 percent and a debt service-to-income (DSTI) threshold of 40 percent were effective. We will complete the unification of the regulation between banks and non-banks, and we have been assessing their initial calibration. Despite the rapid growth in house prices, we plan to keep the LTV ratio at its current level while an adjustment of the DSTI is under consideration. With bank credit growth below its long-term trend, we maintained the counter-cyclical buffer rate at zero, and the systemic risk buffer at one percent. In October 2023 we released the systemic risk buffer for household exposure driven by the improvement of credit quality indicators of households and the disinflationary conditions with less negative impact on the real income of the population. The planned IMF Financial Sector Assessment Program (FSAP) starting in early 2025 will help us take stock of progress in our reforms in the financial sector.

20. We remain committed to further strengthening the institutional autonomy and governance of the NBM, in consultation with the IMF. The NBM's independence remains critical for ensuring monetary policy credibility and effectiveness, and for preserving macroeconomic and

financial stability. In that respect, a package of amendments was adopted on July 11, 2024. This package includes: (i) granting the NBM operational autonomy over its assets; (ii) adjusting the administrative procedures code to eliminate inappropriate deadlines for the NBM supervision; and (iii) adding an explicit mandate for financial stability and macroprudential policy of the NBM. Furthermore, in line with the recommendations of the March 2024 IMF mission on autonomy and governance of the NBM, and in consultation with IMF staff, we will present to Parliament a set of amendments to the NBM law to further strengthen the autonomy and governance of the NBM (**end-November 2024 SB, to be completed as PA**). These amendments include strengthening appointment and dismissal procedures, the latter by introducing a double veto and explicit procedural requirements; and reforming NBM governance and decision-making structures, especially qualifications, membership, and tenure. We have also requested a Central Bank Transparency Review of the NBM, to be conducted by the IMF and concluded in November 2024. We will discuss the key findings and recommendations and include the related follow up actions into the program at the time of the next reviews. We will continue strengthening the governance of the NBM by reviewing the secondary legislation, organigram, and strategy, also considering the new competencies of the decision-making bodies. We plan to include a requirement for a self-assessment of decision-making bodies. Together with other state institutions, we agreed on a memorandum of understanding clarifying the responsibilities in the process of asset recovery in the context of the 2014/15 bank fraud (see ¶36).

21. We are fully committed to preserving recent banking sector reforms. To this end, we will maintain our current tight regulatory standards and ensure that preservation of the actions undertaken in the process of the removal of shareholders that do not fulfill the fitness and probity criteria—including those that held shares in banks via concerted action, without prior approval—is enforced. We are committed to use all legal avenues and take all necessary actions to counter any challenges to banking reform achievements and safeguard economic security. We are determined to bring perpetrators of the 2014/15 bank fraud to justice through an independent and comprehensive investigation, prosecution, and judicial process. In this context, we recognize financial stability risks arising from legal proceedings against banks as legal entities. Against this background, we are strengthening our crisis management arrangements by complementing discussions on financial stability and fiscal risks in the banking system at the level of the National Committee for Financial Stability (NCFS) with also considering these risks at the level of the Supreme Security Council. We have prepared—and will discuss if needed in the NCFS—comprehensive contingency plans to: (i) ensure that all provisions and capital charges applied to banks due to pending legal decisions are in line with IFRS and NBM regulations; (ii) require credible and time-bound capital restoration plans in cases where capital falls below prudential limits alongside other supervisory corrective actions; and (iii) if necessary, implement resolution actions identified by competent authorities to preserve financial stability in line with the BRRL. We will take decisive steps and make good faith efforts towards resolving the Victoriabank legacy. This may help boost credit and attract foreign investment.

22. We are determined to strengthen our financial supervision, including by bolstering our financial crisis management and macroprudential frameworks in line with the Financial Sector Stability Review (FSSR) recommendations. To this end, the NBM prepared the targeted review of the BRRL and the relevant secondary legislation, in line with good practices as appropriate to Moldova

and based on IMF staff recommendations, to identify shortcomings, introduce more flexibility to the MREL requirement, the conditions of access to the resolution fund, and the participation of the Deposit Guarantee Fund (DGF) in the financing of the resolution measures (end-June 2023 SB, met). The draft law was sent to Parliament in September 2024 and should be voted by end-2024. Following the recommendations from the IMF technical assistance, we have also advanced in the comprehensive review of the bank liquidation framework, and prepared the amendments to the existing legislation with a view to strengthen liquidation procedures, including by introducing a forced liquidation procedure that achieves public policy objectives without hindering the discharge of other functions of the NBM.

23. We pledge to bolster financial safety nets. We keep improving our stress-testing framework. We started working on stress tests for Non-Bank Credit Organizations (NBCOs) so far based on sensitivity analysis. We have introduced sectoral risk dashboards to monitor systemic-risks build-up, and LCR-based liquidity stress tests to monitor liquidity pressure at monthly frequency. With the recent introduction of mandatory reporting by maturity ladder we will introduce cash-flow based liquidity stress tests (for the 2025 financial stability report). We will continue enhancing the DGF's capability to pay out insured deposits in case of future bank failure, including by conducting regular stress tests for both the DGF and banks. We are working on an action plan to insure deposits of Saving and Loans Associations (SLAs) by end-2025. We keep on strengthening the resolution preparedness of the NBM, including by the preparation of operational plans, and enhancing inter-agency cooperation. We are developing secondary legislation to operationalize the implementation of the Bridge Bank Tool, which we plan to adopt by end-2025, and for Bail-in tool we plan to adopt it by end-2026. We have updated our internal and external regulations for Emergency Liquidity Assistance (ELA) in line with best practices including: setting the maximum maturity of ELA loans at 2 weeks and clearly distinguish it from the legal time limit for ELA (3 months, extendable up to one year); extending the horizon of the forward-looking definition of viability from 12 to 36 months; outlining the discretionary nature of the selection of ELA collateral by the central bank and defining a priority order for the mobilization of eligible assets as ELA collateral; and setting the public haircuts as minimum and ensuring possibility to implement overcollateralization. Following the IMF technical assistance, the NBM has prepared another draft update of the ELA regulation aiming to cover the outlined recommendations. We plan to approve the regulation by end-June 2025, and after that conduct a granular simulation exercise by end-December 2025. We will start discussions on amending relevant laws to clarify types of government guarantees and conditions under which they could be granted in the context of ELA.

24. We are committed to developing a sustainable and environmentally responsible financial system, including ensuring that climate risks do not undermine financial stability in line with the NBM's strategic plan. We aim to build a sustainable finance framework based on best international and EU practices, and taking into account Moldova specifics, starting with the reforms under Moldova's arrangement under the RSF to be completed by end-2025 (section F). We have started this work that involves various intergovernmental agencies, NBM, the National Commission for Financial Markets (NCFM), financial sector representatives, climate and environmental experts, and support from development partners. The NBM is also building regulatory and supervision capacity to

monitor, assess, report, and manage financial, environmental, and climate-related risks, including by participating in various workshops and Sustainable Banking and Finance Network (SBFN) Working Groups. The NBM will incorporate the Sustainable Finance Taxonomy and other relevant guidance and regulations into its regulatory framework for financial sector participants. We already amended our reserves management framework to explicitly allow for investment in green bonds and will continue to work on relevant guidance and regulations to develop a sustainable capital market in Moldova.

25. We are improving the oversight of the non-bank sector’s viability, corporate governance, and risk management practices. We have transferred to the NBM the regulatory and supervisory responsibilities for the oversight of NBCOs, SLAs, credit history bureaus, insurance companies, and insurance intermediaries effective July 1, 2023. Following the transfer, we have been upgrading the reporting requirements for NBCOs, which were adopted in January and effective as of July 2024. The first data according to the new reporting requirement will be collected in October 2024. We plan to introduce new reporting requirements for the SLAs by end-2026. The supervision and regulation of the sector will continue to be geared towards ensuring financial stability while being guided by the principle of proportionality. Regarding the state automated information system on MTPL (RCA data), we have made significant progress in optimizing and digitalizing the processes for insurers, including by updating the logging system for actions performed on the data, integrating it with the MConnect platform, and developing new digital tools. The NCFM adopted secondary legislation on licensing, qualified shareholders, and fit-and-proper and prudential requirements (end-June 2023 SB, met). The NBM prepared the remaining necessary secondary legislation for Pillar II and III of Solvency II and adopted it in September (**end-September 2024 SB**). We are now preparing the instructions for insurance institutions to ensure adequate reporting, as prescribed by the amended secondary legislation for Pillar II and III of Solvency II. Following the conclusion of the EU Twinning Project, the NBM is carrying out a Balance Sheets Review specification to assess the readiness of insurers for implementation of Pillar I of Solvency II. In parallel, the NBM is preparing the legislation for transposing Pillar I, with the goal to adopt it in 2026, with the date of the entry into force considering the results of the Balance Sheets Review.

26. We are strengthening the regulatory frameworks for capital markets and upgrading the institutional architecture for financial consumer protection. We continue the analysis on further development of capital market, as we acknowledge the need to enhance access to finance of Moldovan companies. In consultation with our stakeholders, including the IMF, we are pursuing a strategy for developing the CSD framework to incentivize financial intermediation and facilitate investments in financial instruments.

- **Central Securities Depository (CSD).** We have consolidated supervision of capital markets by transferring the capital market-related supervisory competencies of the CSD from the NBM to the NCFM. We have set up an intra-agency working group to establish the CSD’s supervision, ownership, and governance under the new regulatory framework. We have drafted legislation amending the normative acts of the Single Central Securities Depository Law to clarify the regulatory and supervisory responsibilities between the NBM and NCFM to promote the safety, efficiency, and integrity of the capital market and securities settlement systems. This Law was

approved by the Government and adopted by Parliament in September 2023. We will continue efforts aligning CSD Law to EU acquis and strengthening the supervision of corporate securities depositories and investment firms, to ensure transparent ownership. We will revoke CSD's ability to acquire and hold non-state securities.

- **Financial consumer protection.** We entrusted the NCFM with the financial consumer protection mandate, including well-defined financial consumer protection responsibilities for all financial services from July 2, 2023 (for banking services starting January 1, 2024). We have developed the concept note for the institutional architecture underpinning the reform, which clearly defines the objectives and responsibilities between the NBM and NCFM. The legislation amendments necessary for the reform were approved by the Parliament on June 30, 2023, and the NCFM approved the new organizational chart to reflect better the new competences. The NCFM is currently reviewing the regulatory framework on financial consumer protection by aligning it to EU acquis and strengthening its institutional competences. We have prepared a draft law aimed at consolidating the consumer protection framework which—among other things—will extend consumer protection regulations to the SLA sector. We also ensured adequate funding of the NCFM to perform its new mandate. With the support of the USAID and the World Bank, we are strengthening the regulatory and institutional capacities to better fulfil the supervisory role, and NCFM is actively conducting inspection activities.
- **Capital markets.** The NCFM continues the process of drafting the national strategy for capital markets development, with the support of USAID and taking into consideration recommendations provided by the EBRD project “Market development strategy and business plan for the Moldovan capital market infrastructure”. We carried out the diagnostic of the capital market in Moldova that will support the development of the national strategy. We aim to complete the strategy by end-2024. Following the adoption and entering into force of the regulatory framework for voluntary pension funds, NCFM has approved the decision to establish a first pension company eligible for operating a voluntary pension fund and is going through the licensing process.

27. We are taking steps towards improving financial inclusion. To this end, the NBM is actively modernizing the financial market infrastructure to facilitate cashless, cheaper payments, and we launched the “MIA” instant payment scheme in March 2024, with over 345,000 users accounts being activated by mid-September. In July 2024, NBM launched the new payment functionalities, including MIA for business (QR code-based payments to merchants) and Me2Me transfers for individuals. We plan to further extend it to cover also business-to-person and person-to-government transactions by end-2024. We are also preparing the PSD2-based open banking system to be launched in February 2025, including by developing and updating the necessary legislation. In light of these advances, we have revised amendments to the law 114/2012 to ensure licensing, adequate supervision, and fair competition between EU-licensed and national payment service providers and payment initiation service providers. We are working towards joining the Single Euro Payments Area (SEPA), and we have submitted our application in January this year. As recommended by the FSSR, we updated the primary legal framework for online identity verification system (e-KYC procedure) effective July 1, 2023, which will improve customer services and use of regulated financial services. This will also increase the reach

and effectiveness of our AML/CFT regime. The NBM's FinTech division proactively engages with the private sector in order to develop new products based on the instant payments infrastructure that leverage digital services and provide modern, fast, efficient, and inclusive financial services for consumers and SMMEs. In June this year, we have set up an inter-agency committee with a mandate to develop, implement, and monitor a National Financial Inclusion Strategy (NFIS) with support from the WB (**end-June 2024 SB**). The diagnostic phase is ongoing, and we expect to formalize the governance structure for the NFIS and the action plan to develop the NFIS by January 2025. The strategy will comprise four main pillars: (i) quality and usage of financial services, (ii) payment eco system, (iii) financial consumer protection, and (iv) financial capability.

28. We are committed to protecting our financial sector from illicit financial flows by strengthening AML/CFT regime's effectiveness. Decisive actions were taken to identify and prevent diverse attempts of cross-border illicit finance. These resulted in dismantling several illegal financing schemes and seizing large amounts of cash and wired funds. We will continue to strengthen cooperation between relevant agencies, adjust the regulatory framework, or introduce temporary restrictions on selected payment instruments where warranted by higher ML/TF risks. We will intensify efforts to detect, investigate and prosecute ML. To implement the risk-based approach to AML/CFT supervision and with the support of IMF capacity development project, we have enhanced our data collection and are adopting a new risk-based AML/CFT supervision methodology, including an institutional risk assessment for banks. We will develop a banking sector ML/TF risk assessment on the basis of the new methodology, publishing its executive summary. We are developing a guidance for the business ML risk assessments for the foreign exchange sector and have been conducting outreach on better understanding of risks and more effective application of preventive measures focusing on suspicious transactions reporting, politically exposed persons, and the identification of beneficial owners. We commit to continuing these efforts, including through targeted supervisory activities with a focus on cross-border ML/TF risks. We are developing a national mechanism for monitoring cross-border payments, building on the NBM's transaction screening toolkit, to address illicit financial flow risks and will improve the coordination among all relevant actors, including the NBM, SPCSB (Office for Prevention and Fight against Money Laundering) and STS. We have adopted a National AML/CFT Strategy for 2020–25 and will update our National Risk Assessment, develop the accompanying action plan, and publish the results.

D. State Owned Enterprises and Energy Sector Reforms

29. Reforming the SOE sector remains a priority to improve efficiency and contain fiscal risks. Our SOE sector undermines competition, productivity, and private investment, while posing significant fiscal risks. The sector suffers from weak performance associated with poor governance and oversight, noncommercial mandates, and weak capacity and independence of Supervisory Boards.

- We adopted a state-ownership strategy in December 2022—for all SOEs operating at the central government level—to identify public enterprises to undergo reorganization, privatization, or liquidation, as well as plans to strengthen their governance. The rationales of the strategy include:

(i) supporting national economic interests; (ii) maintaining critical infrastructure; (iii) producing strategic goods and services; and (iv) providing basic social services.

- We completed a triage of SOEs owned by the central government, in line with the approved state-ownership strategy (end-December 2023 SB), and following the adopted methodology that specified the criteria for classification of all SOEs into five categories, those that will: (i) remain under state management, (ii) be privatized in the short-term, (iii) be privatized after certain reforms, (iv) be restructured into public institutions, and (v) be liquidated. In parallel, we are addressing legal impediments to the implementation of the SOE ownership strategy related to the delineation of public and private assets. We have developed a strategy for the SOEs at central government level that includes: (i) a framework for monitoring financial performance and mitigating related fiscal risks, (ii) a plan to rationalize the number of SOEs that are in non-strategic sectors or are loss-making in November 2024 (**end-September 2024 SB**). With IMF technical assistance support, we will enhance the SOE fiscal risk mitigation through (i) establishing regular conduct of SOE stress testing and, if applicable, use of other financial performance assessment tools, and (ii) defining enhanced processes to inform decision making (**new end-May 2025 SB**). We also intend to propose a privatization strategy for small and large enterprises and set economic benchmarks to identify the most opportune conditions for launching de-nationalization efforts.
- We adopted the amendments to the Law on State and Municipal Enterprises in April 2023, with the support of the World Bank. These amendments authorize the owners of the state enterprises to: (i) ensure the adoption by SOEs of a corporate governance code according to the model approved by the Government, and (ii) evaluate the performance of SOE Executive Board members. Other proposed modifications introduce Audit Committees for Public Interest Entities as executive bodies of SOEs and allow for inclusion of independent members in the composition of SOE Boards. In April 2023, we adopted the regulations on the selective process of Supervisory Board members of SOEs and their remuneration.

30. Safeguarding energy security remains our priority amidst still high risks. We have adopted the plan of measures for the 2024–25 heating season. As in previous year, the plan considers different scenarios based on the natural gas availability and electricity deliverables, based on which we have identified appropriate preventive measures in order to reliably provide energy resources and utilities to the economy and households. We have also taken measures to reduce energy consumption and improve energy efficiency. We elaborated the Regulation and Action Plan for emergency situations in the gas and electricity sectors transposing Regulation (EU) 2017/1938 concerning measures to safeguard the security of gas supply and Regulation (EU) 2019/941 on risk preparedness in the electricity sector, which will be approved by Government in 2024Q4.

Natural Gas

- With the €300 million EBRD credit line and usage of fiscal buffers, we accumulated sufficient gas reserves for last winter. An amendment of the Loan agreement between the Republic of Moldova and the EBRD to implement the “Security of natural gas supply” project secured a new tranche (no.

3) of €165 million in October 2023, supplemented with €34 million grant from the Norwegian Government under the NANSEN program. By October 1, 2024, a total of 97.1 million m³ of natural gas is required to be stored, with 47.1 million m³ designated as security stocks under Government Decision No. 688/2022 amended through Government Decision No. 364/2024. This target was reduced from the initially required 149.5 million m³ due to technical limitations, as outlined in Government Decision No. 365/2024. To meet the security stock requirement, JSC “Energocom” procured an additional 1.5 million m³ of gas in October 2024, in accordance with Law No. 108/2016, as amended by Law No. 249/2022 and Government Decision No. 364/2024.

- Unbundling of transmission system operators (TSO) started in September 2023. LLC “Vestmoldtransgaz” has been designated as the operator of the natural gas transmission system in the Republic of Moldova; in February 2024, it was preliminary certified by ANRE according to the ISO model, and in August it received the final certification.
- Thanks to new national and cross-border natural gas transmission and distribution infrastructure, increased access to energy markets in neighboring countries and changing regional energy flows, the Republic of Moldova now has access to a number of new options to mitigate its high dependence on gas supplies, being ensured through the diversification routes and sources of gas imports, and addressed infrastructure bottlenecks and inefficiencies. Specifically, in line with the South-East European regional action plan of the EU energy platform, we also ensured that customs regulations enable Moldova to operationalize virtual reverse pipeline flows (“backhaul”). As a result, during 2023, a significant amount of gas was transported through this regime, mostly through the Trans-Balkan pipeline, which helped to increase energy security and the preparation for the winter season. We have adjusted the regulatory framework to ensure closer and faster alignment of domestic tariffs with imported prices.

Electricity

- The war continues to create supply and price uncertainties. In response to risks related to the expiration of the Ukraine-Gazprom agreement at end-2024 and potential disruptions to MGRES supplies, we have developed contingency plans and analyzed scenarios, addressing potential impacts on electricity system stability (detailed in Action Plan for the heating season 2024-2025). As part of these plans, additional energy buffers have been secured, including bilateral electricity contracts with producers from Romania and Ukraine. The registration of the state-owned company JSC “Energocom” on the OPCOM electricity market in Romania provides access to all the necessary instruments for the purchase from spot market and other sources. However, interconnection capacity with Romania remains constrained until additional transmission lines will have been built and commissioned. Moreover, if the energy infrastructure in Ukraine will continue to deteriorate as a result of Russian attacks, this will affect the availability of energy volume for Moldova. To mitigate risks, economic agents and households have been encouraged to save energy during peak hours, and a voucher program for low-income households has been introduced to promote the purchase of energy-efficient appliances.

- Unbundling of the electricity transmission system operators (TSO) has been implemented, and the certification of the electricity transmission system operator was approved.
- Amendments to electricity related laws, in line with EU regulations on the integrity and transparency of the wholesale energy market, were approved by the Parliament in December 2023. We also appointed Operatorul Pietei de Energie M (OPEM) as electricity market operator, to establish an electricity market aiming to enhance market efficiency and boost liquidity and investor confidence.

E. Rule of Law and Anti-Corruption

31. Continuing implementation of judicial reform, improving governance, and addressing high-level corruption remain a priority. We are committed to strengthening institutions, combatting high-level corruption, rooting out dishonest officials, and preparing the ground for strong rule of law in Moldova. Our short-term goals include cleansing the judiciary and promoting accountability of high-level judges and prosecutors, which is critical to addressing corruption, reducing avenues for political influence, restoring trust in our court system, and improving delivery of justice. We also recognize the importance of capacity building and ensuring the effective functioning of key anti-corruption institutions. We have reviewed our anti-corruption strategy and adopted in December 2023 a new national program of integrity and anti-corruption for 2024–2028.

32. We recognize the need to strengthen the integrity, capacity, and effectiveness of the judiciary and prosecution service. We endeavor to modernize our judicial system in line with recommendations by international bodies and experts. These priorities are contained in our Strategy on Ensuring Judicial Independence and Integrity for 2022–2025. In March 2022, we passed legislation governing the integrity vetting of candidates for the Superior Council of Magistrates (SCM) and the Superior Council of Prosecutors (SCP) and their respective colleges (so-called pre-vetting). This mechanism was established in consultation with the Venice Commission and is carried out for members of the SCM and SCP. We initiated competition for the members of SCM’s Board for the Selection and Appointment of Judges in September 2023, with all twelve candidates interviewed and vetted. An integrity assessment (full vetting) law was adopted and entered into the force on August 22, 2023, prioritizing vetting of high-level judges and prosecutors, with an objective to “cleanse” the ranks of the judiciary and prosecution service. We also adopted amendments to remodel the Supreme Court of Justice (SCJ) as a cassation court with an objective to improve the quality of case law. In addition, we provided for an extraordinary integrity assessment of the future judges of the SCJ, which is currently ongoing.

33. We will grant sufficient capacity, resources, and legal powers to the Anticorruption Prosecutor's Office (APO) to effectively detect, investigate, and prosecute high-level corruption. We revised the institutional anti-corruption framework in July 2023, with APO mandated with both investigation and prosecution of high-level corruption and NAC responsible for low and mid-level corruption. We amended the Criminal Procedure Code to ensure that APO’s investigative jurisdiction covers: (i) all types of corruption-related offences listed in the UN Convention against Corruption as

well as false asset declarations, and (ii) all high-level officials defined in the Article 123(3) with some exceptions of lower-level officials. The law entered into the force on March 1, 2024 and the transfer of ongoing criminal cases in line with the revised investigative jurisdiction was completed on March 31, 2024 (Fourth Review prior action). As special investigative techniques, such as wiretapping and surveillance, are critical for effective investigation of corruption offences, investigative officers seconded to APO were granted these powers by legal amendments adopted in November 2023. To ensure that APO has sufficient capacity to deliver on the mandate to investigate high-level corruption, we assessed APO's capacity needs, including required equipment, premises, and staffing (prosecutors, investigative officers, counsels, and experts). This assessment informed the budgetary allocation for APO in the national budget for 2024, providing APO with an independent budget using its separate budgetary code (end-June 2023 SB, met). We adopted a new organizational structure for APO, granting 54 new staff positions and are committed to increase the staffing autonomy of APO required to promote its operational independence. We remain committed to an APO that is operationally independent and with staffing autonomy. To this end, in lieu of the previous structural benchmark, we will (i) amend the SCP regulations to require the body to seek the written opinion of the APO Chief on shortlisted prosecutors prior to transfer or promotion to the APO; and (ii) ensure that the APO will be sufficiently staffed with at least 70 percent prosecutor positions and 70 percent investigator (including case officers) positions filled (**new end-March 2025 SB**). We will grant APO separate functional premises in December 2024.

34. To complete the anti-corruption institutional infrastructure, we will adopt a law to establish an anti-corruption court. To ensure timely and specialized adjudication of corruption cases, the President's Administration had initiated the establishment of an anti-corruption court, submitting a draft law to Parliament in July 2023. The law on the establishment of the anti-corruption adjudication infrastructure will be adopted by end-December 2024, in consultation with the IMF staff and in line with the Venice Commission opinion, including a credible framework for the selection process of anti-corruption judges for both first and appeal instance, which will promote appointment of persons with impeccable reputation and high professional and moral qualities using objective selection criteria. The Court's jurisdiction focuses on cases (i) investigated and/or prosecuted by APO, (ii) a limited number of non-APO cases based on articles 324–335 and 181–1 of the Penal Code as committed by high-level officials defined in the article 123 (3) or in large proportions defined in the article 126 (1), and (iii) of substantial unjustified wealth and related confiscation by NIA (**end-September 2024 SB**), which we request to be rephased to end-December 2024, due to the need for additional consultations. We will benefit from external donor-partners in the process of operationalization of ACC, including from financing and technical support. Prompt operationalization of the anti-corruption court law is now one of the main priorities in the justice reform agenda in the context of delays on high-profile corruption cases and limited successes in addressing corruption in the justice sector by the current judiciary. At the same time, we will be mindful of the caseload and potential for overburdening the new ACC.

35. Corruption enforcement is increasingly focusing on high-level corruption and recovering criminal proceeds. After the first 9 months of 2024, APO has sent to court 43 cases from its own investigations, obtained 121 sentences for 174 persons in the first instance court, including fine and

confiscation orders for over MDL 63 million total, a figure that is many times larger than any of the prior years (MDL 8.6 million in 2020, 10.6 million in 2021, 17.1 million in 2022, and 12.5 million in 2023). Significant sentences pronounced in 2024 include a sentence of 10 years imprisonment for a former head of a bank involved in the Bank Fraud case, a sentence of 10 years imprisonment against a judge for corruption, a sentence of 6 years imprisonment against a former president of Parliament for corruption, and a finding of guilt in multiple cases against former judges involved in the Laundromat case. We are also developing a database of seized assets at the Criminal Assets Recovery Agency, allowing for more transparency into the management of confiscated assets and the types of enforcement measures that have been taken following final court decisions. Among the priorities moving forward will be the intensification of scrutiny of high-level officials' sources of wealth, including assets held abroad, leveraging the asset declaration regime and the illicit enrichment offence. We are working on amendments to the legal framework for asset recovery, with a view to address gaps in responsibilities and accountability and streamline and shorten processes and procedural deadlines. An important focus will be on social reuse of confiscated assets. Our aim is to send these amendments to parliament by end-December 2024.

36. We remain resolute in achieving progress on asset recovery from the 2014 banking fraud through criminal justice efforts and channels and cooperation with foreign counterparts, including on the establishment of joint investigative teams and task forces. A national program for criminal asset recovery 2023–2027 has been adopted and we are progressing in implementing the associated action plan. In order to improve coordination and clarify responsibilities regarding the asset recovery following the 2014–15 bank fraud among the relevant state agencies, we signed, in September 2024, an MoU describing and delineating responsibilities among institutions involved in the asset recovery process, and published it in November 2024. The MoU has set up a Steering Committee, a Working Group charged with executive coordination, and a high-level Monitoring Committee, chaired by the Prime Minister. Summaries of the meetings of the Working Group will form the basis for the adoption of the measures to solve constraints and challenges in the process of recovery of criminal assets. Summaries will be published within one month.

F. Building Climate Resilience

37. We acknowledge that sustainable socioeconomic development is associated more than ever with the negative impacts of climate change and their mitigation. To this end, we are committed to reducing our national contribution to GHG emissions, reducing national emissions by 70 percent (88 percent conditional) in 2030 compared to 1990. We also developed our National Climate Change Adaptation and the Low Emission Development Programs up to 2030, which are being implemented through Action Plans. Our reforms are consistent with and geared towards achieving EU accession obligations. At the same time, we aim to address vital elements related to energy security and sustainable development. Furthermore, we will work towards enhancing climate resilience of our key sectors, including infrastructure and agriculture.

38. Our RSF-supported program is helping us to deepen and accelerate climate-related reform efforts. To this end, it focuses on the following four reform areas, which aim at creating and

enabling legal and institutional frameworks, help catalyze financing for climate investments, and support energy reforms. It supports our Nationally Determined Contribution (NDC) and EU accession requirements, and reflects the recommendations from the C-PIMA, Climate Policy Diagnostic, and the World Bank's Country Climate and Development Report (CCDR). Each reform area has reform measures (RMs, specified below) to be achieved by specified target dates under this program. Additionally, RSF financing will provide budget support and replace more expensive financing.

- **Reform Area 1: Adaptation and Mitigation Policy, and Disaster Risk Management.** We will strengthen the legal and institutional framework for managing climate change with a view to enhance cross-sectoral coordination and to accelerate implementation.
 - We have: (i) adopted the Law on Climate Action enabling low carbon development and climate change resilience, and (ii) established a National Commission on Climate Change (NCCC) under the Office of the Prime Minister, as part of the institutional arrangements for managing climate change with clear tasks and responsibilities and procedures (including regular meetings and reports) defined in the supporting government decree (**RM1**).
 - We are in the process of preparing and adopting a Disaster Risk Management (DRM) program. It includes a single comprehensive strategy which (i) covers the full spectrum of the Sendai framework (disaster prevention and mitigation, preparedness, response, as well as rehabilitation and recovery), and (ii) defines an institutional framework with clearly assigned roles and responsibilities at the national and subnational level, including assigning the role for DRM coordination and strategic planning under the Office of the Prime Minister, e.g. to the NCCC (**RM2**). RM2 will be completed to be assessed at the next review.
 - By the fourth review, we will: develop and disseminate natural disaster risk and vulnerability maps, including information on how and where climate hazards might affect the areas and regions, to assess risks and vulnerabilities of the population, infrastructure assets, sectors, and the economy/businesses (**RM3**). These maps will be made available online and updated regularly.
- **Reform Area 2: Energy Sector Policies.** We are taking a comprehensive approach to energy reforms, to ensure energy efficiency and security, while promoting energy transition. Cognizant of the important role that the building sector plays with respect to GHG emissions, we are designing and implementing a mechanism to support the energy efficient refurbishment of public and private buildings transparently through the budget. The former Energy Efficiency Agency has been reorganized into the National Centre for Sustainable Energy (NCSE). The Residential Energy Efficiency Fund was established as a division of the NCSE.

At the same time, we are advancing the energy transition by preparing the energy market and the network infrastructure to facilitate the onboarding of additional renewable resources to reach the NDC target of 27 percent of renewable energy by 2030 (from the current 24 percent). The Ministry of Energy has published the Indicative timetable for the planned tendering procedures for the

offer of large eligible producer status for the period 2024–2025: allocated capacity is Wind—105 MW; Solar—60 MW. In addition, ensuring the financial viability of the sector in light of substantial infrastructure investment needs will help encouraging private investment in the sector. To avoid fiscal risks, we will carefully sequence measures ensuring the absorptive capacity is available as new production capacity becomes available. Following cost-recovery principles and gradual phasing-out of tax expenditures, while targeting income support to the most vulnerable consumers, will be important steps in this direction. To reduce the number of energy vulnerable consumers and reduce energy consumption, the EU-funded 'Rabla for Household Appliances' programme, implemented by UNDP Moldova and with a total budget of around \$5.8 million, provided voucher-based financial support for LED light bulbs and up to 80 percent of the cost of a refrigerator, electric cooker or washing machine. To date, more than 7,200 vouchers have been used for a major appliance and more than 32,000 for LED bulbs.

In order to ensure the sustainability of the programme, the Ministry of Energy has launched a public consultation on a draft government decision to approve the new "Rabla for Household Appliances" programme.

- In light of the important reform initiatives, which will require substantial infrastructure investment, we are preparing the determination of the cost-recovery rate for the provision of electricity and natural gas (fully reflecting operational and capital costs including for future investments and reforms identified in the Energy Strategy), (i) identifying any discrepancy between tariff and so defined cost recovery, considering tax expenditures, (ii) undertaking a distributional impact assessment, and (iii) close any gap by adjusting the tariff or by compensating the operating company transparently from the budget (**RM4**). RM4 will be completed to be assessed at the next review.
- For the 2024–25 heating season onwards, in coordination with the World Bank and other development partners, and with the view to ensure that the price signals are fully preserved and incentivize efficient consumption, we have (i) assigned the administration of payment provision from energy providers to the Ministry of Labor and Social Protection, and (ii) delinked the provision of support under the EVRF from current energy consumption by providing targeted cash transfers to beneficiaries (**RM5**).
- By the third review, based on the results from the ongoing pilot project (supported by the UNDP) collecting information through smart meters, we will conduct a review for tariff differentiation options (e.g., day-night tariff) as a tool for managing demand fluctuations with the aim of facilitating balancing, also in light of renewable energy onboarding (**RM6**). The results and recommendations of the review will be summarized in a report.
- **Reform Area 3: Enabling Climate-Smart Infrastructure Investment and Fiscal Management.** We are committed to creating an enabling environment that promotes infrastructure investments that are green, resilient, and supportive of inclusive long-term growth. To this end, we are promoting reforms to ensure that climate implications and climate vulnerability of investment projects are considered in the design and selection of public investment projects. By reporting transparently on

the allocation of public resources with respect to our climate change related policy priorities and on climate related fiscal risks, we aim to create accountability encouraging climate smart policies.

- In line with C-PIMA recommendations, we have amended Regulation 684 and Ministry of Finance Order nr. 104 to include a requirement for Ministry of Environment to assess the climate change impact and environmental implications of projects as part of project appraisals. The issuance of such assessment by the Ministry of Environment is required for projects to be accepted for the evaluation procedure. We are working on developing related methodologies to implement that legislation and to inform project selection, to complete RM7 for assessment at the next review.
- By the third review, we will:
 - Review and provide a written opinion of climate implications and climate vulnerabilities of projects and of the project portfolio included in the budget submission (**RM8**). The review of individual projects and the project portfolio would be part of the project appraisal and the budget processes, respectively.
 - Report on: (i) climate spending allocations at the budget stage, (ii) climate related spending execution, and (iii) include climate risks assessment in the Fiscal Risks Statement, including for fiscal risk from natural disasters to public and SOE infrastructure (**RM9**).
- **Reform Area 4: Sustainable Climate Finance Mobilization and Financial Sector Resilience.** We recognize that mobilizing sustainable finance and ensuring financial sector resilience will increasingly require enhancing institutional capacity and collaboration, as well as providing guidance and developing appropriate regulations for financial sector participants. These actions will also allow correctly identifying, quantifying, monitoring, and managing climate-related risks in the financial sector participants' portfolios and informing their exposure decisions. To this end, we are working with the IFC and other partners to develop and implement a sustainable finance framework aligned with best international and EU practices.
 - For the first review, we have:
 - Established an interagency steering committee (including the NBM, Ministry of Finance (MOF), Ministry of Economic Development and Digitalization (MOEDD), Ministry of Environment (MOE), NCFM, and Moldovan Banks Association) on sustainable and environmentally responsible finance (**RM10**).
 - Developed, adopted, and started implementing a Sustainable Finance Strategy ("Roadmap") and Action Plan for Moldova's financial sector (**RM11**).
 - By the fourth review, we will:

- Develop an advanced draft of the Sustainable Finance Taxonomy and start the public consultation process to approve the taxonomy by December 2025 (**RM12**).

G. Economic Statistics

39. We remain committed to improve the quality of our economic statistics. Our efforts continue to be geared towards enhancing the production and dissemination of economic statistics, which remain vital for effective macroeconomic policy and decision making. To this end, we have developed the legal framework for statistical production in line with relevant EU standards, in particular to enable access to personal data from administrative and private sources for statistical purposes. Moreover, to increase fiscal transparency and address the existing misclassification of spending, including the wage bill, contingencies, and inventories, we will prepare and report the fiscal accounts for 2023 in line with GFSM2014 (**April 2025 SB**). In addition, we have adopted the Strategy on the Development of the National Statistical System (NSS) for 2023–2030, and the NSS Development Program for the years 2023–2026. These documents outline plans to: (i) modernize the production and dissemination of official statistics, and (ii) use of new methods to enhance the quality and accessibility of statistical data, thus meeting users' needs. We will strengthen the operational capacity of the National Bureau of Statistics (NBS), through: (i) allocating adequate human and financial resources; (ii) building new capacities and capabilities; and (iii) augmenting the mandate of the NBS for the effective use of administrative and alternative data sources.

H. Program Monitoring

40. The ECF/EFF- and RSF-supported programs will be monitored through semi-annual reviews. A complete schedule of reviews is set out in the accompanying staff report. The QPCs, inflation consultation clause (ICC), and ITs have been extended to include targets through September 2025. The QPCs, ICC, and ITs are set out in Table 1, as specified in the TMU attached to our Letter of Intent dated December 2, 2024. We are requesting modification of the end-2024 ceiling on the cash deficit of the general government, in line with the revised forecast and to reflect higher-than-projected revenues and increase of the end-2024 NIR floor to build additional buffers. We are also requesting modifications of March ITs and June-2025 cash deficit ceiling and NIR floor and the size of the associated adjusters. The SBs are set out in Table 2. The RSF reviews are based on the evaluation of implementation of the RMs set out in Table 3.

Table 1. Moldova: Quantitative Performance Targets, December 2023 – September 2025
(Cumulative from the beginning of calendar year; millions of Moldovan lei unless otherwise indicated)

	2023				2024								2025										
	December				March ^{1/}				June				September ^{1/}				December		March ^{1/}		June		September ^{1/}
	Prog. Target CR 23/6	Adj. Target	Actual	Status	Prog. Target CR 23/152	Adj. Target	Actual	Status	Prog. Target CR 23/428	Adj. Target	Actual	Status	Prog. Target CR 23/428	Adj. Target	Actual	Status	Prog. Target CR 24/208	Proposed	Prog. Target CR 24/208	Proposed	Prog. Target CR 24/208	Proposed	Proposed
1. Quantitative performance criteria ^{1/}																							
Ceiling on the cash deficit of the general government	18,527	18,527	15,572	Met	4,580	4,580	2,342	Met	6,105	6,105	5,528	Met	9,281	9,281	5,622	Met	16,593	14,023	4,290	2,587	6,250	6,667	8,237
Floor on net international reserves of the NBM (stock, millions of U.S. dollars) ^{2/}	3,146	2,752 ^{5/}	5,432	Met	3,300	3,300	5,437	Met	3,538	3,538	5,316	Met	3,776	3,776	5,650	Met	4,014	4,814	4,077	4,877	4,141	4,941	5,041
2. Continuous performance criteria																							
Ceiling on accumulation of external payment arrears (millions of U.S. dollars)	0	0	0	Met	0	0	0	Met	0		0	Met	0	0	0	Met	0	0	0	0	0	0	0
3. Indicative targets																							
Ceiling on the general government wage bill	25,618	25,618	24,404	Met	6,275	6,275	6,408	Not met	14,032	14,032	14,165	Not met	20,417	20,417	20,162	Met	27,549 ^{6/}	27,828	7,250	6,860	14,833	15,210	22,513
Floor on targeted social spending undertaken by the general government ^{3/}	5,989	5,989	4,897	Not met	2,694	1,268	1,435	Met	1,728	1,728	2,110	Met	1,807	1,807	2,433	Met	2,495	2,905	840	1,004	1,230	1,442	1,692
Floor on developmental spending undertaken by the general government ^{4/}	34,940	34,940	44,246	Met	7,906	7,906	9,627	Met	17,436	17,436	20,742	Met	27,091	27,091	30,689	Met	41,191	41,703	9,461	10,051	21,560	21,471	34,061
4. Inflation Consultation Bands (in percent)																							
Outer Band (upper limit)	11.0	8.0			8.0	8.0			8.0				8.0				8.0	8.0	8.0	8.0	8.0	8.0	8.0
Inner Band (upper limit)	9.5	6.5			6.5	6.5			6.5				6.5				6.5	6.5	6.5	6.5	6.5	6.5	6.5
Center point	8.0	5.0	4.2	Met	5.0	5.0	3.9	Met	5.0		3.7	Met	5.0		5.2	Met	5.0	5.0	5.0	5.0	5.0	5.0	5.0
Inner Band (lower limit)	6.5	3.5			3.5	3.5			3.5				3.5				3.5	3.5	3.5	3.5	3.5	3.5	3.5
Outer Band (lower limit)	5.0	2.0			2.0	2.0			2.0				2.0				2.0	2.0	2.0	2.0	2.0	2.0	2.0

1/ Indicative targets for March 2024, September 2024, March 2025 and September 2025.

2/ The NIR target is set as specified in the TMU.

3/ Includes Energy Vulnerability Reduction Fund (EVRF), heating allowance, payments under Ajutor Social and unemployment insurance programs.

4/ Includes health, educational, and infrastructure spending.

5/ In line with TMU ¶22.

6/ The IT ceiling is proposed to be revised to align with the approved budget.

Table 2. Moldova: Prior Actions and Structural Benchmarks Under the ECF/EFF

	Measure	Rationale	Timeframe	Status
Prior Actions				
1	Submit to Parliament a package of legislative amendments to strengthen the NBM laws in consultation with IMF staff and in line with the March IMF mission recommendations on (i) strengthening procedures related to changes in the members of decision-making bodies of NBM, including procedural safeguards, and introducing checks and balances; (ii) fine-tuning governance and decision-making structures of the NBM, especially the qualifications, membership, tenure, staggering and mandate of the executive and supervisory board members, and (iii) clarifying legal provisions on NBM's accountability to Parliament, and strengthening public communications.	Strengthen the institutional autonomy and governance of the NBM		Prior Action
Structural Benchmarks				
Anti-Corruption and Rule of Law				
1	Adoption of the law on establishment of anti-corruption adjudication infrastructure, including a credible selection process of anti-corruption judges, which will promote appointment of persons with impeccable reputation and high professional and moral qualities.		end-September 2024	Not met, reset to end-December 2024
2	Adopt legal amendments to grant APO autonomy in hiring of staff	Strengthen anti-corruption institutions	end-November 2024	Not met, replaced by proposed new SB
3	Ensure APO is operationally independent and with staffing autonomy by (i) amending the Superior Council of Prosecutors regulations to require APO's written opinion on shortlisted prosecutors prior to transfer or promotion to APO; (ii) ensure that APO will be sufficiently staffed with at least 70 percent of prosecutor positions and 70 percent investigator (including case officers) positions filled.		end-March 2025	Proposed new SB
Fiscal Governance				
4	Prepare a proposal identifying tax expenditures to be phased out based on cost-benefit analysis.	Support fiscal consolidation and eliminate inefficiencies and inequities of the tax system	end-December 2024	
5	Presenting fiscal accounts in GFSM2014 format	Strengthen accuracy of general government data	end-April 2025	
6	With IMF TA, prepare a report summarizing the findings of a review of the legislative framework and practices of tax audit	Strengthen tax administration reforms and revenue mobilization	end-January 2025	
7	Develop a plan for modernization of tax audit in line with the findings of the report		end-April 2025	
8	Submit for public consultation a new Chapter III of the Moldova Tax Code, setting out a VAT framework that is simple, broad-based, and compliant with the EU VAT acquis.		end-September 2025	Proposed new SB
9	By end-September 2025, Cabinet will approve draft legislation to eliminate tax expenditures starting in January 2026, including by extending the tax base or revising preferential tax regimes, with the goal of raising at least MDL 900 million in additional annual revenue compared to current policy.	Reduce distortions and raise revenue	end-September 2025	Proposed new SB
10	MoF to approve a Roadmap for a comprehensive medium-term salary structure reform, to realign functions with positions, reduce the number of reference values, and evaluate the fiscal implications of such reform	Improve simplicity and fairness of salary structure	end-June 2025	Proposed new SB
Financial Sector Oversight				
11	The NBM will prepare and adopt the remaining necessary secondary legislation for Pillar II and III of Solvency II.	Facilitate implementation of the Solvency II insurance framework	end-September 2024	Met
12	Develop an inter-agency committee with a mandate to develop, implement, and monitor National Financial Inclusion Strategy (NFIS).	Improve financial inclusion	end-June 2024	Met
13	Submit to Parliament a package of legislative amendments to strengthen the NBM laws in consultation with IMF staff and in line with the March IMF mission recommendations on (i) strengthening procedures related to changes in the members of decision-making bodies of NBM, including procedural safeguards, and introducing checks and balances; (ii) fine-tuning governance and decision-making structures of the NBM, especially the qualifications, membership, tenure, staggering and mandate of the executive and supervisory board members, and (iii) clarifying legal provisions on NBM's accountability to Parliament, and strengthening public communications.	Strengthen the institutional autonomy and governance of the NBM	end-November 2024	Not met, reset as prior action for the sixth review
SOE and Regulatory Framework Reforms				
14	Develop a strategy for the all the SOEs at the central government level that includes: (i) a framework for monitoring financial performance and mitigating related fiscal risks, and (ii) a plan to rationalize the number of SOEs that are in non-strategic sectors or are loss making.	Improve SOE governance and reduce fiscal risks	end-September 2024	Not met, implemented with delay in November 2024
15	With the help of Fund TA, enhance the SOE fiscal risk mitigation framework through (i) establishing regular conduct of SOE stress testing and if applicable use of other financial performance assessment tools, and (ii) defining enhanced processes to inform decision making.	Improve SOE governance and reduce fiscal risks	end-May 2025	Proposed new SB

Table 3. Moldova: RSF Reform Measures

	Reform Measures (RMs)	Indicative Timing	Status	ECF/EFF Review	RSF Review
Reform Area 1: Adaptation and Mitigation Policy, and Disaster Risk Management					
RM1	Government to: (i) adopt the Law on Climate Action enabling low carbon development and climate change resilience, and (ii) establish a National Commission on Climate Change (NCCC) under the Office of the Prime Minister, as part of the institutional arrangements for managing climate change with clear tasks and responsibilities and procedures (including regular meetings and reports) defined in the supporting government decree.	March 24, 2024	Met	Fifth review	First review
RM2	Government to approve a Disaster Risk Management (DRM) program which (i) covers the full spectrum of the Sendai framework, and (ii) defines an institutional framework with clearly assigned roles and responsibilities at the national and subnational level, including assigning the role for DRM coordination and strategic planning under the Office of the Prime Minister, e.g., to the NCCC.	July 24, 2024	Expected to be completed by Third RSF Review	Sixth review	Second review
RM3	Government to develop and disseminate natural disaster risk and vulnerability maps, including information on how and where climate hazards might affect the areas and regions, to assess risks and vulnerabilities of the population, infrastructure assets, sectors, and the economy/businesses.	July 24, 2025		Eighth review	Fourth review
Reform Area 2: Energy Sector Policies					
RM4	Ministry of Energy to determine the cost-recovery rate for the provision of electricity and natural gas (fully reflecting operational and capital cost), (i) identifying any discrepancy between tariff and so defined cost recovery, considering tax expenditures, (ii) undertake a distributional impact assessment, and (iii) close any gap by adjusting the tariff or by compensating the operating company transparently from the budget.	July 24, 2024	Expected to be completed by Third RSF Review	Sixth review	Second review
RM5	From the 2024-25 heating season onwards, in coordination with the World Bank and other development partners, and with the view to ensure that the price signals are fully preserved and incentivize efficient consumption: (i) assign the administration of payment provision from energy providers to the Ministry of Labor and Social Protection, and (ii) implement further measures to delink the provision of support under the EVRF from current energy consumption by providing targeted cash transfers to beneficiaries.	July 24, 2024	Met	Sixth review	Second review
RM6	Based on the results from the ongoing pilot project collecting information through smart meters, Ministry of Energy to conduct a review for tariff differentiation options (e.g., day-night tariff) as a tool for managing demand fluctuations with the aim of facilitating balancing, also in light of renewable energy onboarding.	January 24, 2025		Seventh review	Third review
Reform Area 3: Enabling Climate-Smart Infrastructure Investment and Fiscal Management					
RM7	Government to include climate change impact and vulnerability assessment in the project appraisal (and project selection) methodologies.	July 24, 2024	Expected to be completed by Third RSF Review	Sixth review	Second review
RM8	Ministry of Environment to review and provide a written opinion of climate implications and climate vulnerabilities of projects and of the project portfolio included in budget submissions.	January 24, 2025		Seventh review	Third review
RM9	Ministry of Finance to: (i) report on climate spending allocations at the budget stage, (ii) report on climate related spending execution, and (iii) include climate risks assessment in the Fiscal Risks Statement, including for fiscal risk from natural disasters to public and SOE infrastructure.	January 24, 2025		Seventh review	Third review
Reform Area 4: Sustainable Finance Mobilization and Financial Sector Resilience					
RM10	Establish an interagency steering committee (including the NBM, MOF, MOEDD, MOE, NCFM, and Moldovan Banks Association) on climate finance.	March 24, 2024	Met	Fifth review	First review
RM11	The NBM to develop, adopt, and start implementing a Sustainable Finance Strategy ("Roadmap") and Action Plan for Moldova's financial sector.	March 24, 2024	Met	Fifth review	First review
RM12	The NBM to develop an advanced draft of the Sustainable Finance Taxonomy and start the public consultation process, to approve the taxonomy by December 2025.	July 24, 2025		Eighth review	Fourth review

Source: IMF Staff

Attachment II. Technical Memorandum of Understanding

1. This Technical Memorandum of Understanding (TMU) defines the variables subject to quantitative targets (prior actions, performance criteria and indicative benchmarks) established in the Memorandum of Economic and Financial Policies (MEFP) and describes the methods to be used in assessing the program performance with respect to these targets.

A. Quantitative Program Targets

2. The program will be assessed through performance criteria and indicative targets. Performance criteria are set with respect to:

- the floor on the net international reserves (NIR) of NBM;
- the ceiling on the cash deficit of the general government;
- the ceiling on accumulation of external payment arrears of the general government (continuous).

Indicative targets are set on:

- the ceiling on the general government wage bill;
- the floor on targeted social assistance spending undertaken by the general government;
- the floor on developmental spending undertaken by the general government.

In addition, the program will include a consultation clause on the 12-month rate of inflation.

B. Program Assumptions

3. For program monitoring purposes, all foreign currency-related assets will be valued in U.S. dollars at program exchange rates. The program exchange rate of the Moldovan leu (MDL) to the U.S. dollar has been set at 17.6627/US\$ (the official rate as of September 30, 2021). Gold holdings will be valued at US\$1,801.50 per troy ounce, the average price during January–September 2021 obtained from the IMF website on primary commodity prices.¹ Assets and liabilities denominated in SDRs and in foreign currencies other than the U.S. dollar will be converted into U.S. dollars at their respective exchange rates of September 30, 2021, as reported in the following table.

¹ <https://www.imf.org/en/Research/commodity-prices>.

Program Exchange Rates for ECF-EFF Arrangements

(as of September 30, 2021)

Exchange Rate	Program Rate
U.S. dollar / Euro	1.1579
U.S. dollar / Swiss franc	0.9365
U.S. dollar / Pounds sterling	1.3435
U.S. dollar / Japanese yen	111.9100
U.S. dollar / Australian dollar	0.7206
U.S. dollar / Canadian dollar	1.2741
U.S. dollar / Chinese renminbi	6.4634
U.S. dollar / Russian ruble	72.6642
U.S. dollar / SDR	0.7098

Source: https://www.imf.org/external/np/fin/data/param_rms_mth.aspx

C. Institutional Definitions

4. The **general government** is defined as comprising the central government and local governments. The **central government** includes the state budget (including foreign-financed projects), state social insurance budget, and health insurance budget. The **local governments** include the local budgets (including foreign-financed projects). No new special or extrabudgetary funds will be created during the program period. Excluded from this definition are any government-owned entities with a separate legal status.

D. Program Definitions

5. **NIR of the National Bank of Moldova (NBM)** are defined as gross reserves in convertible currencies minus reserve liabilities in convertible currencies.²

- For program monitoring purposes, **gross reserves** of the NBM are defined as readily available external assets that are controlled by the NBM for meeting balance of payments financing needs and for intervention in exchange markets. They include monetary gold, holdings of SDRs, reserve position in the Fund, and holdings of foreign exchange in convertible currencies that are readily available for intervention in the foreign exchange market or in the securities issued by sovereigns, IFIs and agencies, with a minimum credit rating for such securities of investment-

² For these purposes, convertible currencies include the Euro, Chinese Renminbi, Japanese Yen, Pound Sterling, U.S. Dollars, Swiss Franc, and the Australian and Canadian Dollars.

grade and deposits in counterparts with a minimum rating of investment-grade.³ Excluded from reserve assets are capital subscriptions to foreign financial institutions, long-term non-financial assets, funds disbursed by international institutions and foreign governments assigned for on-lending and project implementation, assets in non-convertible currencies, NBM's claims on resident banks and nonbanks, and foreign assets pledged as collateral or otherwise encumbered, including claims in foreign exchange arising from transactions in derivative assets (futures, forwards, swaps, and options).

- **Reserve liabilities of the NBM** are defined as use of Fund credit by the NBM, convertible currency liabilities of the NBM to nonresidents with an original maturity of up to and including one year, and convertible currency liabilities of the NBM to residents, excluding to the general government and the mandatory FX reserves of domestic banks in the NBM. Liabilities arising from use of Fund credit by the NBM do not include liabilities arising from the use of SDR allocation.

6. For program monitoring purposes, the stock of reserve assets and reserve liabilities of the NBM shall be valued at program exchange rate, as described in paragraph 3 above. The data source for gross reserves and liabilities is the Monetary Survey published by NBM in Moldovan Lei, from which the adjustments for program purposes are made. On this basis, and consistent with the definition above, the stock of NIR of the NBM amounted to US\$ 3708.57 million as of September 30, 2021.

7. For the purposes of calculating the cash deficit of the general government, **net domestic credit of the banking system** (NBM and commercial banks) to the general government is defined as outstanding claims of the banking system on the general government (exclusive of the claims associated with accrued interest, tax and social contribution payments by commercial banks, and foreign financed on-lending by banks), including overdrafts, direct credit and holdings of government securities, less deposits of the general government (excluding accrued interest on government deposits, and including the accounts for foreign-financed projects).⁴ This definition will also exclude the securities issued under Law 235/2016 on the issuance of government bonds for execution of Ministry of Finance's payment obligations derived from the State Guarantees Number 807 of November 17, 2014 and Number 101 of April 1, 2015.

8. Monitoring of this definition will be based on NBM's monetary survey and Treasury data. The Ministry of Finance will provide data on foreign-financed projects and balances in all other adjustment accounts. On this basis, and consistent with the definition above, the stock of the net

³ The credit rating shall be established by applying the average of ratings by international rating agencies (Fitch, Moody's and Standard and Poor's).

⁴ For the calculation of the net credit of the banking system to general government the following accounts will be excluded: 1711, 1712, 1713, 1731, 1732, 1733, 1735, 1761, 1762, 1763, 1801, 1802, 1805, 1807, 2264, 2709, 2711, 2717, 2721, 2727, 2732, 2733, 2796, 2801, 2802, 2811, 2820 and the group of accounts 2100.

domestic credit of the banking system shall be measured from below the line and as of September 30, 2021, amounted to MDL 8479.3 billion.

9. The **ceiling on the cash deficit of the general government** is defined, as the sum of net credit of the banking system to the general government (as defined in paragraph 7), the general government's net placement of securities outside the banking system, other net credit from the domestic non-banking sector to the general government, the general government's receipt of disbursements from external debt for direct budgetary support and for project financing minus amortization paid, and privatization proceeds stemming from the sale of the general government's assets. The deficit is cumulative from the beginning of a calendar year and will be monitored from the financing side at the current exchange rate established by the NBM at the date of transaction.

10. Government securities in the form of coupon-bearing instruments sold at face value will be treated as financing items in the fiscal accounts, in the amount actually received from buyers. On redemption date, the sales value (face value) will be recorded as amortization, and the coupon payments will be recorded as domestic interest payments.

11. Definition of debt, for the purposes of the TMU, is set out in paragraph 8 of the Guidelines on Public Debt Conditionality in Fund Arrangements attached to Executive Board Decision No. 16919–(20/103), and also includes contracted or guaranteed and non-guaranteed commitments for which value has not been received. For program purposes, the term "debt" is understood to mean a current, that is, not contingent, liability, created under a contractual arrangement through the provision of value in the form of assets (including currency) or services, and which requires the obligor to make one or more payments in the form of assets (including currency) or services, at some future point(s) in time; these payments will discharge the principal and/or interest liabilities incurred under the contract. Debt can take several forms; the primary ones being as follows:

- i. Loans, that is, advances of money to the obligor by the lender made on the basis of an undertaking that the obligor will repay the funds in the future (including deposits, bonds, debentures, commercial loans, and buyers' credits) and temporary exchange of assets that are equivalent to fully collateralized loans, under which the obligor is required to repay the loan funds, and usually pay interest, by repurchasing the collateral from the buyer in the future (such as repurchase agreements and official swap arrangements);
- ii. Suppliers' credits, that is, contracts where the supplier permits the obligor to defer payments until sometime after the date on which the goods are delivered or services are provided; and
- iii. Lease agreements, that is, arrangements under which the lessee is allowed to use a property for a duration usually shorter than that of the life of the property in question, but without transfer of ownership, while the lessor retains the title to the property. For the purposes of this guideline, the debt is the present value (at the inception of the lease) of all the lease payments expected for the period of the agreement, except payments necessary for the operation, repair, and maintenance of the property.

12. For purpose of the program, the **guarantee** of a debt arises from any explicit legal obligation of the general government or the NBM or any other agency acting on behalf of the general government to service such a debt in the event of nonpayment by the recipient (involving payments in cash or in kind), or from any implicit legal or contractual obligation to finance partially or in full any shortfall incurred by the debtor. As a result, on-lending from external creditors to SOEs is treated as public guarantee (and hence, for the purpose of the program, is monitored explicitly from above-the-deficit line). On the other hand, on-lending from external creditors to the private sector through commercial banks—which are collateralized and of which credit risks from the final borrower are explicitly borne by the commercial banks—are treated as contingent liabilities.

13. For the purposes of the program, **external payments arrears** will consist of all overdue debt service obligations (i.e., payments of principal or interest, taking into account contractual grace periods) arising in respect of any debt contracted or guaranteed or assumed by the central government, or the NBM, or any agency acting on behalf of the central government. The **ceiling on accumulation of external payments arrears** shall apply on a continuous basis throughout the period of the arrangement. It shall not apply to external payments arrears arising from external debt being renegotiated with external creditors, including Paris Club creditors; and more specifically, to external payments arrears in respect of which a creditor has agreed that no payment needs to be made pending negotiations. Additionally, there are outstanding amounts on a debt owed to the Russian Federation that stem from old commercial debt contracted in 2001 and held in an escrow account⁵ at the NBM, as noted in MEFP paragraph 8. For the purposes of this performance criterion, nonpayment of external debt service to Russia will not give rise to arrears when the Central Government and the NBM cannot pay or settle based on the contractual terms solely due to factors outside the debtor’s control (e.g. the transfer of funds being rejected owing to intermediary financial institutions’ compliance policies, sanctions or inability to identify the counterparty), as long as the debt service payments have been paid in full into an escrow account held by a third-party by the contractual due date, taking into account any contractual grace period. Funds in such escrow accounts will be used only to satisfy the related external debt obligations, and their use or withdrawal for other purposes would constitute a breach of the PC.

14. The **general government wage bill** will be defined as sum of budget spending on wages and salaries of public sector employees—according to economic budgetary classification, including but not limited to employer pension contributions and other social security contributions, and other remunerations (such as bonus payments). This definition of the general government wage bill is in line with current spending reported in line “Wages” of the general government budget according to the program classification of the annual budget except for salaries of SOEs and health care providers that are compensated from the Health Insurance Fund (FAOAM) itself.⁶

⁵ In Moldova’s legal framework defined as a “designated account to cover arrears”.

⁶ For the calculation of the total general government wage bill the following accounts for central government, local government, and special funds from the Treasury system in the Ministry of Finance will be used: category 210000 personnel expenditure.

15. The **targeted social assistance spending undertaken by the general government** is defined as the sum of support for unemployment (9012/00322, 9012/0052, 9008/00519, and 9019/0052), the *Ajutor Social* (social assistance program 9015/00320), the Energy Vulnerability Reduction Fund (9019/00529), as well as the heating allowance during the cold season and the government's energy poverty policy (9015/00322) from the central government budget.

16. **Developmental spending undertaken by the general government** is defined as the sum of total capital spending envelop in the annual budget (including foreign-financed projects) and current spending in the areas of health and education (COFOG Functions 07 and 09).

E. Inflation Consultation Mechanism

17. The **monetary conditionality will include a set of quarterly inflation targets measured as the inflation of the headline consumer price index (CPI)** published by the Moldovan National Bureau of Statistics set within tolerance bands. The inner band is specified as ± 1.5 percentage point around the central point. The outer band adds an additional ± 1.5 percentage point to the inner band. Deviations from the bands would trigger a consultation with the staff or Executive Board which would focus on: (i) a broad-based assessment of the stance of monetary policy and whether the Fund-supported program is still on track; and (ii) the reasons for program deviations, taking into account compensating factors and proposed remedial actions if deemed necessary.

18. **Should the observed year-on-year rate of CPI inflation fall outside the inner bands specified for the end of each quarter (text table),** the NBM will consult with IMF staff on the reasons for the deviation and the proposed policy response. Should the observed year-on-year rate of CPI inflation fall outside the outer bands specified for the end of each quarter (text table), the authorities will consult with the IMF Executive Board on the reasons for the deviation and the proposed policy response before further purchases could be requested under the ECF/EFF.

Inflation Consultation Bands								
	2024				2025			
	March	June	September	December	March	June	September	December
Outer Band (upper limit)	8.0	8.0	8.0	8.0	8.0	8.0	8.0	8.0
Inner Band (upper limit)	6.5	6.5	6.5	6.5	6.5	6.5	6.5	6.5
Center point	5.0	5.0	5.0	5.0	5.0	5.0	5.0	5.0
Inner Band (lower limit)	3.5	3.5	3.5	3.5	3.5	3.5	3.5	3.5
Outer Band (lower limit)	2.0	2.0	2.0	2.0	2.0	2.0	2.0	2.0

F. Adjusters

19. The **adjusters set in this TMU apply for assessing compliance with the program's quantitative targets starting from end-June 2022.**

20. The **ceiling on the cash deficit** of the general government will be increased by the amount paid in cash for the purposes of maintaining the financial sector stability or by the face value of government securities issued for the same purpose.

21. The **ceiling on the cash deficit of the general government** will be adjusted upward—that is, the deficit target will be increased—by the amount of any shortfall between the total amount of actually disbursed and programmed budget support from external donors, including MFA (grants) from the European Commission.

22. The **floor on NIR** of the NBM will be lowered by any shortfall in the official external grants and loans up to the equivalent of US\$285.1 million and US\$192.4 million in 2024 and 2025, respectively, valued at the program exchange rates.

Programmed External Financing Flows ^{1/} (Cumulative from the beginning of the calendar year)							
	2024				2025		
	March ^{2/} Prog. Target	June Prog. Target	September ^{2/} Prog. Target	December ^{3/} Prog. Target	March ^{2/} Prog. Target	June Prog. Target	September ^{2/} Prog. Target
Programmed external financing flows to adjust the floor on the NIR target (US\$ million)	13	90	207	285	48	96	144
Programmed external financing flows to adjust the ceiling on the cash deficit (MDL million)	230	1,590	3,656	97	122	244	367

^{1/} Excluding IMF financing.
^{2/} Indicative targets for March and September.
^{3/} Due to adjustment in QPC in line with November supplementary budget, the adjustor is not cumulative from the beginning of the year.

G. Reporting Requirements

23. Macroeconomic data necessary for assessing compliance with performance criteria and indicative targets and benchmarks will be provided to Fund staff including, but not limited to data as specified in this memorandum as well as in Table 1. The authorities will transmit promptly to Fund staff any data revisions.

Table 1. Moldova: Data to be Reported to the IMF

Item	Periodicity
Fiscal data (to be provided by the MoF)	Monthly, within three weeks of the end of each month
General budget operations for revenues, expenditure, and financing (economic and functional classifications)	
General government wage bill at the level of budgets (state budget, local budgets, Social Insurance Fund and Health Insurance Fund) and functional groups	Monthly, within three weeks of the end of each month
Detailed breakdown of salaries of all SOEs and JSCs, by company.	Annually (2019, 2020 and 2021), and quarterly starting Q1 2022
Number of budgetary sector positions and employees at the level of budgets (state budget, local budgets, Social Insurance Fund and Health Insurance Fund) and functional groups	Monthly, within four weeks of the end of each month
Social expenditure including pensions, support for unemployment, the <i>Ajutor Social</i> (social assistance program), heating allowance for the cold season, and health expenditures from the Health Insurance Fund.	Monthly, within three weeks of the end of each month
Public and publicly guaranteed domestic debt, by instrument, and creditor:	
- Central government domestic debt	Monthly, within three weeks of the end of each month
- Local government domestic debt	Quarterly, within six weeks of the end of each quarter
Debt stock outstanding for all SOEs and JSCs, by company (to be provided by the PPA)	Annually (2019, 2020 and 2021), and quarterly starting Q1 2022
Domestic arrears, by creditor	Monthly, within three weeks of the end of each month
Arrears outstanding for all SOEs and JSCs, by company (to be provided by the PPA)	Annually (2019, 2020 and 2021), and quarterly starting Q1 2022
Onlending to SOEs by type of onlending projects and by external creditors (including loan disbursements and repayments).	Monthly, within three weeks of the end of each month
Breakdown of the borrowing by SOEs and JSCs, between the external project loans that are on-lent (transferred) directly from the budget (central government) to local authorities / line ministries, and other borrowing from commercial banks.	Monthly, within three weeks of the end of each month

Table 1. Moldova: Data to be Reported to the IMF (continued)

Monetary data (to be provided by the NBM)	
Monetary survey of the NBM	Weekly, within one week of the end of each week
Monetary survey for the whole banking system	Weekly, within two weeks of the end of each week
Net claims on general government (NBM and commercial banks)	Weekly, within two weeks of the end of each week
Financial position of commercial banks, including balance sheets, income statement, banking regulation indicators, capital, liquidity, data on credits and deposits (NBM)	Monthly, within four weeks of the end of each month
Foreign exchange operations (NBM data)	Monthly, within two weeks of the end of each month
Foreign exchange cash flows of NBM	Monthly, within two weeks of the end of each month
Foreign exchange market data (volume of trades, interventions, exchange rates)	Daily, within 12 hours of the end of each day
NBM's sterilization operations	Weekly, within one week of the end of each week
<ul style="list-style-type: none"> • liquidity conditions in the foreign exchange market and banks' ability to maintain open foreign exchange positions • volatility of the MDL exchange rate against foreign currencies • gap between the rates of purchasing and selling MDL against the US dollar in the domestic foreign exchange market • change in the exchange rates of MDL against the US dollar quoted by foreign exchange offices • daily change in net opened currency position in all currencies, in total by banking system • interbank market volatility 	Daily data to be provided once every month, within 10 days of the end of each month.
Balance of Payments (to be provided by the NBM)	
Current, capital, and financial account data.	One quarter after the end of the previous quarter
Transfers of individuals from abroad through the banking system	Monthly, within six weeks of the end of each month

Table 1. Moldova: Data to be Reported to the IMF (concluded)**Public debt data** (to be provided by MoF)

Information on all new external loans contracted by the general government or guaranteed by the government. Monthly, within three weeks of the end of each month

Total public and publicly guaranteed outstanding debt stock, outstanding debt service due, and debt service paid, by creditor (in line with the new Debt Template titled "Decomposition of Public Debt and Debt Service by Creditor" (shared with the Debt Department at MoF). Quarterly, within six weeks of the end of each quarter

Disbursements of grants and loans by recipient sector (state/local/SOEs), and by creditor
 State: Monthly, within three weeks of the end of each month
 Local/SOEs: Quarterly, within three weeks of the end of each quarter

Other data (to be provided by NBS, unless otherwise stated)

Overall consumer price index. Monthly, within two weeks of the end of each month

National accounts by sector of production, in nominal and real terms. Quarterly, within three months of the end of each quarter

Export and import data on value, volume, and unit values, by major categories and countries. Monthly, within two months of the end of each month

Detailed financial performance of all state-owned enterprises and joint stock companies operating at the central government level, in line with the agreed input template (from the Public Property Agency). Annual, within two months following the end of each year (unaudited), and no later than 6 months following the end of each year (audited).



Nr. 01-79-13587

Chişinău, December 11, 2024

Letter of Intent

Ms. Kristalina Georgieva
Managing Director
International Monetary Fund
700 19th Street NW
Washington, DC 20431 USA

Dear Madam Managing Director

This letter updates the Letter of Intent (LOI) dated December 2, 2024. We have submitted to Parliament a package of legislative amendments to strengthen the National Bank of Moldova (NBM) law in line with the March IMF mission recommendations on NBM's legal, governance, and operational frameworks to complete the prior action for the Sixth Reviews of the ECF/EFF arrangement. In addition to Reform Measure 5 (RM5), we have also completed Reform Measure 2 (RM2) scheduled for the Second Review under the Resilience and Sustainability Facility (RSF) arrangement by approving a disaster relief management (DRM) program that covers the full spectrum of the Sendai framework and includes clear assignment of coordination and other DRM roles.

Associated with completion of RM2, we request an accompanying disbursement worth SDR 10.78125 million (approximately US\$14.4 million), to be disbursed in early-January 2025, which would bring the total disbursement for the Second Review under the RSF arrangement to SDR 21.5625 million (approximately US\$28.7 million).

We also reaffirm the other requests and commitments we made in the earlier LOIs and remain confident that the policies that underpin our program will help preserve macroeconomic stability and ensure the achievement of our program objectives. We consent to the IMF's publication of this updated letter and the accompanying Executive Board supplement.


Sincerely yours,



Dorin RECEAN
Prime Minister



Victoria BELOUS
Minister of Finance



Anca DRAGU
Governor National Bank of Moldova

Attachments: Memorandum of Economic and Financial Policies (MEFP)
Technical Memorandum of Understanding (TMU)

Appendix I. Supplementary Letter of Intent

Ms. Kristalina Georgieva
Managing Director
International Monetary Fund
700 19th Street NW
Washington, DC 20431 USA

Chişinău, Moldova
December 11, 2024

Dear Madam Managing Director:

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Sincerely yours,

/s/

Dorin Recean
Prime Minister

/s/

Victoria Belous
Minister of Finance

/s/

Anca Dragu
Governor National Bank of Moldova

Attachments (2): Updated Table 2 and Updated Table 3, updating Tables 2 and 3, respectively, of the Memorandum of Economic and Financial Policies attached to the original LOI, dated December 2, 2024.

Updated Table 2. Moldova: Prior Actions and Structural Benchmarks Under the ECF/EFF

	Measure	Rationale	Timeframe	Status
Prior Actions				
1	Submit to Parliament a package of legislative amendments to strengthen the NBM laws in consultation with IMF staff and in line with the March IMF mission recommendations on (i) strengthening procedures related to changes in the members of decision-making bodies of NBM, including procedural safeguards, and introducing checks and balances; (ii) fine-tuning governance and decision-making structures of the NBM, especially the qualifications, membership, tenure, staggering and mandate of the executive and supervisory board members, and (iii) clarifying legal provisions on NBM's accountability to Parliament, and strengthening public communications.	Strengthen the institutional autonomy and governance of the NBM		Met
Structural Benchmarks				
Anti-Corruption and Rule of Law				
1	Adoption of the law on establishment of anti-corruption adjudication infrastructure, including a credible selection process of anti-corruption judges, which will promote appointment of persons with impeccable reputation and high professional and moral qualities.		end-September 2024	Not met, reset to end-December 2024
2	Adopt legal amendments to grant APO autonomy in hiring of staff	Strengthen anti-corruption institutions	end-November 2024	Not met, replaced by proposed new SB
3	Ensure APO is operationally independent and with staffing autonomy by (i) amending the Superior Council of Prosecutors regulations to require APO's written opinion on shortlisted prosecutors prior to transfer or promotion to APO; (ii) ensure that APO will be sufficiently staffed with at least 70 percent of prosecutor positions and 70 percent investigator (including case officers) positions filled.		end-March 2025	Proposed new SB
Fiscal Governance				
4	Prepare a proposal identifying tax expenditures to be phased out based on cost-benefit analysis.	Support fiscal consolidation and eliminate inefficiencies and inequities of the tax system	end-December 2024	
5	Presenting fiscal accounts in GFSM2014 format	Strengthen accuracy of general government data	end-April 2025	
6	With IMF TA, prepare a report summarizing the findings of a review of the legislative framework and practices of tax audit	Strengthen tax administration reforms and revenue mobilization	end-January 2025	
7	Develop a plan for modernization of tax audit in line with the findings of the report		end-April 2025	
8	Submit for public consultation a new Chapter III of the Moldova Tax Code, setting out a VAT framework that is simple, broad-based, and compliant with the EU VAT acquis.		end-September 2025	Proposed new SB
9	By end-September 2025, Cabinet will approve draft legislation to eliminate tax expenditures starting in January 2026, including by extending the tax base or revising preferential tax regimes, with the goal of raising at least MDL 900 million in additional annual revenue compared to current policy.	Reduce distortions and raise revenue	end-September 2025	Proposed new SB
10	MoF to approve a Roadmap for a comprehensive medium-term salary structure reform, to realign functions with positions, reduce the number of reference values, and evaluate the fiscal implications of such reform	Improve simplicity and fairness of salary structure	end-June 2025	Proposed new SB
Financial Sector Oversight				
11	The NBM will prepare and adopt the remaining necessary secondary legislation for Pillar II and III of Solvency II.	Facilitate implementation of the Solvency II insurance framework	end-September 2024	Met
12	Develop an inter-agency committee with a mandate to develop, implement, and monitor National Financial Inclusion Strategy (NFIS).	Improve financial inclusion	end-June 2024	Met
13	Submit to Parliament a package of legislative amendments to strengthen the NBM laws in consultation with IMF staff and in line with the March IMF mission recommendations on (i) strengthening procedures related to changes in the members of decision-making bodies of NBM, including procedural safeguards, and introducing checks and balances; (ii) fine-tuning governance and decision-making structures of the NBM, especially the qualifications, membership, tenure, staggering and mandate of the executive and supervisory board members, and (iii) clarifying legal provisions on NBM's accountability to Parliament, and strengthening public communications.	Strengthen the institutional autonomy and governance of the NBM	end-November 2024	Not met, reset as prior action for the sixth review
SOE and Regulatory Framework Reforms				
14	Develop a strategy for the all the SOEs at the central government level that includes: (i) a framework for monitoring financial performance and mitigating related fiscal risks, and (ii) a plan to rationalize the number of SOEs that are in non-strategic sectors or are loss making.	Improve SOE governance and reduce fiscal risks	end-September 2024	Not met, implemented with delay in November 2024
15	With the help of Fund TA, enhance the SOE fiscal risk mitigation framework through (i) establishing regular conduct of SOE stress testing and if applicable use of other financial performance assessment tools, and (ii) defining enhanced processes to inform decision making.	Improve SOE governance and reduce fiscal risks	end-May 2025	Proposed new SB

Updated Table 3. Moldova: RSF Reform Measures

	Reform Measures (RMs)	Indicative Timing	Status	ECF/EFF Review	RSF Review
Reform Area 1: Adaptation and Mitigation Policy, and Disaster Risk Management					
RM1	Government to: (i) adopt the Law on Climate Action enabling low carbon development and climate change resilience, and (ii) establish a National Commission on Climate Change (NCCC) under the Office of the Prime Minister, as part of the institutional arrangements for managing climate change with clear tasks and responsibilities and procedures (including regular meetings and reports) defined in the supporting government decree.	March 24, 2024	Met	Fifth review	First review
RM2	Government to approve a Disaster Risk Management (DRM) program which (i) covers the full spectrum of the Sendai framework, and (ii) defines an institutional framework with clearly assigned roles and responsibilities at the national and subnational level, including assigning the role for DRM coordination and strategic planning under the Office of the Prime Minister, e.g., to the NCCC.	July 24, 2024	Met	Sixth review	Second review
RM3	Government to develop and disseminate natural disaster risk and vulnerability maps, including information on how and where climate hazards might affect the areas and regions, to assess risks and vulnerabilities of the population, infrastructure assets, sectors, and the economy/businesses.	July 24, 2025		Eighth review	Fourth review
Reform Area 2: Energy Sector Policies					
RM4	Ministry of Energy to determine the cost-recovery rate for the provision of electricity and natural gas (fully reflecting operational and capital cost), (i) identifying any discrepancy between tariff and so defined cost recovery, considering tax expenditures, (ii) undertake a distributional impact assessment, and (iii) close any gap by adjusting the tariff or by compensating the operating company transparently from the budget.	July 24, 2024	Expected to be completed by Third RSF Review	Sixth review	Second review
RM5	From the 2024-25 heating season onwards, in coordination with the World Bank and other development partners, and with the view to ensure that the price signals are fully preserved and incentivize efficient consumption: (i) assign the administration of payment provision from energy providers to the Ministry of Labor and Social Protection, and (ii) implement further measures to delink the provision of support under the EVRF from current energy consumption by providing targeted cash transfers to beneficiaries.	July 24, 2024	Met	Sixth review	Second review
RM6	Based on the results from the ongoing pilot project collecting information through smart meters, Ministry of Energy to conduct a review for tariff differentiation options (e.g., day-night tariff) as a tool for managing demand fluctuations with the aim of facilitating balancing, also in light of renewable energy onboarding.	January 24, 2025		Seventh review	Third review
Reform Area 3: Enabling Climate-Smart Infrastructure Investment and Fiscal Management					
RM7	Government to include climate change impact and vulnerability assessment in the project appraisal (and project selection) methodologies.	July 24, 2024	Expected to be completed by Third RSF Review	Sixth review	Second review
RM8	Ministry of Environment to review and provide a written opinion of climate implications and climate vulnerabilities of projects and of the project portfolio included in budget submissions.	January 24, 2025		Seventh review	Third review
RM9	Ministry of Finance to: (i) report on climate spending allocations at the budget stage, (ii) report on climate related spending execution, and (iii) include climate risks assessment in the Fiscal Risks Statement, including for fiscal risk from natural disasters to public and SOE infrastructure.	January 24, 2025		Seventh review	Third review
Reform Area 4: Sustainable Finance Mobilization and Financial Sector Resilience					
RM10	Establish an interagency steering committee (including the NBM, MOF, MOEDD, MOE, NCFM, and Moldovan Banks Association) on climate finance.	March 24, 2024	Met	Fifth review	First review
RM11	The NBM to develop, adopt, and start implementing a Sustainable Finance Strategy ("Roadmap") and Action Plan for Moldova's financial sector.	March 24, 2024	Met	Fifth review	First review
RM12	The NBM to develop an advanced draft of the Sustainable Finance Taxonomy and start the public consultation process, to approve the taxonomy by December 2025.	July 24, 2025		Eighth review	Fourth review

Source: IMF Staff