Handbook for the Preparation and Implementation of Projects
The Handbook is a document prepared by the CEB services to describe the Bank’s modus operandi. It cannot therefore be read as conferring any rights on third parties. Terms and conditions applicable to CEB’s financing will be the ones defined in the corresponding contractual documentation.
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Relevant Policies (available at https://coebank.org/en/about/policies-and-guidelines/):

- Loan and Project Financing Policy
- Loan Regulations
- Environmental and Social Safeguards Policy
- Procurement Guidelines
- Anti-Corruption Charter
- Personal data Protection Regulation
- Policy on Non-Compliant/Uncooperative Jurisdictions
Preamble

This Handbook for the Preparation and Implementation of Projects represents an operational manual intended for CEB services and accessible to the Bank’s borrowers. It is available, in its electronic format, on the CEB website (https://coebank.org/).

The Handbook provides, from an operational perspective, the necessary information regarding preparation, financing, implementation and monitoring of CEB loans. Based on the CEB’s Loan and Project Financing Policy and the CEB Loan Regulations, it also takes into account the principles from different CEB guidelines and policies, including CEB Environmental and Social Safeguards Policy, CEB Procurement Guidelines, CEB Anti-Corruption Charter, CEB Social Dividend Account Policy, CEB Compliance Policy, Personal data Protection Regulation, Policy on Non-Compliant/Uncooperative Jurisdictions and general governance.

The Handbook is updated by CEB, wholly or partially, on a regular basis.
CHAPTER 1

Eligible counterparties

The CEB acts in the form of loans, guarantees and contributions from the trust accounts in order to finance bankable projects.

Eligible CEB counterparts include:

- its member states;
- any legal entity approved and guaranteed by a member state;
- any legal entity approved by one of the CEB’s member states if the Administrative Council deems the loan to carry sufficient guarantees.

The type of counterparty may be the member state itself, a central or local government authority, a financial institution (such as public development banks, local commercial banks, leasing companies, microfinance institutions etc.) or any other public or private entity.
CHAPTER 2

CEB lines of action

1. The CEB’s lines of action stem from its social mandate and are in line with the Council of Europe’s values and overall objectives. They provide direction on the issues the Bank intends to address through the orientations of its Development Plan and, more specifically, its project and loan activity.

2. The Bank’s core social mandate is currently defined by the following three lines of action that promote inclusive growth and support for vulnerable groups within projects throughout its member states while also integrating the cross-cutting environmental sustainability line of action. Those lines of action can be outlined as follows:

   **Inclusive growth**
   
   Inclusive growth – working to guarantee access to economic opportunities and ensure a prosperous future for all: the CEB supports inclusive growth through investments centred on pivotal socially-oriented sectors, such as housing and social care, health, education and micro, small and medium-sized enterprises (MSMEs).

   The Bank also lends to the social economy and is reinforcing its engagement with local and regional stakeholders to guarantee that its investments reach the largest number of people and result in the highest social impact.

   **Support for vulnerable groups**
   
   Support for vulnerable groups – helping to integrate the most vulnerable citizens and to nurture a more diverse society: the CEB promotes both short-term emergency response and long-term integration measures to address people-related issues based on gender, age, homelessness, disability and ethnic or migrant background.

   The Bank focusses on investments in support of effective long-term integration, such as providing vulnerable people with quality housing, access to education and job-creation programmes so as to ensure their economic resilience and social inclusion. Vulnerable groups are also supported through financing programmes provided through microfinance institutions, and through grant and non-lending fiduciary operations.

   **Environmental sustainability**
   
   Environmental sustainability – supporting a liveable society that promotes environmental sustainability, mitigates and adapts to climate change: the CEB supports the financing of climate change mitigation and adaptation projects and non-climate action projects which generate environmental benefits. It also seeks to enhance the integration of climate action components in all the projects proposed for financing, such as the potential for reducing greenhouse gas emissions or opportunities for improving climate adaptation and resilience.

   The Bank’s project screening process ascertains whether eligible projects are conceived and can be implemented to align with the objectives of the Paris Climate Agreement and to meet the requirements of the CEB’s Environmental and Social Safeguards Policy (ESSP).
Sectors of action, eligibility criteria and mapping of SDGs

3. Each CEB sector of action derives from its stated lines of action and is defined by clear and detailed eligibility criteria.

4. Mainstreaming SDGs into CEB’s activities offers the Bank a unique opportunity to track the contribution to the ambitious UN 2030 Agenda for Sustainable Development and capitalise on its distinctive mandate and institutional capacity.

5. The CEB strives to map its sectors of action with the related set of SDGs that could be effectively addressed through investments in those sectors.

6. As the responsibility and accountability for achieving the SDG goals and targets lays with the signatory countries of the UN 2030 Agenda, the CEB’s endeavours to integrate the SDGs into its operations are foremost in support of the stated commitments of its member states.

7. Discussed with the borrower and/or CEB member state, particular SDGs are thus assigned to each project on a case-by-case basis depending on the sector and the overall goal and scope of the social investment financed.

Aid to refugees, migrants, displaced persons and other vulnerable groups

8. Aid to refugees, migrants and displaced persons is one of the two CEB statutory priorities (Article II of the Bank’s Articles of Agreement), together with aid to victims of natural or ecological disasters:

“The primary purpose of the Bank is to help in solving the social problems with which European countries are or may be faced as a result of the presence of refugees, displaced persons or migrants consequent upon movements of refugees or other forced movements of populations (...).”

9. The CEB also intervenes in this sector in favour of populations regarded as vulnerable, such as:

- persons living below the poverty threshold (less than 60% of the national average income);
- abandoned children, children in vulnerable situations and persons with disabilities;
- ethnic minorities.

10. CEB financing in this sector aims at improving the living conditions of the targeted populations through projects such as:

- construction and repair of accommodation structures, e.g. reception centres, shelter and housing facilities;
- programmes and facilities for preventive and curative medicine;
- programmes and facilities for education and vocational training;
- basic infrastructure and equipment necessary to meet the immediate needs of populations facing emergency situations.

11. Projects approved in favour of such populations may, if applicable, particularly in emergency situations and as defined in Chapter 7 #14 below, benefit from accelerated, fast-track procedures for appraisal, approval and, if justified, disbursement.

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1 Poverty threshold: in European comparisons, this threshold is fixed at 60% of the equivalent average income in the country of residence.
Housing for low-income persons

12. The CEB finances projects for the renovation, construction or refurbishing of housing and for the conversion of buildings into housing so as to provide decent housing for low-income persons, corresponding to social housing criteria whenever these are defined by the national legislation.

13. Eligible projects can be targeted to provide access to property ownership, rental housing or related infrastructure (such as access providing adequate and affordable water, electricity and gas, collection and treatment of wastewater and solid waste, commercial premises, playgrounds).

14. The criteria that the CEB takes into account are income, the physical characteristics of the housing and the purchase and/or sale conditions applicable in each member country or in the region of the member country hosting the project, in compliance with the legal or regulatory provisions in force. Other criteria linked with specific vulnerability dimensions that reduce access to affordable housing in the country or region of the operation may also be considered. In the absence of satisfactory regulations, the eligibility criteria can be based on the following principles, or on other specific criteria to be established by CEB during appraisal:

14.1. the income of the target population is limited to a percentage of a relevant income indicator selected according to statistical data available for each member state or region concerned;\(^2\)

14.2. the floor area is limited in principle to a maximum of 35 m\(^2\) per person, in the case of households comprising between 1 and 2 people, and up to 23 m\(^2\) per person for larger households. However, the minima shall not be inferior to commonly accepted habitability criteria and the maxima can be determined during project appraisal.

14.3. in the case of projects involving access to property ownership, this must be for the main residence, with a firm undertaking to occupy the premises for a minimum period of 5 years.

15. Projects involving the renovation and/or the rehabilitation and conversion of buildings into housing must meet the following criteria, or other specific criteria as established by CEB during appraisal:

15.1. housing units must belong to public or private entities lessors of social housing, or to owner-occupants of assisted affordable housing;

15.2. rented housing units must be controlled-rent properties;

15.3. housing units must have a maximum total floor space of 92 m\(^2\), except those occupied by large families (i.e. those made up of more than 4 persons);

15.4. the floor space of commercial or office premises may not exceed 20% of the total floor space of the building;

15.5. the renovation of housing for energy saving purposes may be financed according to Eligibility criteria determined during project appraisal.

16. Moreover, projects in favour of priority or vulnerable populations can be financed according to specific criteria established for each project.

17. At the borrower’s request, the Administrative Council may, if it deems it to be justified, approve housing projects aimed at populations for whom special measures have been taken by the member state or a local/regional authority.

\(^2\) Other than GDP per inhabitant.
18. At the borrower’s request, the Administrative Council may, if it deems it to be justified, approve housing projects developed as part of EU initiatives, within or outside the EU.

Improving living conditions in urban and rural areas

19. Projects aimed at improving living conditions in urban areas must concern urban areas lacking sufficient urban infrastructure and/or social and cultural amenities.

20. Projects aimed at improving living conditions in rural areas must concern regions characterised by a low population density or a declining population or by activities in fields such as agriculture, forestry, aquaculture and fishing, infrastructure and service delivery defined by the national legislation.

21. The CEB finances projects involving the construction or rehabilitation of infrastructure aimed at urban or rural modernisation. Projects can be carried out by public or private entities. Only those infrastructure investments included in the national, regional or municipal budget will be considered eligible, so long as they respond to the goals defined in the other points in this section and are aligned with climate goals and in line with ESS requirements, such as:

21.1. utilities such as water supply, electricity and gas distribution networks, sewers and drainage systems, treatment of solid and liquid waste;
21.2. local road network infrastructure and maintenance, as well as road safety investment;
21.3. local public transportation infrastructure, equipment and maintenance;
21.4. public lighting;
21.5. digital transformation;
21.6. district heating;
21.7. community services, educational and medical facilities;
21.8. temporary shelters and social housing;
21.9. socio-cultural or sports facilities such as playgrounds, green spaces, exhibition sites, theatres and libraries;
21.10. development of industrial estates;
21.11. administrative buildings and public housing;
21.12. nature-based solutions and green infrastructure investment in both urban and rural areas, including sustainable urban drainage, development of parks/green areas, urban farming, improved water resources and land management practices, and so forth;
21.13. irrigation projects involving the building of water-retaining dikes, dams and related infrastructure are eligible as long as the criteria detailed by the CEB’s Environmental and Social Safeguards Policy are met.

Natural or ecological disasters

22. Aid to victims of natural or ecological disasters is one of the two CEB statutory priorities (Article II of the Bank’s Articles of Agreement), together with aid to refugees, migrants and displaced persons:

“The primary purpose of the Bank is to help in solving the social problems with which European countries are or may be faced as a result of the presence of (...) victims of natural or ecological disasters”.

23. The purpose of these actions is to assist national and local authorities in the reconstruction of the affected areas. They are also aimed at supporting investments and at developing means for the prevention of natural or ecological disasters, the
improvement of risk management and the strengthening of disaster response systems.

24. Projects in this sector usually involve the reconstruction or rehabilitation (applying an ameliorative “build back better” approach in line with the Sendai framework) of destroyed or damaged priority infrastructure, including:

24.1. basic service provision and the related infrastructure such as water supply and wastewater systems and facilities, solid waste treatment facilities, electricity and gas supply systems;
24.2. social infrastructure such as healthcare and educational facilities; public service/social care facilities and infrastructure (such as student dormitories, child protection centres, fire/police stations, etc.);
24.3. shelter and housing infrastructure;
24.4. intervention materials and equipment.

25. The CEB also finances projects specifically targeted at reducing the vulnerability to natural and ecological disasters and mitigation of their risks, in particular in terms of floods, fires, avalanches, earthquakes and landslides, as well as any project component or accompanying activities aimed at improving adaptation or enhancing resilience to climate-related risks. Natural disaster risk management programmes aimed at increasing disaster preparedness and response capacity, including public training and awareness activities, can be also financed by CEB.

26. Projects approved in favour of the populations concerned may, under certain circumstances as defined in Chapter 7 #14 below, benefit from accelerated, fast-track procedures for appraisal, approval and, if justified, disbursement.

27. Within the framework of projects for the prevention of natural or ecological disasters, projects aimed at the construction of water-retaining dikes are eligible, provided that the criteria detailed in the CEB’s Environmental and Social Safeguards Policy are met.

Protection of the environment

28. The CEB finances projects that contribute to protecting and improving the environment, and thus to improving living conditions.

In parallel to its specific action in this sector, climate-related and environmental aspects are systematically taken into account during the appraisal of all the projects proposed for financing, regardless of the sector concerned.

29. The CEB can finance projects concerned with:

29.1. reduction and treatment of solid and liquid waste;
29.2. clean-up and protection of surface and underground water;
29.3. decontamination of soils and aquifers;
29.4. protection against noise;
29.5. production of renewable energy;
29.6. energy saving measures (excluding energy production/distribution);
29.7. reduction of air pollution;
29.8. protection and development of biodiversity;
29.9. cleaner transport means and networks.

30. As regards the production of renewable energy, projects eligible for CEB financing must be strictly in line with the specifications and requirements defined by CEB during appraisal.
31. Investments related to the protection of the environment undertaken by private entities as beneficiaries of a CEB loan shall be restricted to those undertaken by MSMEs, as defined by the Handbook (see Chapter 2, paragraphs 50 and 51).

32. Investments undertaken by private enterprises for the creation of infrastructure for the treatment of solid and liquid waste and wastewater that is not produced by the enterprises themselves are eligible.

33. Lastly, these projects must concern populations defined at local or regional level.

Protection and rehabilitation of historic and cultural heritage

34. Restructuring and rehabilitation of historic and cultural heritage classified as such by the member state concerned.

Health and social care

35. The CEB can finance projects concerning health, social care and related infrastructure or services such as:

35.1. Construction and/or rehabilitation of:
   35.1.1. public or private hospitals;
   35.1.2. public or private medical service infrastructure;
   35.1.3. specialised centres dedicated to assisting vulnerable and dependent populations;
   35.1.4. nursing homes for the elderly and welfare centres, including housing for elderly people who are still independent;
   35.1.5. health-related research and development facilities.

35.2. Supply and installation of medical or non-medical equipment and furniture

35.3. Adaptation of such premises to facilitate access to persons with reduced mobility

35.4. Acquisition of health management and related material and equipment; this may involve outright purchase, or the lease or other forms of long-term hire of such equipment

35.5. Home-based care and support services

35.6. Health-related research and development programmes

35.7. Training and support programmes in favour of persons with disabilities

35.8. Training of medical and sociomedical specialised staff.

36. Within the framework of health projects, financing can be also granted for basic infrastructure such as water supply and wastewater systems and facilities, solid waste collection and treatment facilities, including hazardous waste, as well as for electricity and gas supply systems, IT infrastructure and communication facilities (such as telephone, internet, cable, etc.).

37. Private establishments and infrastructure must be state-approved, in compliance with the criteria fixed by the state for this type of establishment.
Education and vocational training

38. The CEB can finance education and vocational training projects, and related infrastructure, such as:
38.1. Construction and/or rehabilitation of early childhood education facilities, primary and secondary schools, secondary vocational technical colleges, vocational training centres, establishments of higher education or specialised learning and/or research and development centres. Eligible investments may include sports and socio-cultural centres/equipment as well as residence facilities pertaining to such establishments, learning materials, furniture and equipment
38.2. Adaptation of such premises in order to facilitate accessibility for persons with reduced mobility
38.3. Continuing training and lifelong learning programmes for social and education professionals
38.4. Training programmes for the unemployed and disadvantaged groups of population; support for professional re-training programmes; natural or ecological disaster prevention/preparedness for members of the civil protection forces; in-service training programmes for magistrates, administrators, civil servants and government officials
38.5. Education-related research and development programmes
38.6. Training programmes in favour of vulnerable groups
38.7. Training of education and vocational training specialised staff
38.8. Student loans programmes.

39. Private establishments must be state-approved with recognition of diplomas and degrees at national level.

40. Costs related to the payment of university or college tuition fees and student living costs may be eligible for CEB financing. The scope and specifications will be defined during appraisal on a case by case basis.

41. Education-related investments may also include basic infrastructure needed to ensure access to basic services for the education establishments and their beneficiaries, including water supply and wastewater, solid waste collection and treatment, electricity and gas, IT infrastructure and communications facilities (such as telephone, internet, cable, etc.).

Infrastructure of administrative and judicial public services

42. The CEB finances projects for the construction or rehabilitation of infrastructure and for the conversion of buildings into premises intended for public service use. This includes in particular investments in support of the organisation and functioning of administrative and judicial public services as well as training of the related staff. ³

43. With regard to penitentiary infrastructure, the projects financed by the CEB must respect the principles of the Recommendations made by the Committee of Ministers of the Council of Europe concerning European Prison Rules. ⁴

³ In compliance with point 1.5. of the Action Plan of the 3rd Summit of Heads of State and Government of the Council of Europe held on 25 and 26 May 2005.

⁴ Approved by the Committee of Ministers on 11 January 2006, at the 952nd Meeting of the Ministers’ Deputies, the Recommendation Rec (2006)2 of the Committee of Ministers of the Council of Europe to the member states concerning European Prison Rules.
44. Projects in this sector must concern, exclusively, buildings intended for national, regional or local government(s), or for technical agencies in which such bodies have a majority interest as well as related infrastructure. This may include facilities such as penitentiary infrastructure, fire/police stations, and training centres or buildings connected to municipal/local/regional administrations.

45. Costs related to equipping and those required to support the educational and vocational training components of judicial infrastructure projects may be eligible for CEB financing under the “Infrastructure of administrative and judicial public services” sector of action.

Supporting MSMEs for the creation and preservation of viable jobs

46. The CEB provides Programme Loans with the primary purpose of promoting the creation and preservation of viable permanent and/or seasonal jobs by facilitating access to credit. Such loans can finance fixed productive investments, including through leasing, or working capital requirements as deemed eligible by CEB. They are aimed at micro, small and medium-sized enterprises (MSMEs), including those exercising craftsmanship/artisan activities or small family-owned enterprises engaged in regular economic activity.

47. CEB uses the same definition of MSMEs as the European Union (EU Commission Recommendation 2003/361/EC), which may be updated from time to time. Reflecting its social mandate, CEB prioritises the smaller MSMEs and those with constrained access to credit which may include start-ups and enterprises owned by women, by minorities and by vulnerable groups of population.

48. Extract of Article 2 of the Annex of Recommendation 2003/361/EC: “The category of micro, small and medium-sized enterprises (SMEs) is made up of enterprises which employ less than 250 persons and which have an annual turnover not exceeding 50 million euro, and/or an annual balance sheet total not exceeding 43 million euro”. To be eligible to CEB funding, MSMEs should be “autonomous enterprises” within the meaning of the Recommendation, i.e. be either completely independent or have a stake of less than 25% held by a non-SME company.

49. CEB-supported intermediaries will need to demonstrate upfront a clear commitment and an ability to on-lend funds to the targeted MSMEs on a commercially sound and economically sustainable basis.

50. To reach MSMEs effectively for the purpose of supporting job creation, CEB can support selected licensed financial intermediaries (FIs) such as commercial banks, specialised FIs (e.g. public development banks) or non-banking FIs such as leasing companies. This support may either be in the form of direct lending to a selected FI which subsequently “on-lends” to MSMEs, or indirectly through an apex (wholesale) structure providing credit lines to approved FIs for on-lending to MSMEs.

51. CEB also provides Programme Loans to Microfinance Institutions (MFIs) with the objectives of promoting entrepreneurship and self-employment, supporting the establishment and scaling-up of micro-businesses, thereby contributing to income generation, preservation and creation of jobs, as well as the financial inclusion of vulnerable populations, including rural community, women, migrants and ethnic minorities, with the goal to address regional disparities, income inequalities and gender imbalances.
52. MFIs can channel the CEB loan in the form of:
- **business loans for investment and working capital** financing needs of start-ups and existing small businesses;
- **non-business loans** such as those intended for house improvement and small-scale energy efficiency investments made by private households. Emergency loans to meet education and health related expenses are also eligible for CEB financing. Support provided by non-business loans follows the eligibility criteria established for the related sectors of action (education, health, social housing, environmental protection and aid to vulnerable groups).

53. CEB does not finance personal consumer loans.

54. **Working capital** funding aims to provide a stable growth base for well-managed companies and encourage intermediating FIs to develop longer term financing relationship with MSMEs, including for the recurrent needs required to cover day-to-day business expenses and ensure uninterrupted operations, independently of the specific FI financing arrangements.

55. To support **small companies** (those with 10 to 49 employees) and **medium sized enterprises** (those with between 50 and 249 employees) the CEB will incorporate limits with respect to the financing of any working capital requirement, as a maximum share of the CEB loan on a loan portfolio and/or as ceilings per individual beneficiary SME. Such parameters will be determined based on CEB’s assessment of the targeted loan portfolios during appraisal and presented in the Loan Document approved by the CEB’s Administrative Council.

56. **For micro enterprises** (those with less than 10 employees), all working capital needs can be financed, as long as the FI establishes that the end-borrower is well managed, has a sound financing plan and demonstrates good management and current account cash flow. This approach aims to give FIs the necessary flexibility to support sound micro firms’ growth.

57. Irrespective of the MSME categorisation, in order to ensure that permanent MSME working capital requirements are covered by stable funding, minimum maturity eligibility requirements of at least 18 months applicable to the FIs’ on-lending instruments shall be established during appraisal and presented in the Loan Document approved by the Bank’s Administrative Council. Where appropriate, consideration shall be given to the disbursement of tranches dedicated to the financing of working capital.

58. Investments in the field of renewable energy, education (schools/universities) and health (hospitals/clinics) should not be financed under CEB’s “Supporting MSMEs for the creation and preservation of viable jobs” sector of action, but under the specific criteria of the sector concerned (i.e. “Protection of the environment”, “Education and vocational training” or “Health and social care”). Smaller scale sub-projects related to health and education (e.g. privately-owned dental/medical practices, childcare/kindergarten or elderly care facilities) may be financed under the “Supporting MSMEs for the creation and preservation of viable jobs” sector of action provided that the sub-borrowers concerned comply with the above-referred definition of MSMEs.
CHAPTER 3
Sectors of activity excluded from CEB financing

The following activities defined by the NACE¹ nomenclature of the European Union shall be excluded from the CEB’s financing:

1. Extractive industries (NACE B) except division 8 Other mining and quarrying (8.1 Quarrying of stone, sand and clay; 08.91 Mining of chemical and fertiliser minerals and 08.92 Extraction of peat; 08.93 Extraction of salt)
2. Distilling, rectifying and blending of spirits (NACE C11.01)
3. Manufacture of tobacco products (NACE C12)
4. Manufacture of coke and refined petroleum products (NACE C19)
5. Processing of nuclear fuel² (NACE C24.46)
6. Manufacture of weapons and ammunition (NACE C25.4)
7. Manufacture of military fighting vehicles (NACE C30.4)
8. Financial and insurance activities (NACE K64-66)
9. Real estate activities (NACE L68)
10. Gambling and betting activities (NACE R92)
11. Activities of membership organisation (NACE S94)
12. Activities of extraterritorial organisations and bodies (NACE U99)

Investment projects linked to pornography and to products regarded by the CEB’s member states regulations as harmful to the health and the environment³ shall also be excluded.

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² This does not apply to the purchase of medical equipment, quality control (measurement) equipment and any equipment where the CEB considers the radioactive source to be insignificant and/or adequately shielded.

³ Production or trade in any product or activity deemed illegal under the member states laws or regulations or international conventions and agreements, such as unbonded asbestos fibers, pharmaceuticals, pesticides/herbicides, ozone-depleting substances, polychlorinated biphenyls (PCBs), wildlife or products regulated under the Convention on International Trade in Endangered Species (CITES).
CHAPTER 4.1

Financial means of action

Project Loan (PR)

Definition

CEB Project Loans (PRs) are direct loans to an entity to finance a pre-defined investment or a group of related investments. The investments financed through a CEB PR are normally concentrated in one of the Bank’s sectors of action.

Borrower’s responsibility during implementation

The borrower shall implement the project in line with the stipulations of the Framework Loan Agreement (FLA) and shall apply all care and diligence – including, but not limited to, legal, financial, compliance, managerial and technical – required for the proper implementation of the project. The borrower shall implement the project in conformity with the requirements set forth in the CEB Environmental and Social Safeguards Policy.

Procurement

Procurement of supplies, works and services to be financed under the project shall comply with the CEB Procurement Guidelines.

CEB share of financing

In order to reinforce the need for a strong and demonstrated commitment and ownership of a project by the borrower, including through funding from its own resources, the CEB finances up to 50% of total project costs, unless otherwise agreed during appraisal. CEB’s share of financing is determined according to the project’s characteristics and funding needs, the borrower’s overall financial situation, the availability of budgetary allocations, the priorities of the proposed investment(s) and the expected social impact of the investment(s).

Other sources of financing

In the interest of smooth implementation of the project, the CEB requires that the other sources of financing are committed in parallel with its loans. Should the costs of the project increase or be revised upwards for whatever reason, the borrower shall ensure that the additional financial resources needed for the completion of the project are available.

CEB loan duration

The financial conditions of the loan should be adapted to the nature of the underlying investments. In other words, the tenor of the CEB loan should closely correspond to the expected life of the underlying infrastructure to be financed.

Project starting definition

Investments financed through a PR are entirely defined at the time of project approval and the costs already incurred shall not exceed 40% of the total estimated eligible cost.

Monitoring modalities

Monitoring of the PR implementation is carried out in line with the CEB’s Loan and Project Financing Policy at least once a year and/or prior to a new disbursement. Special attention is paid to costs, financing plan, procurement as well as the realisation of the physical and social objectives of the project. The borrower must also provide a reliable estimate of the physical progress of the project at the time of each disbursement.

Disbursement conditions according to the progress of works

CEB loans are disbursed in tranches (minimum two) in accordance with the progress of works, as documented by the borrower during implementation and monitored by the Bank.

First tranche disbursement

The borrower may request the disbursement of the first tranche within 12 months following FLA signature and fulfilment of all related prerequisites. The first loan tranche is normally aimed at enabling the start of works and does not usually exceed 25% of the approved loan amount. However, the first disbursement may exceed this limit if justified by the progress of works as determined during appraisal.
Disbursement of subsequent tranches

The disbursement of each subsequent loan tranche can go ahead as soon as the borrower has allocated 90% of the previous tranche and that the borrower’s project monitoring report has been found satisfactory. The amount of the subsequent loan tranches is determined on the basis of forecasted expenditure for the forthcoming months within a limit of one year.

Disbursement of any subsequent tranche should take place within 18 months following the last disbursement, unless otherwise authorised by the CEB on a case-by-case basis.

Commitment of tranches and repayment

Each tranche disbursed by the CEB must be committed to the project within the timeframe defined in the FLA, subject to a maximum limit of 12 months from the disbursement date. Beyond this limit, unless duly justified and authorised by the CEB, the non-committed amount of the tranche disbursed should be repaid to the CEB as provided in the FLA, with the potential cost of repayment being borne by the borrower.

Technical review modalities and on-site visits

All projects are subject to technical appraisal of key aspects, including a systematic appraisal of Environmental and Social Safeguards and key climate-related issues. When deemed necessary by the CEB, a technical appraisal mission may be required. Each project is then expected to be subject to a technical monitoring review at least once during its implementation, unless otherwise determined at approval. Technical reviews at appraisal or monitoring stage are undertaken primarily through on-site visits but the CEB may adopt different modalities including hybrid, online or desk technical reviews as appropriate. If during implementation a technical monitoring review rates the project as “barely satisfactory” or “unsatisfactory” (i.e. rating lower than 3 on a scale of 1 to 4, with 4 being the best), the project shall be visited again within a timeframe proposed by the CEB unless the low rating concerned the completion review. The borrower shall strive to respect CEB’s recommendations including the conclusions of the technical missions. Prior to the approval of an additional loan amount under a project loan (Addendum) a technical monitoring mission concerning the existing loan (or previous Addendum) is compulsory.

PR Completion

Upon completion of the project, the borrower shall submit to the CEB a completion report on the use of funds and the achievement of physical and social objectives, as measured by a set of indicators agreed during appraisal and specified in the FLA. The project will be considered completed after CEB’s acceptance of the completion report.
CHAPTER 4.2
Financial means of action
Programme Loan (PM)

Definition
CEB Programme Loans (PMs) are provided to financial intermediary (FI) institutions or public entities in order to finance a set of diverse investments, small individual projects or “sub-projects”, and multi-project programmes covering one or several CEB sectors of action (i.e. “multi-sector” programmes).

Borrower’s responsibility during implementation
The borrower shall implement the PM in line with the stipulations of the Framework Loan Agreement (FLA) and shall apply all care and diligence – including, but not limited to, legal, financial, compliance, managerial and technical – required for the proper implementation of the project. The borrower shall implement the project in conformity with the requirements set forth in the CEB Environmental and Social Safeguards Policy.

Programme loan intermediation
Usually, the implementing FI or public institution on-lends the funds borrowed from the CEB to end-borrowers and bears the direct sub-project credit risk. The implementing FI or public institution is responsible for sub-project/beneficiary/client identification and selection, contracting the sub-project loans when it is the case, disbursing the funds to end-borrowers and for monitoring repayments.

Financial intermediary’s responsibility
To reach MSMEs effectively for the purpose of supporting job creation, CEB can support selected licensed financial intermediaries (FIs) such as commercial banks, leasing companies, specialised FIs (e.g. public development banks), microfinancing institutions or non-banking FIs. This support may either be in the form of direct lending to a selected FI which subsequently “on-lends” to MSMEs, or indirectly through an apex (wholesale) structure providing credit lines to approved FIs for on-lending to MSMEs. The implementing FI or public institution bears the direct credit risk of its on-lending financial intermediaries.

Procurement
Procurement of supplies, works and services to be financed under the PM shall comply with the CEB Procurement Guidelines.

CEB share of financing
CEB finances up to 50% of total costs unless otherwise agreed during appraisal. To determine the maximum CEB share of financing of a PM, the Bank takes into account the borrower’s overall financial situation, the financing plan for the proposed investment programme and the economic and social objectives of the programme. The maximum CEB share of financing can be applied and monitored either on each sub-project total cost basis or in the light of the total cost of the PM.

CEB loan duration
The financial conditions of the loan should be adapted to the nature of the underlying sub-project investments. In order to match the tenor of the CEB loan proceeds to the needs of end-borrowers, CEB may disburse parallel tranches with different tenors to finance separately and distinctively different categories of beneficiaries, such as MSMEs and public entities, or different PM components, as applicable.

Programme starting definition
In principle, investments eligible for CEB financing must have been contracted, or their implementation started, not more than 12 months before the disbursement date of the related tranche.

Monitoring modalities
Monitoring is carried out on a loan tranche basis, at least once a year and/or prior to a new disbursement. Monitoring conditions are set in the FLA and vary depending on the type of PM, the specificities of the implementing FI or public institution(s), the project objectives and the type of beneficiaries/end-
borrowers. Sub-projects/beneficiaries/clients are identified in the monitoring report submitted to CEB after the disbursement of each tranche.

For PMs involving a large number of small-amount sub-projects, the CEB financing share for each sub-project included in the portfolio may be limited to a pre-defined maximum loan amount per sub-project. Monitoring of PMs falling into this category will be portfolio-based, established on aggregated data, portfolio-wide monitoring templates agreed with the borrower during appraisal. In this case, disbursement of the CEB funds will be made in a fixed proportion of up to 50% of the aggregate amount of investments for a given period, rather than being tied to specific sub-projects.

Nonetheless, for larger-amount sub-projects, CEB may determine particular thresholds and project monitoring modalities on a case-by-case basis during appraisal. In general, total costs per sub-project are determined in relation to the type of investment financed. In the specific case of MSME financing, the amount should usually not exceed EUR 2 million. For infrastructure investments in health, education, protection of the environment or improving living conditions in urban and rural areas, the maximum amount per sub-project should usually not exceed EUR 10 million. For all sub-projects above the agreed threshold, CEB will require a specific set of additional information, including review of financing plans and costs breakdown, and if deemed necessary an on-site technical mission.

The CEB disburses its PMs in a minimum of two loan tranches. The total number of tranches will vary depending on the sector(s) concerned and the social, technical and financial specificities of sub-projects. The amount of each tranche will be determined according to the absorption capacity of the project/borrower.

The borrower may request the disbursement of the first tranche following the FLA’s entry into force and fulfilment of all related prerequisites. The disbursement of the first tranche should take place up to 12 months following the FLA signature and may not exceed 50% of the authorised loan amount approved by the Administrative Council, unless otherwise justified and agreed during appraisal.

Once the first tranche has been disbursed, each subsequent loan tranche can be disbursed as soon as the previous tranche has been fully allocated and subject to receipt by CEB of the borrower’s monitoring report confirming that the previous tranche was duly allocated to identified beneficiaries/end-borrowers and sub-projects meeting the Bank’s Eligibility criteria. In specific cases, other monitoring requirements might apply, as established during appraisal. Disbursement of any subsequent tranche should take place within 18 months following the last disbursement, unless otherwise authorised by the CEB on a case-by-case basis.

Each tranche disbursed by CEB must be allocated to eligible sub-projects of the programme within the timeframe defined in the FLA, subject to a maximum limit of 12 months from the date of the disbursement. Beyond that limit, unless duly justified and authorised by the CEB, the non-allocated amount of the tranche disbursed should be repaid to the CEB as provided in the FLA, with the potential cost of repayment being borne by the borrower.

In case any CEB loan amount allocated to a beneficiary cannot be utilised, or is only partly utilised to finance the corresponding sub-project, the borrower shall ensure that the unutilised loan amount is promptly reallocated to finance another sub-project in line with CEB’s Eligibility criteria.
**Ineligible sub-projects**

Should one or more sub-projects be deemed to be ineligible for CEB financing, the borrower will either repay that portion of the loan or promptly replace the ineligible sub-project(s) with other eligible ones.

**Passing on CEB’s loan duration to end-borrowers**

In case the maturity of the CEB loan is longer than the maturity of the underlying sub-project loans, the borrower or its on-lending financial intermediaries commit to reutilise reflows (repayments and pre-payments by the end-borrowers), to the extent feasible, to finance additional sub-projects in line with CEB’s respective Eligibility criteria.

**Passing on CEB’s loan conditions to end-borrowers**

The borrower shall endeavour, to the extent possible, to pass on, either directly or through its on-lending financial intermediaries, the financial benefits of CEB’s interest rates to the end-borrowers. It shall further ensure that its financial intermediaries abide by CEB requirements with regard to implementation, environmental and social safeguards, compliance, monitoring and reporting of the project.

**Technical review modalities and on-site visits**

The borrower shall facilitate the organisation of technical monitoring missions, including possible on-site visits. In the case of multi-project-programmes, the investments to be visited will be selected by the CEB on a sample basis. In addition, and when decided by the CEB committees, a technical appraisal review may be required during the PM preparation or appraisal. If during implementation a previous technical monitoring mission rated the project as “barely satisfactory” or “unsatisfactory” (i.e. rating lower than 3 on a scale of 1 to 4, with 4 being the best), the PM will be visited again within a timeframe proposed by CEB unless it was the completion mission. In any case, the borrower should endeavour to respect the conclusions of the mission and take into account CEB’s recommendations. Technical monitoring missions on investments financed by an additional loan amount under a programme loan (Addendum) are decided on a case-by-case basis by the CEB committees.

**Conditional financing instrument**

For borrowers that have, through previous co-operation with the CEB, demonstrated clear mandate, well-established and effective operational and financial policies and procedures and the capacity to provide timely and comprehensive reports to the CEB on the relevant financial, physical and social aspects of project implementation, the CEB will decide at appraisal stage to apply an in-house review only through the monitoring reports submitted by the borrower, under Conditional Financing Instrument monitoring procedures.

**PM Completion**

In the case of programme loans, upon completion, the borrower shall submit to the CEB a **global monitoring report which details the full allocation of each CEB loan tranche**, the achieved physical and social objectives (as measured by a set of indicators agreed during appraisal and specified in the FLA), as well as the average financial conditions granted to the beneficiaries/end-borrowers. The PM will be considered completed after CEB’s acceptance of the global monitoring report.
CHAPTER 4.3

Financial means of action

EU Co-financing Facility (ECF)

**Definition**
ECFs are aimed at assisting CEB member states, both within and outside the EU, to take full advantage of different EU financing instruments available for addressing their social investment needs and directly supporting EU objectives.

In CEB member states that are also members of the EU, ECFs allow to complement EU Funds by providing, depending on needs, (i) ex-ante pre- or bridge financing as well as (ii) co-financing to cover in part or in full the national contribution to EU-funded programmes.

In CEB member states outside the EU, CEB develops ECFs within CEB sectors of action on a country-by-country basis in support of future EU membership through a renewed Instrument for Pre-accession Assistance (IPA) as well as of European Neighbourhood Instrument objectives, depending on the specific EU Programmes and instruments available and the type of costs covered by them.

**Borrower’s responsibility during implementation**
The borrower shall implement the project in line with the applicable EU Regulations and EU Funds specific rules as stipulated in the Framework Loan Agreement (FLA) and shall apply all care and diligence – including, but not limited to, legal, financial, environmental and social safeguards, compliance, managerial and technical – required for the proper implementation of the project.

**CEB share of financing**
In cases where ECF provides both pre-/bridge financing and funding to cover the national and/or local contribution(s), the share of the CEB financing may vary temporarily from the co-financing ceiling established with the EU up to 100% of the overall financing plan agreed between the country and the EU. Upon completion of the facility, the CEB share of financing will be brought back to the level of the national/local financial contribution’s ceiling. In any case, upon completion of the facility, the CEB financing will not exceed 50% of the total final cost, unless otherwise agreed during appraisal.

**CEB loan duration**
The financial conditions of the loan should be adapted to the nature of the underlying investments. In other words, the tenor of the CEB ECF loan should closely correspond to the expected life of the underlying infrastructure to be financed.

**Project starting definition**
Both payments on on-going contracts signed prior to the signature of the FLA for the ECF as well as new contracts may be considered eligible for financing under ECF as long as they are eligible for financing under the relevant EU instrument regulations.

**Eligible costs**
Within this framework, eligible costs are those defined by the relevant EU regulations and/or Fund-specific rules, and/or by national rules, and/or by CEB’s Eligibility criteria. In-depth, case-by-case analysis of programmes at inception enables full identification and mapping of cost categories/budgetary lines that are to be financed through ECFs. All investments and projects eligible under the associated programmes are considered to be eligible under the facility.

**Monitoring modalities**
Monitoring modalities, including an appropriate disbursement schedule, allocation periods, reporting arrangements will be applied based on the specific modalities of EU instruments concerned. In addition, CEB will apply its own modalities for the review of monitoring reports to be submitted by the borrower.
Disbursement mechanism

**ECFs can be disbursed in a minimum of two tranches.** Several thematic objectives/priority axes (components) may be financed independently and/or in parallel.

*First tranche disbursement*

The first tranche will be disbursed based on EU-funded programmes expenditure forecasts for pre- or bridge financing as well as on national/local co-financing needs.

*Disbursement of subsequent tranches*

Subsequent tranche(s) will be disbursed based on the EU-funded programme allocation capacity following CEB’s monitoring of the reporting arrangements for EU Funds put in place at national/local level as well as of any specific modality defined during appraisal and reflected in the FLA.

*Technical on-site visits*

The requirement for CEB technical on-site missions and regular participation in EU-funded programmes’ monitoring organs (such as Steering Committees) is decided by the CEB on case-by-case basis.

*ECF Completion*

Upon completion, the borrower shall submit a full completion report in line with **EU requirements** on the use of funds and achievement of physical and social objectives, as measured by a set of indicators agreed during appraisal and specified in the FLA.
CHAPTER 4.4
Financial means of action
Public Sector Financing Facility (PFF)

Definition
The Public Sector Financing Facility (PFF) is addressed to State or local Treasuries or other public entities that are primarily dependent on budget financing as well as to other entities (public or private under contract) mandated to finance / implement social investments whose mechanism of financing is based on the progress of works and expenditure over one or several budgetary/financing years.

The PFF facilitates the optimisation of funding flows and/or helps treasuries and other entities financing social investments in reducing the funding costs for a specific number of budgetary years, agreed during appraisal.

Borrower’s responsibility during implementation
The borrower shall implement the project in line with the stipulations of the Framework Loan Agreement (FLA) and shall apply all care and diligence – including, but not limited to, legal, financial, compliance, managerial and technical– required for the proper implementation of the project. The borrower shall implement the project in conformity with the requirements set forth in the CEB Environmental and Social Safeguards Policy.

Procurement
Procurement of supplies, works and services to be financed under the project shall comply with the CEB Procurement Guidelines.

CEB share of financing
The CEB finances up to 50% of the incurred expenditure in the budget years supported by the PFF, unless otherwise agreed during appraisal. In determining the level of its part-financing of a PFF, CEB takes into account sectoral needs or objectives and the identified line ministries/treasuries/implementing entities’ actual or anticipated financing gaps.

CEB loan duration
The financial conditions of the loan should be adapted to the nature of the underlying investments. In other words, the tenor of the CEB PFF loan should closely correspond to the expected life of the underlying infrastructure to be financed.

Project starting definition
In principle, CEB financing enables continuity in the financing of existing investments registered in the budget. The PFF may support several budgetary/financing years, starting with the budgetary/financing year that precedes approval of the PFF by the Bank’s Administrative Council. The PFF covers the eligible expenditures included in the respective budget years regardless of the implementation schedule of the underlying investments. Indeed, the inherent investments may have already been contracted and their implementation started.

Eligible costs
Eligible expenditures under the PFF include on-going investment contracts and maintenance costs excluding personnel costs (wages/salaries and other related benefits such as pension payments, except in cases referred to in Chapter 5 below), as well as financial costs, taxes or non-cash items such as depreciation.

On an exceptional basis, the PFF may cover the above-mentioned investment and maintenance costs but also the expenditures needed to ensure the viability and sustainability of public services, including certain categories of recurrent costs identified during appraisal.

Monitoring modalities
Monitoring of the PFF is to be carried out in line with the CEB’s Loan and Project Financing Policy, at least once a year and/or prior to a new disbursement. Special attention is given to the financial management and to the operational capacity of the implementing entity in charge, to ensure the successful
implementation and sustainability of the investments proposed. The relevant indicators will be adjusted to the nature of the underlying investments/investment programmes.

Disbursement mechanism

Disbursement and monitoring modalities for PFF loans are determined case by cases during appraisal, in general on the basis of the progress of expenditure and/or works. PFFs are to be disbursed in a minimum of two tranches. Each tranche is expected to be allocated within a 12-month period from disbursement.

First tranche disbursement

The borrower may request the disbursement of the first tranche within 12 months following the FLA’s signature and fulfilment of all related prerequisites. The first tranche may not exceed 50% of the authorised loan amount approved by the Administrative Council, unless otherwise agreed during appraisal.

Disbursement of subsequent tranches

Once the first tranche has been disbursed, each subsequent loan tranche can be disbursed as soon as the previous tranche has been fully allocated. The amount of the subsequent loan tranches will be determined on the basis of forecasted expenditure for the forthcoming months, within a limit of one year.

Disbursement of any subsequent tranche should take place within 18 months following the last disbursement, unless otherwise authorised by the CEB on a case-by-case basis.

In the absence of disbursement during two consecutive years following approval of the PFF by the Administrative Council, the facility will be automatically removed from CEB’s stock of projects.

Tranches allocation and repayment

Each tranche disbursed by CEB must be allocated under the PFF within the timeframe defined in the FLA, subject to a maximum limit of 12 months from the disbursement date. Beyond that limit, unless duly justified and authorised by the CEB, the unallocated loan amount will be repaid to the CEB, as provided in the FLA, with the potential cost of repayment being borne by the borrower.

Technical review modalities and on-site visits

Each project is expected to be subject to a technical monitoring review by the CEB at least once during its implementation. In addition, and when deemed necessary by the CEB, a technical appraisal mission may be required during preparation of the PFF or its appraisal by the CEB. Technical reviews at appraisal or monitoring stage are expected to be undertaken primarily through technical on-site visits but the CEB can organise hybrid, online or desk technical reviews when applicable. If during implementation a previous technical monitoring review rated the PFF as “barely satisfactory” or “unsatisfactory” (i.e. rating lower than 3 on a scale of 1 to 4, with 4 being the best), the PFF will be visited again within a timeframe proposed by CEB unless it was the completion mission. In any case, the borrower should endeavour to respect CEB’s recommendations including the conclusions of the technical review. Technical monitoring reviews on investments financed by an additional loan amount under a PFF (Addendum) are decided on a case-by-case basis by the CEB committees.

PFF Completion

Upon completion of the facility, the borrower shall submit to the CEB a completion report on the use of funds and the achievement of the objectives, as measured by a set of indicators agreed during appraisal and specified in the FLA. The facility is considered completed after CEB’s acceptance of the completion report.
CHAPTER 4.5
Financial means of action
Cross Sectoral Loan (CSL)

Definition
The CSL responds to borrowers’ cross-sectoral needs, with the ultimate scope of facilitating access to financing for socially-oriented projects eligible at the same time in several CEB sectors of action. Thus, a set of related aims and objectives are defined across several sectors during appraisal as “cross-sectoral” elements, which are monitored according to specific indicators determined before or during implementation and specified in the Framework Loan Agreement (FLA).

Borrower’s profile
The CSL is available to public authorities directly, whether they are national, regional or municipal, as well as to state-owned development banks and other public intermediating financial institutions.

CSL specificities
In preparing CSLs, particular attention is paid to the specific situation of the country itself and to the social priorities identified, whereby the emphasis is placed on disadvantaged areas, national or local priority programmes in social sectors and those intended for communities hosting refugees and migrants.

The cross-sectoral element defines the project’s social value added; it should therefore be quantifiable and measurable in its various vectors, e.g. the number of beneficiaries from a vulnerable group (such as migrants/refugees or persons with disabilities) in the case of interventions eligible simultaneously in several CEB sectors of action like “Health and social care”, “Education and vocational training” and “Improving living conditions in urban and rural areas”, or expected energy savings in the case of projects eligible in the “Housing for low-income persons” and “Protection of the environment” sectors.

Monitoring modalities
During the CSL implementation, the CEB monitoring focuses on the cross-sectoral elements and related objectives of the interventions, in addition to the relevant data submitted in the monitoring report by the borrower.

Disbursement conditions
Modalities for the disbursement and monitoring of CSLs are determined during appraisal, either on the basis of absorption capacity or on the basis of the progress of works, depending on the type of sub-projects concerned. These disbursement and monitoring modalities are spelt out in the FLA.

First tranche disbursement
The borrower may request the disbursement of the first tranche following the entry into force of the FLA and fulfilment of all related prerequisites. The disbursement of the first tranche should take place up to 12 months following the signature of the FLA and may not exceed 50% of the authorised loan amount approved by the CEB’s Administrative Council, unless otherwise agreed during appraisal.

Disbursement of subsequent tranches
Once the first tranche has been disbursed, each subsequent loan tranche can be disbursed as soon as the previous tranche has been fully allocated and subject to the receipt by the CEB of the borrower’s monitoring report confirming that the previous tranche was duly allocated to identified beneficiaries/end-borrowers and sub-projects meeting the CEB’s Eligibility criteria. In specific cases other monitoring requirements might apply, as established during appraisal. Disbursement of any subsequent tranche should take place within 18 months following the last disbursement, unless otherwise authorised by the CEB on a case-by-case basis.
| **Tranches allocation and repayment** | Each tranche disbursed by CEB must be allocated to sub-projects under the programme within the timeframe defined in the FLA, subject to a **maximum limit of 12 months** from the disbursement date. Beyond this limit, unless duly justified and authorised by the CEB, the unallocated loan amount must be repaid to the CEB according to the provisions contained in the FLA, with the cost of repayment being borne by the borrower. |
| **Unused tranches** | In case any CEB loan amount allocated to a beneficiary cannot be utilised, or is only partly utilised to finance the corresponding sub-project, the borrower shall ensure that the unutilised loan amount is promptly reallocated to finance another sub-project in line with CEB’s Eligibility criteria. |
| **Ineligible sub-projects** | Should one or more sub-projects be deemed to be ineligible for CEB financing, the borrower will either repay that portion of the loan or promptly replace the ineligible sub-project(s) with eligible ones. |
| **Passing on CEB’s loan duration to end-borrowers** | In case the maturity of the CEB loan is longer than the maturity of the underlying sub-project loans, the borrower or its on-lending financial intermediaries commit to reutilise reflows (repayments and pre-payments by the end-borrowers), to the extent feasible, to finance additional sub-projects in line with CEB’s respective Eligibility criteria. |
| **Passing on CEB’s loan conditions to end-borrowers** | The borrower shall endeavour, to the extent possible, to pass on, either directly or through its on-lending financial intermediaries, the financial benefits of CEB’s interest rates to end-borrowers. In addition, it shall ensure that its financial intermediaries abide by CEB requirements with regard to implementation, environment, compliance, procurement, monitoring and reporting of the project. |
| **Technical review modalities and on-site visits** | The borrower shall facilitate the organisation of technical monitoring missions, including possible on-site visits. In the case of multi-project-programmes, the investments to be visited will be selected by the CEB on a sample basis. In addition, and when decided by the CEB committees, a technical appraisal review may be required during preparation or appraisal of the CSL. If during implementation a previous technical monitoring mission rated the project as “barely satisfactory” or “unsatisfactory” (i.e. rating lower than 3 on a scale of 1 to 4, with 4 being the best), the CSL will be visited again within a timeframe proposed by CEB unless it was the completion mission. In any case, the borrower should endeavour to respect the conclusions of the technical mission and consider CEB’s recommendations. |
| **CSL Completion** | Upon completion, the borrower shall submit to CEB a **final monitoring report which details the full allocation of the loan**, the physical and social objectives achieved (as measured by a set of indicators agreed during appraisal and specified in the FLA) as well as the mean financial conditions granted to the beneficiaries. The CSL is considered completed when such report is deemed acceptable by CEB. |
## CHAPTER 4.6

### Brief comparison of CEB lending instruments

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**Notes:**
1. Introduced by the Development Plan 2014-2016
2. Introduced by the Development Plan 2017-2019
3. On-lending via Treasury to local authorities
4. CEB Instruments most important comparative advantages in addition to quality of the financing in terms of interest rate and tenor.

**Abbreviations:**
- CAPEX: Capital Expenditure
- CFI: Conditional Financing Instrument
- CSL: Cross-Sectoral Loan
- ECF: EU Co-financing Facility
- EU: European Union
- FI: Financial intermediary
- OP: Operational Programme (EU)
- PFF: Public Sector Financing Facility
- PIU: Project Implementation Unit
- PR: Project Loan
- PM: Programme Loan
- TA: Technical Assistance
CHAPTER 4.7

Financial means of action

PPP Financing

1. CEB Project Loans and Programme Loans may support projects developed through Public Private Partnerships (PPPs) when such projects are in line with national regulatory frameworks that respond to best practice requirements.

2. CEB support in this regard would be focussed particularly on projects in those sectors where the Bank’s added value is most important, e.g. education, health and judiciary infrastructure as well as low income housing.

3. CEB Project Loans and Programme Loans may support projects, or bundles of sub-projects, developed under PPPs, through intermediated lending in principle via private commercial banks or state-owned financial institutions/agencies.

4. In the case of direct lending, depending on the project, the CEB aims to mitigate the PPP-company and project risk by a sovereign guarantee or an alternative credit enhancement.

5. During appraisal the following pre-requisites will be considered:
   5.1 PPP legal framework at country level;
   5.2 Public sector capacity to manage PPP projects with emphasis on technical procurement, “value for money” analysis, as well as the analysis of “construction risk”, “availability risk” and “demand risk”;
   5.3 Active/experienced private sector;
   5.4 Long-term policy commitment and budgetary issues;
   5.5 Sustainability of the investment;
   5.6 Final beneficiaries in line with the CEB’s social objectives and target groups.

6. PPP projects, especially in the case of direct lending, might require extensive use of consultancy and legal services at considerable additional costs for the Bank. Depending on the project, the CEB might consider charging fees (cost recovery) to cover these additional costs.

7. The Project Loan and Programme Loan appraisal and monitoring requirements apply.
CHAPTER 4.8

Financial means of action

Guarantees

1. The CEB can also provide guarantees to financial institutions or other entities approved by a member state for loans aimed at achieving the objectives set forth in Article II of the CEB Articles of Agreement, according to conditions that are set on a case-by-case basis by the Administrative Council, depending on the beneficiary of the guarantee.

2. In such cases, as far as the execution of the project and the other obligations specified in the Framework Loan Agreement are concerned, the obligations of the beneficiary of the CEB’s guarantee are exactly the same as those of a borrower receiving a loan particularly in terms of general project undertakings, procurement, monitoring and reporting, etc.

https://coebank.org/en/about/basic-legal-texts/
CHAPTER 4.9
Financial means of action

Grants

Purpose and applicable policies and procedures

1. Grants are financed from donor contributions held in the Bank’s trust accounts.

2. Grants finance projects having the purposes defined in Article II of the Bank’s Articles of Agreement and eligible in accordance with the Loan and Project Financing Policy.

3. The grants are used to finance:

   3.1 Advisory services for beneficiaries and / or their operating costs, known as Technical assistance grants. The Bank uses such grants to enhance the capacity of project implementers to prepare and implement their projects in accordance with best practices (for more information on technical assistance see chapter 9).

   3.2 Investment cost of projects. The Bank uses these grants, known as Investment grants, in combination with its loans or on a stand-alone basis.

   3.3 Interest on CEB loans. Such grants, named Interest subsidies, provide another way for the CEB to reduce the financial burden of project implementers.

   3.4 Risk sharing mechanisms. These grants enable the CEB to provide loans to beneficiaries who would otherwise not be eligible because they do not meet the Bank’s credit risk requirements.

4. The CEB shall provide grants in compliance with its policies and procedures for internal control, accounting, procurement, audit, environmental and social safeguards, data protection and integrity due diligence.

5. The CEB shall also comply with the specific conditions set out by donors regarding the use of their contributions.

6. In cases in which the CEB gives grants to other international organisations, or co-finances grants with other international financial institutions, the CEB has the possibility to rely on the international organisation’s or international financial institution’s policies and procedures for internal control, accounting, procurement, audit, environmental and social safeguards, data protection and integrity due diligence.

7. The rules of eligibility, award, financing, monitoring and evaluation of grants used for financing technical assistance and investment costs of projects are defined below. For Interest subsidies and Risk sharing mechanisms, these will be defined in the specific terms and conditions governing the use of funds of the relevant trust account.

Eligible recipients

8. Grant recipients can be non-governmental organisations, international institutions, member states, central or local government entities, or any other public or private entity acceptable to the CEB and eligible under the terms and conditions governing the use of the funds held in the relevant trust account. The CEB does not apply any restrictions in terms of nationality.
Sectors of action and Eligibility criteria

9. Projects supported by grants shall fall within the CEB eligible sectors of action as defined in Chapter 2 of the present handbook and shall meet the CEB Eligibility criteria as provided in Chapter 2 of the said handbook.

10. Sectors of activity excluded from CEB grant financing are defined in Chapter 3.

Eligible costs

11. The costs eligible for CEB grant financing are defined in Chapter 5. In certain cases, the costs eligible may be further determined by the terms and conditions governing the use of funds held in the relevant trust account.

Award

12. The CEB may award grants directly or, when required pursuant to the terms and conditions governing the use of funds held in a trust account or decided on the basis of the type of project to be financed, following a competitive procedure.

13. The CEB evaluates the project’s social objectives, financial and technical feasibility and implementation arrangements including environmental and social safeguards, the purpose of the grant and its contribution to the project, as well as the financial and management capacity of the applicant, including its internal control and audit procedures. A key criterion of this assessment is social impact and the Bank will take due care to ascertain that the project and the grant are structured in such a way as to generate the expected social outcomes. If the applicant also requests a loan, this assessment may be performed as part of the loan appraisal process (for more information on the appraisal of the loan, see Chapter 7 of the present handbook).

14. When awarding grants through a competitive procedure, the CEB shall publish information on the potential grants widely and in an easily accessible way and potential grant beneficiaries will be provided with sufficient time to submit grant requests. The grant requests will be screened by an evaluation committee which uses published and clear criteria. CEB procedures will include rules to prevent conflicts of interest throughout the grant approval process. The CEB shall take into account the principles of transparency, proportionality, sound financial management, equal treatment and non-discrimination.

15. Grants shall be approved following the procedure stipulated in the terms and conditions governing the use of funds held in each trust account.

Publication of Grant recipients

16. The CEB will publish on its website information on recipients of grants in line with its Public Information Policy and its Annex “Publication of Information”.

Contracting

17. Once approved, grants shall be documented either through a grant agreement or a framework financing agreement (if combined with a loan). The agreement is usually signed by the CEB and the recipient within twelve (12) months following the approval of the grant.

18. Agreements shall reflect the terms and conditions for the use of the grant defined by the CEB during project appraisal, in the grant approval documentation and, in case of award following a call for proposals, in the guidelines for applicants, including those concerning the project’s implementation, reporting, auditing and monitoring.
19. Grant recipients shall comply with the requirements provided in the agreement at all times following the signing of the agreement.

20. Moreover, grant recipients shall take all appropriate measures to provide visibility to the CEB and, where applicable, to donors.

21. The Bank may demand recovery of disbursed grants in case of breach of contractual requirements, in particular in the case of corruption, fraud, money laundering, misprocurement or when the implementation of the project leads to a violation of the CEB’s Environmental and Social Safeguards Policy, the “Convention of the Protection of Human Rights and Fundamental Freedoms” or the “European Social Charter”.

Modification and cancellation

22. Any substantial modification of the use of a grant shall be subject to the approval of a modification request by the Bank and, where applicable, donors. If the grant has been awarded through a competitive procedure, such modification shall not have a detrimental impact on the principal of equal treatment of applicants.

23. Grants may be cancelled:
   a. at the request of the beneficiary
   b. at the CEB initiative:
      i. whether a grant agreement or a framework financing agreement has been signed or not, in the circumstances that may give rise to cancellation under the grant agreement or the agreement with the donor or under the framework financing agreement if the grant is combined with a loan,
      ii. if no grant agreement or framework financing agreement has been signed within twelve (12) months following approval of the grant, unless an extension has been granted by the CEB,
      iii. if no disbursement has been made within the timeframe stipulated in the grant agreement or the framework financing agreement, unless an extension has been granted by the CEB.

Financing

24. A project may benefit from more than one grant, as long as the grants do not finance the same expenditure, in consistency with the principle of non-cumulative awards.

25. In accordance with the principle of non-retroactivity, grants may only finance expenditures incurred during the project implementation period, except in duly justified cases. In accordance with the principle of non-profit, grants shall not have the purpose or effect of producing a profit for the grant beneficiary, except in duly justified cases.

26. The percentage of grant financing of project costs will be determined in accordance with the conditions set out by donors regarding the use of their contributions.

27. Should the costs of the project increase for whatever reason, the beneficiary shall ensure that the additional financial resources are duly provided.

28. Grants will be disbursed in a minimum of two tranches, unless otherwise specified. The first disbursement will take place within twelve (12) months following the signature of the grant agreement or the framework financing agreement, unless otherwise authorised by the CEB on a case-by-case basis.
29. A new disbursement may take place as soon as a predefined portion of the previously disbursed grant tranche has been used by the grant recipient, provided all the necessary monitoring information has been received and favourably reviewed by the CEB.

30. The conditions for disbursement applicable to each grant shall be specified in the grant approval documentation or, if awarded following a competitive procedure, in the guidelines for applicants and reflected in the grant agreement or in the framework financing agreement.

31. The CEB must be notified of the non-use of funds, including the reason that prevented their utilisation. The CEB shall require the borrower to reimburse such funds or re-allocate them to other eligible expenses, or, in certain cases, grant an extension of the timeframe for the use of funds.

Technical review throughout the project cycle

32. A technical appraisal of the operation shall be carried out according to the standard modalities defined for CEB-financed operations according to the nature of the underlying activities, including systematic screening of Environmental and Social Safeguards and climate-related aspects and relevant assessment of procurement related issues.

33. Technical monitoring, including any needed implementation support, shall be carried out according to the modalities defined for CEB-financed operations according to the nature of the underlying activities. This will include assessment of procurement modalities and the provision of no-objections as relevant.

Monitoring

34. Monitoring is carried out from the time of the approval of the grant up to its completion. It keeps track of how the project is progressing in terms of expenditure, resource use, implementation of activities, delivery of results and management of risks. It also ascertains that the projects supported by grants are implemented in compliance with respective grant or framework financing agreement.

35. The CEB will perform both regular desk reviews, on the basis of information submitted by grant beneficiaries, and on-site visits. On-site visits may be carried out jointly with donors upon request.

36. Grant recipients shall provide to the CEB regular information on the progress of the project and on the use of the grant in a form of progress reports. The reporting templates will be included in the grant agreement or the framework financing agreement. The progress reports should be provided at least once per year during the project implementation period and prior to each disbursement (except for the first tranche).

37. Following project completion, the beneficiary will provide a completion report.

38. Grant recipient shall inform the CEB promptly of any material changes affecting project implementation. They shall also provide to the CEB at any time any information deemed necessary by the Bank to assess whether the commitments under the grant agreement or the framework financing agreements are met.

39. Grants may be subject to expenditure verifications performed by external auditors, in compliance with respective grant or framework financing agreement.

Evaluation

40. The Bank may carry out evaluations of any project supported by a grant to assess their performance and measure their impact with the aim of promoting the Bank’s accountability and generating learning that can improve the quality of on-going and future CEB operations.
CHAPTER 5

Eligible costs

The investment costs eligible for CEB financing include:

**Surveys**

The preparatory surveys or studies (technical, economic or commercial, engineering, environmental and social impact assessment and management plans) the technical supervision of the project and other project related professional services. These costs should not exceed 5% of the total cost of the project, unless justified.

**Land**

The acquisition or preparation of land that the client can demonstrate is directly linked to the project’s implementation, at its purchase price, unless it has been donated or granted.

**Infrastructure**

Construction/renovation/modernisation or purchase of buildings directly linked to a project. Purchases of buildings shall correspond to eligible sectors of activity defined in the NACE nomenclature of the European Union (see Chapter 3).

**Basic infrastructure**

The installation of basic infrastructure such as sewerage, water supply, gas supply, electricity and telecommunications networks, waste disposal and waste water treatment, roads, etc.

**Sustainability**

The maintenance of the viability and sustainability of the public services, including certain categories of recurrent costs to be determined during appraisal.

**Equipping**

The purchase of materials, equipment and machinery, including IT equipment and software, as well as the related costs linked to the training of staff.

**Technical assistance**

Technical assistance, as defined under the dedicated Chapter of the Handbook (see Chapter 9).

**Contingencies**

Contingencies for unanticipated costs (technical and/or price increases) can be financed by CEB. These represent financial coverage of unforeseen changes in the quantity of work required, or of unit prices, in the type and quantity of equipment to be purchased or in the method of carrying out the project. Depending on the sector of activity and the various components of the project, these contingencies may represent up to 10% of the total cost of the project. The percentage of contingencies may be higher if justified during appraisal.

**Campaigns**

Costs related to professional/vocational training and public awareness-raising campaigns may be eligible for CEB financing taking into account their objectives within the framework of the projects.

**Staff costs**

CEB loans cannot cover staff costs (wages/salaries and other related benefits such as pension payments), financial charges and non-cash elements such as depreciation. Such costs may however be considered eligible when they relate to project management or technical assistance required for project preparation and implementation.

**Financial costs**

Financial costs (payment and/or refinancing of debts, interest charges, acquisition of interest in the capital of an enterprise, etc.) or financial investments cannot be included in the estimated cost of the project and cannot be financed by the CEB.

**VAT**

Non-deductible and non-refundable VAT and other tax-related costs non-deductible and non-refundable can be considered as eligible costs.
For projects supporting MSMEs, working capital requirements can be considered eligible for CEB financing under certain conditions determined during appraisal and detailed in Chapter 2.

For PFFs, eligible expenditures can also include on-going investment contracts and maintenance costs excluding staff costs, financial costs, taxes or non-cash items such as depreciation. On an exceptional basis, the PFF may also cover the expenditures needed to ensure the viability and sustainability of public services, including certain categories of recurrent costs identified during appraisal.
CHAPTER 6.1
Environmental and Social Safeguards Policy (ESSP) Standards

General considerations

Introduction
1. The handbook presents detailed requirements for environmental and social safeguard review and assessment of projects which have been screened by the Bank in accordance with the Environmental and Social Safeguard Policy (ESSP) and which are considered to carry potential risks which require further analysis. This process is documented in project’s safeguard screening sheet. The application of the specific sets of requirements referred to under the Environmental and Social Safeguard Standards (ESSS) is dependent on the screening outcome and the nature of the identified risks (e.g. environmental or social or both).

2. It should be kept in mind that the project screening outcome may be revised if warranted by additional information that becomes available during the Bank’s appraisal of the project. In other words, a project which was initially screened-out may be screened-in (or vice-versa) on the basis of new data.

Borrower information requirements and the Bank’s environmental and social due diligence

3. The borrower is responsible for providing the Bank with the necessary environmental and social risk information in a timely manner. If documentation is incomplete at the time of appraisal, the Bank will base its environmental and social due-diligence on the information available and on environmental and social risks inherent to the project characteristics and context of implementation. The Bank also reviews the implementing authority’s commitment and capacity to further develop and implement the project in line with the ESSP.

Entering borrower requirements in the Framework Loan Agreement and information disclosure

4. Specific environmental and social requirements the borrower must respect as a result of the Bank’s screening process and the application of the relevant environmental and social safeguard standards will be reflected in the Framework Loan Agreement related to the project. This particularly concerns requirements included in an environmental and social management plan or framework (ESMP/ESMF), a resettlement plan/framework or livelihood restauration plan/framework.

5. In accordance with the requirement of the ESSP, the CEB will publish, on its website, at least thirty days in advance of the CEB Administrative Council Decision a summary of projects:

   5.1. categorised “A”, Fi-1 and Pi-1; and projects
   5.2. categorised “B” and subject to environmental impact assessment (EIA) or environmental and social impact (ESIA).

   The website publication will include a link to the non-technical summary of the EIA or ESIA where applicable.

Application of environmental and social safeguard standards

6. The Bank applies a set of two environmental and social safeguard standards (ESSS) which the borrower must follow if triggered by the Bank’s screening process. The ESSS are based upon safeguards in use by other international financial institutions such as Asian Infrastructure Investment Bank and the World Bank and adapted to the specific mandate and geographic focus of the CEB.
7. The two environmental and social safeguard standards’ scope and coverage are as follows:

7.1. ESS1 describes the requirements for environmental and social assessment, public consultation and risk mitigation and management in terms of process and issues to be addressed. This includes the protection of nature and biodiversity, pollution prevention, resource efficiency, climate change, vulnerable groups, gender and discrimination, working conditions and community health and safety.

7.2. ESS2 describes the requirements for addressing issues of economic and physical displacement of persons in connection with project-induced compulsory land purchase orders.

8. ESSS 1 applies when the Bank has determined, in consultation with the borrower that assessment of the project’s environmental and social risks and adverse impacts is needed. The borrower should thus undertake such assessment in line with the requirements of the safeguard standard.

9. ESS 2 applies if the project would involve land acquisition, economic displacement or involuntary resettlement. In that case the Bank requires the borrower to address these aspects following the requirements of the safeguard standard.

Application of environmental and social safeguard standards to multi-project loan facilities

10. For category FI and PI loan facilities which are implemented through on-lending institutions and which support a large number of sub-projects whose characteristics are not identified ex-ante, the Bank relies upon the intermediary to select eligible sub-projects which are consistent with the requirements of the ESSP. For this purpose, the Bank requires that the intermediary shall:

10.1. Screen sub-projects against the CEB’s exclusion list and reject projects which are ineligible for CEB financing;

10.2. Indicate when a sub-project is subject to environmental and/or social impact assessment (E(S)IA) and provide the Bank with the possibility to review such assessment prior to the allocation of CEB funds to the sub-project if applicable.

11. For FI and PI loan facilities that include a limited number of well-identified sub-projects the Bank shall determine on the basis of the characteristics and the potential environmental and/or social risks of the identified sub-projects if specific environmental and social safeguard standards apply. In such case, the Bank requires that the intermediary shall ensure that sub-projects are consistent with the applicable safeguard standards.

Projects which have been subject to environmental and social assessment prior to inception

12. For projects which have already been subject to environmental and social assessment prior to CEB involvement, the Bank will review the existing documentation provided by the borrower, to establish whether:

12.1. all relevant environmental and social risks and potential adverse impacts associated with the project are considered and consultations with project-affected persons are undertaken in line with the requirements of the ESSP;

12.2. the project design and implementation plan include appropriate measures to manage risks and avoid/mitigate/compensate potential adverse environmental and social impacts;

12.3. the implementing authority has the necessary capacity to appropriately manage the environmental and social risks.

13. If the Bank deems that the project planning documentation and processes need additional work to be in line with the requirements of the ESSP, the Bank may require the borrower to strengthen existing assessments and studies and/or to conduct complementary studies where needed. As part of project preparation support, the Bank may provide assistance to the borrower with the environmental and social safeguard assessment process through direct technical support and by helping to fund assistance by third party specialists.
Environmental and social safeguards monitoring

14. The Bank’s implementation review of environmental and social safeguards measures includes the following tasks:

14.1. Reviewing the periodic monitoring reports provided by the borrower.
14.2. Undertaking periodic visits to project sites.
14.3. Consulting with the borrower to notify observations and need for corrective measures when non-conformity with the Loan Agreement’s conditions is identified.
CHAPTER 6.2

ESSS 1 – Environmental and Social Safeguard Assessment and Management

INTRODUCTION

1. The Bank considers it important that all borrowers have a systematic approach to the management of environmental and social risks and adverse impacts related to the projects receiving CEB financing. The application of appropriate project management mechanisms is essential for ensuring the project’s environmental and social sustainability and contributes to minimising the risk for adverse effects on project implementation, including budget overruns, litigation as well as reputational risk.

2. The Bank requires the borrower to adopt an integrated approach to the assessment of environmental and social risks and adverse impacts where feasible, as these safeguard issues are interrelated and need appropriate coordination during project planning and implementation.

3. The objectives of Environmental and Social Safeguard Standard (ESSS) 1 are to:
   3.1 Identify and assess environmental and social risks and adverse impacts associated with the project;
   3.2 Propose and adopt measures to avoid or where avoidance is not possible, minimise, mitigate, or offset/compensate for adverse impacts on project-affected persons, workers and the environment;
   3.3 Support the integration of environmental and social safeguard considerations into the project decision-making process and implementation;
   3.4 Ascertain and foster the project’s design compliance with appropriate environmental and social safeguard standards during its operation.

SCOPE AND APPLICATION

4. ESSS 1 applies if the project is likely to have environmental risks and adverse impacts and/or social risks and adverse impacts. The scope of the environmental and social assessment and management measures should be proportional to the risks and adverse impacts of the project.

5. When the project is located in the EU member states, EEA countries, the EU Candidate and potential Candidate Countries and countries in the EU Neighbourhood who have signed association or other forms of agreement with the EU, the borrower shall ensure that the assessment process related to environmental risks and potential adverse impacts is consistent with the Directive1 on EIA.

6. In all other cases the borrower shall ensure that the process complies with the requirements of the host country’s applicable legislation and the requirements for environmental impact assessment of ESSS 1, as described in section A “Assessment and Management Process” and section B “Environmental Coverage”.

7. The process for the assessment of social risks and adverse impacts indicated in the ESSS 1 applies to all projects irrespective of the host country.

REQUIREMENTS

8. The borrower is required to pro-actively manage project-related environmental and social risks and adverse impacts and to ensure that the actions indicated in the following paragraphs are undertaken and documented.

9. Undertake the environmental and social impact assessment process for the project in accordance with Section 5 of the ESSP and the scope and application modalities of ESSS 1, and incorporate the elements described below.

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1 Directive 2014/52/EU
10. Consult with the Bank if it is deemed that one or more elements of the assessment process are not applicable to the project. Document why these elements are considered non-applicable.

11. Ensure the preparation of an environmental and social assessment report, containing: a Non-Technical Summary, a Main Report, and Annexes as appropriate, including one on consultations. In cases where environmental and social assessment work may already have been carried out for the project, the Bank reviews the work, and in consultation with the borrower, determines whether any additional environmental or social safeguard work is needed. This process may also require the borrower to undertake complementary consultations.

A. Assessment and Management Process

Environmental and Social Safeguard Assessment Process

12. Review the host country’s legal framework (including adopted international agreements) applicable to project-related environmental and social impact assessment, including environmental and social safeguard standards related to the project’s operation. Analyse potential gaps with the ESSS 1 and propose an approach to address these gaps for review to the Bank.

13. Scale the scope and detail of the assessment to the project characteristics, environmental and social sensitivity of the location and magnitude of the project’s potential risks and impacts.

14. Use strategic, sectoral or regional environmental and social assessments and cumulative impact assessments, where appropriate.

15. Assess potential trans-boundary and global impacts, including climate change information and analysis as they relate to the project.

16. Undertake an environmental and social safeguard assessment for the proposed project to identify direct, indirect, cumulative and induced risks and impacts to physical, biological, socio-economic and cultural resources in the project’s area of influence, including among others impacts on:
   16.1 Air and water quality;
   16.2 Environmental health;
   16.3 Natural resources, including land, water and ecosystems;
   16.4 Livelihoods;
   16.5 Vulnerable groups;
   16.6 Gender;
   16.7 Worker and community health and safety;
   16.8 Cultural resources.

17. Apply a mitigation hierarchy in the environmental and social safeguard assessment, in the following order:
   17.1 Anticipating and avoiding risks and impacts;
   17.2 Minimising or reducing risks and impacts to acceptable levels where avoidance is not possible;
   17.3 Mitigating, once risks and impacts have been minimised or reduced;
   17.4 Compensating for or offsetting, where residual risks or impacts remain, and where technically and financially feasible.

Examination of Alternatives

18. Examine, in a comparative manner: (a) alternatives to the proposed project that are relevant to the stage of the project’s development; and (b) their potential environmental and social risks and impacts. As part of examining alternatives, consider the “without project” option. Document the rationale for selecting the proposed option.
19. Assess the alternatives’ feasibility of mitigating environmental and social risks and impacts, capital and recurrent costs, suitability under local conditions, and the institutional, training and monitoring requirements for alternatives. Examine project alternatives to avoid or minimise physical and economic displacement associated with Involuntary Resettlement and impacts on vulnerable groups.

Mitigation Measures and Environmental and Social Safeguards Management Plan

20. Address adverse environmental and social impacts in accordance with the mitigation hierarchy, with emphasis on avoiding impacts, or where avoidance is not possible, on minimising them. Where possible, enhance positive impacts by means of environmental and social planning and management.

21. Prepare an Environmental and Social safeguards Management Plan (ESSMP) presenting the approach for addressing identified impacts and the established measures to mitigate, monitor and manage the impacts. Key considerations for preparing the ESSMP include mitigation of potentially adverse impacts to acceptable levels, and the polluter pays principle. The ESSMP should specifically include proposed:

   21.1 Mitigation measures;
   21.2 Environmental and social safeguard monitoring and reporting requirements;
   21.3 Specific institutional or organisational arrangements;
   21.4 Provisions for disclosure and consultation;
   21.5 Capacity development and training measures;
   21.6 Implementation schedule;
   21.7 Cost estimates;
   21.8 Performance indicators.

Changes in project Scope, Design or Operation

22. If the project scope, design, implementation or operation is subject to significant modifications which are likely to result in additional environmental or social risks or adverse impacts: carry out an appropriate complementary assessment of such modifications and stakeholder engagement in accordance with the ESSP and applicable ESSSs.

23. Submit the complementary assessment and, as appropriate, the proposed mitigation measures to the Bank for review. Implement the approved mitigation measures. Disclose the project changes and mitigation measures in accordance with the provisions on information disclosure of ESSS 1.

Environmental and Social Safeguards Management Planning Framework

24. Subject to the Bank’s agreement, and in the specific circumstances indicated in the subjacent bullets, the borrower/project promoter may undertake, as a preliminary approach to addressing project-related environmental and social risks and issues, the preparation of an Environmental and Social Safeguards Management Planning Framework (ESSMPF) if:

   24.1 The project consists of a programme or series of activities whose details are not yet identified at the time the project is approved by the Bank; or
   24.2 The Bank determines that the environmental and social safeguard assessment of identified project activities may be conducted using a phased approach.

25. The purpose of the ESSMPF is to ensure that the project activities covered will be assessed and implemented in accordance with the ESSP and applicable ESSSs.

26. Specify and describe in the ESSMPF:

   26.1 Host country’s legal framework applicable to project-related environmental and social impact assessment of the anticipated project activities;
   26.2 Policies and procedures proposed to be applied to assess and address environmental and social risks and adverse impacts of the project activities, including involuntary resettlement;
26.3 Inventory of the anticipated environmental and social risks and impacts;
26.4 Modalities for screening and assessment of sub-projects;
26.5 Provisions for disclosure and consultation;
26.6 Implementation arrangements and roles and responsibilities;
26.7 Monitoring arrangements.

27. Include in the ESSMPF, when applicable, an RPF in accordance with ESSS 2. Prepare the ESSMPs and any other required environmental and social assessment documents during development of the activities, in accordance with the ESSP and applicable ESSSs.

28. Ascertain that as sub-projects are identified and appraised, their implementation is not initiated before any required ESSMP or before RPF has been prepared and reviewed by the Bank, and all actions required prior to commencement of the sub-project’s implementation have been taken.

29. Notwithstanding the foregoing paragraph, the Bank may agree to the use of fast-track environmental and social safeguard procedures in emergency response situations duly justified by the borrower and subject to the authorisation by the Competent Authorities as applicable.

Information Disclosure and Public Consultation

30. Make environmental and social safeguard information (including, as applicable, the ESSMP, ESSMPF, and documentation required under ESSS2) related to the project available in accordance with section 2.3 of the ESSP, and ensure that this information is:

30.1 Readily accessible, and in a form and language(s) understandable to project-affected persons and other relevant stakeholders;

30.2 Disclosed in the appropriate stages of preparation of the project so as to provide an opportunity to broadly identify and address environmental and social risks and adverse impacts, those involving Involuntary Resettlement, and including community health and safety issues;

30.3 Updated when warranted by project modifications and disclosed as indicated above.

31. Carry out meaningful consultation with project-affected persons and facilitate their informed participation in the consultations on the basis of the following principles:

31.1 Initiate consultations early in the preparation stage of the project and update as necessary throughout the implementation stages of the project;

31.2 Facilitate the participation of all relevant parties such as national and local government, the private sector, nongovernmental organisations and persons affected by the project;

31.3 Provide specific support if needed to facilitate participation of vulnerable groups (women, elderly, young, persons with disabilities, minorities and others);

31.4 Provide timely disclosure of relevant and adequate information that is understandable and readily accessible to the persons affected by the project and other stakeholders;

31.5 Enable the consideration of relevant views of persons affected by the project and other stakeholders in decision-making.

32. Continue consultation with stakeholders throughout project implementation as necessary on environmental and social safeguard issues and on the implementation of the project-level grievance mechanism.

Handling of complaints by project-affected persons

33. Establish, as part of the project implementation arrangements, a procedure which foresees the reporting and handling of concerns or complaints of persons who are adversely affected by direct environmental and/or social impacts related to the project’s implementation.
34. Assign the responsibility for the application of the complaints handling procedure to an appropriately qualified staff member\(^2\) of the project management team.

**Implementation and Monitoring**

35. Implement, as applicable, the ESSMP and ESSMPF and monitor their effectiveness. Document monitoring results, including the development and implementation of corrective actions, and disclose monitoring reports in accordance with Information Disclosure above.

**Exclusion List**

36. Ensure that the project does not involve any activity or item listed in the Exclusion List.

**B. Environmental Coverage**

**Environmental Risks and Impacts**

37. Undertake a broad assessment of potential environmental risks and impacts, both positive and adverse, associated with the project. This includes direct and indirect impacts on the physical and biological environment, recognising they are closely linked with social and economic conditions.

**Protection of Nature and Biodiversity**

38. Consider direct and indirect project-related impacts on biodiversity, for example habitat loss, degradation and fragmentation, invasive species, overexploitation, hydrological changes, nutrient loading, pollution and incidental take, as well as projected climate change impacts. Also take into account the differing values attached to biodiversity by affected communities and other stakeholders.

39. Avoid adverse project impacts on biodiversity. When avoidance of adverse impacts is not possible, implement measures to minimise adverse impacts and restore biodiversity, including, as a last resort, biodiversity offsets. Ensure that suitably qualified and experienced biodiversity expertise is used to conduct the environmental and social assessment, to assist in the development of a mitigation hierarchy and to verify the implementation of mitigation measures. Address biodiversity as an element of the ESSMP or ESSMPF (or both, as applicable).

40. Project activities in areas of critical habitats are prohibited, unless: (a) there are no predicted measurable adverse impacts on the critical habitat that could impair its ability to function; (b) there is no predicted reduction in the population of any recognised endangered or critically endangered species; and (c) any impacts are mitigated. If the project is located within a legally protected area, implement additional programs to promote and enhance the conservation objectives of the protected area. Ensure that the project also complies with any applicable national laws and regulations.

41. If the project has to be implemented in an area of natural habitats, ensure there will be no significant conversion or degradation; and if feasible alternatives are not available, ensure that: (a) the project’s overall benefits substantially outweigh the environmental costs; and (b) any conversion or degradation is appropriately mitigated through measures acceptable to the Bank. Ensure that these criteria are applied when proposed actions under the project could potentially cause deforestation or conversion of natural forests.

42. Where the project occurs within or has the potential to adversely affect an area that is legally protected or internationally recognised or designated for protection, identify and assess these potentially adverse impacts and apply the mitigation hierarchy so as to avoid, or when avoidance is not possible, to mitigate those adverse impacts that would compromise the integrity, conservation objectives or biodiversity importance of the area. Ensure that the project also complies with any applicable national laws and regulations relating to protected areas.

\(^2\) Or a number of staff members proportionate to the scale of the Project and the associated risks
**Sustainability of Land and Water Use**

43. Assess the sustainability of land and water use in the area of the project and in immediately adjacent areas. Where feasible, locate the project, particularly if it involves land clearing, on land that is already converted or highly degraded, provided that any resulting Involuntary Resettlement is limited and meets the requirements for an abbreviated resettlement plan, as provided for in ESSS 2.

**Precautionary Approach**

44. Use a precautionary approach to anticipate, prevent or minimise negative project impacts on the environment, including the development and management of renewable natural resources. Where there is a significant risk of negative impacts, promptly adopt measures to avoid or minimise such impacts even if full scientific certainty regarding the optimal measure is lacking.

**Pollution Prevention**

45. Implement, as applicable, pollution prevention and control technologies and practices under the project consistent with the environmental principles, substantive standards and practices foreseen in EU Directives on industrial emissions, water and waste management, air and soil pollution, occupational health and safety, and the protection of nature as the can be applied to specific projects. Apply these standards to the best possible extent in non-EU countries.

46. Favour the use of clean production processes and good energy efficiency practices. Avoid pollution, or, when avoidance is not possible minimise or control the intensity or load of pollutant emissions and discharges, including direct and indirect greenhouse gas emissions. Minimise and manage waste generation and release of hazardous materials from production, transportation, handling and storage.

**Resource Efficiency**

47. Implement technically and financially feasible measures under the project for improving efficiency in consumption of energy and water, as well as other resources and material inputs. Integrate the principles of cleaner production into product design and production processes with the objective of conserving raw materials, energy and water. Include measures to minimise and recycle domestic waste. Make use of recycled construction waste and other alternatives to new materials where feasible under the project.

**Climate Change**

48. Design and implement the project so as to minimise Green House Gas (GHG) emissions in accordance with applicable adopted Climate Change Strategies. Develop mitigation or adaptation measures to reduce risk of climate change, as relevant.

49. Assess the impacts of the project on climate change, as well as the implications of climate change for the project itself. Identify opportunities for low-carbon use, where applicable, and for reducing emissions, enhancing adaptive capacity, strengthening resilience and reducing vulnerability to climate change. Provide a specific analysis of the following project related climate change parameters:

49.1 Carbon footprint potential, determine if the project is expected to generate significant volumes of Green House Gas (GHG) during its economic lifetime.

49.2 Climate change sensitivity, determine the likely vulnerability of the project or its target population to climate change and whether a detailed climate risk analysis should be considered.

49.3 Mitigation potential, identify the project’s potential for contributing to climate change mitigation, typically in terms of the reduction of GHG emissions.

49.4 Adaptation potential, identify the project’s potential to contribute to adaptation to climate change, typically by making the target population or infrastructure more resilient to the effects of climate change.

50. Assess alternatives under the project, and implement technically and financially feasible and cost-effective options that contribute to meeting applicable strategic objectives.
C. Social Coverage

Social Risks and Impacts

51. Undertake a broad assessment of potential social risks and adverse impacts associated with the project, focused on, but not limited to the safeguard issues indicated in paragraph 52. This includes direct and indirect impacts at the project site and community level, recognising they are closely linked with physical and biological conditions.

Scope of Social Coverage

52. Provide in the assessment an overview of the full range of social risks and impacts, as described below and identify measures for their avoidance or mitigation. The assessment should consider the relevant principles of the Council of Europe Convention for the Protection of Human Rights and Fundamental Freedoms and the European Social Charter where they can be applied to the project and as they relate to the following social safeguard issues:

- 52.1 Conditions and rights of workers;
- 52.2 Protection of vulnerable groups;
- 52.3 Forced labour and child labour;
- 52.4 Gender equality and non-discrimination;
- 52.5 Protection of livelihoods and housing.

53. If Involuntary Resettlement would occur under the project, describe this in the assessment and complement it with the preparation of a Resettlement Plan as required by ESSS 2.

Vulnerable Groups, Gender and Discrimination

54. Assess social risks and impacts that affect vulnerable groups or individuals, and any discrimination toward groups or individuals in providing access to development resources and project benefits, particularly towards vulnerable groups. As necessary, incorporate measures to ensure that any discrimination is mitigated to the extent possible.

55. The objective of non-discrimination is to enable access of affected persons to the benefits of projects financed by the Bank so that they do not suffer disproportionately from adverse project impacts.

56. Vulnerable groups or individuals refers to persons who, by virtue of factors beyond their control: (a) are more likely to be adversely affected by the project’s environmental and social impacts; and (b) are more likely to be limited than others in their ability to claim or take advantage of project benefits. Such an individual or group is also more likely to be excluded from or unable to participate fully in the mainstream consultation process and may require specific measures or assistance (or both) to do so.

57. Identify any potentially adverse gender-specific impacts of the project, and develop mitigation measures to reduce these. Where relevant, use gender disaggregated data and analysis, and consider enhancing the design of the project to promote equality of opportunity and women’s socio-economic empowerment, particularly with respect to access to finance, services and employment.

Land and Natural Resource Access

58. Assess economic and social impacts relating to the involuntary taking of land or restriction on access to natural resources under the project\(^3\), including risks or impacts associated with land and natural resource tenure and use.

59. Assess, as relevant, potential project impacts on local land use patterns and tenure arrangements, land access and availability, food security and land values, and any corresponding risks related to conflict or contestation over land and natural resources. Take gender into account regarding land ownership and customary rights to natural resources.

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\(^{3}\) See also ESS 2 for additional requirements relating to Involuntary Resettlement
Loss of Access to Assets or Resources or Restrictions on Land Use

60. If adverse environmental, social or economic impacts from project activities involving loss of access to assets or resources or restrictions on land use that do not fall within the definition of Involuntary Resettlement under ESSS 2 are identified, such impacts are avoided, or when avoidance is not feasible, they are at least minimised, mitigated, or compensated for, through the environmental and social assessment.

61. If these impacts are found to be significantly adverse at any stage of the project, develop and implement a management plan to restore the livelihoods of affected persons to at least pre-project level.

Cultural Resources

62. In the context of ESSS 1, cultural resources include movable or immovable objects, sites, structures, groups of structures, and natural features and landscapes that have archaeological, paleontological, historical, architectural, religious, aesthetic, or other cultural significance. Cultural resources may be located in urban or rural settings, and may be above or below ground, or under water. Their cultural interest may be at the local, provincial or national level, or within the international community.

63. Conserve cultural resources and avoid destroying or damaging them under the project by using field-based surveys that employ suitably qualified and experienced experts for the assessment. Address cultural resources as an element of the ESSMP or ESSMPF (or both, as applicable). In the case of complex situations, prepare, as appropriate, a cultural resources management plan, which may be included in the ESSMP or ESSMPF or be self-standing.

64. Provide for the use of “chance find” procedures that include a pre-approved management and conservation approach for cultural.

D. Working Conditions and Community Health and Safety

Safe Working Conditions and Community Health and Safety

65. Review the host country’s legal framework applicable to labour and working conditions of project workers, as well as health and safety risks to local communities in the area of the project. Analyse potential gaps with internationally recognised standards, such as the ILO’s Guidelines on Occupational Safety and Management Systems and the OSH Framework Directive and, as appropriate, industry-specific guidelines. Propose an approach to address these gaps in a Health and Safety Management Plan for review to the Bank.

66. Analyse and address specific project risks potentially exposing workers or project-affected persons to hazardous substances (e.g. asbestos). Implement measures designed to ensure project workers have safe and healthy working conditions, and put in place measures to prevent accidents, injuries, and disease caused by the project.

67. Integrate appropriate conditions for health and safety management in the project’s tender documents and contracts for services works and equipment procurement.

68. Apply the occupational health and safety provisions of the applicable legislation and specific Health and Safety Management Plan where required. Document and report on accidents, diseases and incidents. Put in place preventive and emergency preparedness and response measures to avoid, or where avoidance is not possible, to minimise adverse risks and impacts of the project on the health and safety of local communities.

4 For the purpose of this ESS, Project workers include: (a) persons engaged directly by the borrower (whether full-time, part-time, temporary, seasonal or migrant), to work specifically on the Project; and (b) personnel of main contractors engaged by the borrower to work on the Project and of subcontractors hired by these contractors to work on the Project. The term does not apply to any other workers of the borrower or other entities.
Child labour and forced labour

69. In order to protect children from harm to their health, safety or morals, ensure that children under the age of 18 are not employed for work under the project. However, if the laws or regulations of the host country provide, in conformity with the Council of Europe Social Charter’s Article 7, that children at least 15 years of age may be employed for light work on condition that their health, safety and morals are fully protected and that they have received adequate specific instruction or vocational training in the relevant sector of activity, such children may be employed, but only in conformity with these laws and regulations and with the conditions of Article 7 of the Charter.

70. In such cases of employment of children under the age of 18 under the project, conduct an appropriate risk assessment, together with regular monitoring, of their health, safety, working conditions and hours of work\(^5\). Ensure that, in connection with the project, there is no work or service performed involuntarily, that is exacted from an individual under threat of force or penalty (including any kind of forced or compulsory labour, such as indentured labour, bonded labour or similar labour-contracting arrangements, or labour by trafficked persons).

Building Safety

71. Where the project includes new buildings and structures that will be accessed by members of the public, consider the incremental risks of the public’s potential exposure to operational accidents or natural hazards, including extreme weather events. Where technically and financially feasible, apply the principles of universal access\(^6\) to the design and construction of such new buildings and structures.

Traffic and Road Safety

72. Identify, evaluate and monitor traffic\(^7\) and road safety risks to project workers and affected communities throughout the project life-cycle, develop measures and plans to address them, and incorporate technically and financially feasible road safety components into project design, where applicable, to prevent and mitigate potential road safety impacts on the affected communities.

73. If the project involves operating construction and other moving equipment on public roads or if the use of project equipment could have an impact on public roads or other public infrastructure, implement measures to avoid the occurrence of incidents and injuries to members of the public associated with the operation of such equipment. Where appropriate, undertake a road safety audit and implement measures to address identified risks and impacts. Provide appropriate training to project workers on driver and vehicle safety, and ensure regular maintenance of all project vehicles.

Security Personnel

74. When project workers are assigned to provide security to safeguard the borrower’s personnel and property (project security workers), assess risks posed by these security arrangements to persons within and outside the project site. In making such arrangements, apply the principles of proportionality and good international practice, and comply with applicable law relating to hiring, rules of conduct, training, equipping, and monitoring of project security workers.

75. Implement measures designed to ensure that project security workers limit their security actions exclusively to preventive and defensive purposes, in proportion to the nature and extent of the threat. The borrower discloses security arrangements for the borrower’s facilities to the public, subject to overriding security concerns.

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\(^5\) See Article 7 of the Council of Europe Social Charter

\(^6\) Universal access means unimpeded access for persons of all ages and abilities in different situations and under various circumstances.

\(^7\) Traffic includes all motorised transportation relevant to the Project.
76. Make reasonable inquiries to ensure that project security workers are not implicated in past abuses; train them adequately (or ensure that they are properly trained) in carrying out of security actions, and appropriate conduct toward project workers and affected communities; and require them to act within the applicable law. Review all allegations of unlawful or abusive acts of project security workers, take appropriate action to prevent recurrence and, where necessary, report unlawful acts to the relevant authorities.
CHAPTER 6.3

ESSS 2 – Land acquisition, economic displacement and involuntary resettlement

INTRODUCTION

1. Involuntary resettlement resulting from project-induced land acquisition and/or restrictions on land-use covers:
   1.1 Physical displacement (relocation or loss of shelter); and
   1.2 Economic displacement (loss of assets or resources, and/or loss of access to assets or resources that leads to loss of income sources or means of livelihood)

2. Resettlement is involuntary when affected persons do not have the right to refuse land acquisition, or restrictions on land use, that result in displacement. This concerns:
   2.1 Lawful expropriation or restrictions on land use based on eminent domain;
   2.2 Negotiated settlements in which the buyer can resort to expropriation or impose legal restrictions on land use if negotiations with the seller fail.

3. Involuntary resettlement needs to be managed appropriately to avoid:
   3.1 Lasting hardship and impoverishment for affected persons, damage to the environment, and adverse socio-economic impacts in host communities;
   3.2 Adverse effects on project implementation, including budget overruns, litigation and reputational risk.

4. The objectives of ESSS 2 are to:
   4.1 Avoid or, when unavoidable, minimise, involuntary resettlement by exploring alternative project options;
   4.2 Mitigate adverse social and economic impacts from project induced land acquisition or restrictions on affected persons’ use of, and access to, assets and land;
   4.3 Restore or, where possible, improve the livelihoods and standards of living of displaced persons to pre-displacement levels;
   4.4 Improve living conditions among physically displaced persons through the provision of adequate housing.

SCOPE AND APPLICATION

5. ESSS 2 applies if the project’s due-diligence process indicates that the project would involve Involuntary Resettlement (including Involuntary Resettlement in the recent past or foreseeable future that is directly linked to the project).

6. This ESSS does not apply to resettlement resulting from voluntary land transactions (market transactions in which the seller is not obliged to sell and the buyer cannot resort to expropriation or to other compulsory procedures if negotiations fail) and where such a transaction affects only those with legal rights.

REQUIREMENTS

7. The borrower is required to pro-actively manage project-related land acquisition, economic displacement and involuntary resettlement and to ensure that the actions indicated in the following paragraphs are undertaken and documented.

Avoiding/minimising involuntary resettlement

8. Consider feasible alternative project options to avoid or at least minimise physical and/or economic displacement, while balancing environmental, social, and economic costs and benefits.
Planning and scoping

9. Determine the required scope of Involuntary Resettlement planning, through a survey of land and assets, a full census of persons to be displaced, and an evaluation of socio-economic conditions specifically related to Involuntary Resettlement risks and adverse impacts. This establishes baseline information on assets, productive resources and status of livelihoods. Include consideration of customary rights, collective or communal forms of land tenure. Take gender into account in conducting the above.

10. Ensure that the resettlement planning process and documentation is proportional to the extent and degree of the impacts. The degree of impacts is determined by: (a) the scope of physical and economic displacement; and (b) the vulnerability of the persons to be displaced by the project.

11. Review the host country’s legal framework applicable to project-related land acquisition, economic displacement and involuntary resettlement and analyse potential gaps with the ESSS 2 and propose an approach to address these gaps in the Resettlement Plan/Framework, or Livelihood Restoration Plan/Framework.

Preparation of Resettlement Plan/Livelihood Restoration Plan

12. When displacement is physical, prepare a Resettlement Plan elaborating on displaced people’s entitlements, income and livelihood restoration strategy, institutional arrangements, monitoring and reporting framework, budget and time-bound implementation schedule. Involve affected persons in consultation on the resettlement plan and disclose the draft resettlement documentation in accordance with the information and consultation requirements in the ESSP.

13. The Resettlement Plan complements the broader coverage of social risks and adverse impacts in the environmental and social assessment and should provide appropriate guidance to address the specific issues associated with Involuntary Resettlement, including land acquisition, changes in land use rights, customary rights, physical and economic displacement, and potential design adjustments that may reduce the nature and/or extent of the resettlement.

14. When displacement is only economic, prepare a Livelihood Restoration Plan. Provide measures to be taken in case of disputes over compensation.

15. Where impacts on the entire displaced population are minor, or fewer than 50 households are displaced, the borrower/project promoter may, with the prior approval of the Bank, undertake the preparation of an abbreviated Resettlement Plan, covering specific elements which may be determined by the Bank. Impacts are considered “minor” if the affected persons are not physically displaced and less than 10 percent of their productive assets are lost.

Preparation of Resettlement Planning Framework/Livelihood Restoration Framework

16. Subject to the Bank’s agreement, and in the specific circumstances indicated in the subjacent bullets, the borrower/project promoter may undertake, as a preliminary approach to addressing project-related land acquisition, economic displacement and involuntary resettlement issues, undertake the preparation of a Resettlement Planning Framework or Livelihood Restoration Framework if:

16.1 the project is likely to involve Involuntary Resettlement but consists of a programme or series of activities whose details are not yet identified at the time the project is approved by the Bank; or

16.2 the Bank determines that the environmental and social safeguard assessment of identified project activities involving Involuntary Resettlement may be conducted using a phased approach.

17. The Resettlement Planning Framework or Livelihood Restoration Framework should be prepared as early as possible in the project planning stage and should contain at least the following elements:

17.1 Review of the host country’s legal framework applicable to project-related land acquisition, economic displacement and involuntary resettlement and analysis of potential gaps with the ESSS;

17.2 Arrangements foreseen for the preparation of specific Resettlement Plans or Livelihood Restoration Plans where appropriate;
17.3 Budgetary provisions to cover potential of cost project-related land acquisition, economic displacement and involuntary resettlement.

Consultations
18. Carry out meaningful consultations with persons to be displaced by the project, host communities and relevant non-governmental organisations, and facilitate their informed participation in the consultations. Consult with all persons to be displaced on their rights within the resettlement process, entitlements and resettlement options, and further participation process. Ensure their involvement in planning, implementation, monitoring and evaluation of the Resettlement Plan.

19. Pay particular attention to the needs of vulnerable groups, especially those below the poverty line, the landless, the elderly, women and children, and those without legal title to land, and facilitate their participation in consultations.

Resettlement Assistance and Social Support
20. Provide persons displaced by the project with needed assistance, including the following: (a) if there is relocation, security of tenure (with tenure rights that are as strong as the rights the displaced persons had to the land or assets from which they have been displaced) of relocation land (and assets, as applicable), proper housing at resettlement sites with comparable access to employment and production opportunities, integration of resettled persons economically and socially into their host communities and extension of project benefits to host communities to facilitate the resettlement process; (b) transitional support and development assistance, such as land development, credit facilities, training or employment opportunities; and (c) civic infrastructure and community services, as required.

21. Support the social and cultural institutions of persons displaced by the project and their host population to address resettlement. Where Involuntary Resettlement risks and impacts are highly complex and sensitive, consider implementation of a social preparation phase to build the capacity of vulnerable groups to address resettlement issues, consisting of consultation with affected persons and the host population before key compensation and resettlement decisions are made. The cost of social preparation should be included in the resettlement budget.

Livelihood Restoration and Standards of Living
22. Improve, or at least restore, the livelihoods of all persons displaced by the project through: (a) where possible, land-based resettlement strategies when affected livelihoods are land-based or where land is collectively owned; or cash compensation at replacement value for land, including transitional costs, when the loss of land does not undermine livelihoods; (b) prompt replacement of assets with assets of equal or higher value; (c) prompt compensation at full replacement cost for assets that cannot be restored; and (d) capacity building programs to support improved use of livelihood resources and enhance access to alternative sources of livelihood. Examine the opportunities for provision of additional revenues and services through benefit-sharing, as the nature and objectives of the project may allow.

23. Improve the standards of living of the poor and other vulnerable groups displaced by the project, including women, children and persons with disabilities, to at least national minimum standards, including access to social protection systems. In rural areas provide them with legal and affordable access to land and resources, and in urban areas provide them with appropriate income sources and legal and affordable access to adequate housing.

Persons without Title or Legal Rights
24. Ensure that persons displaced by the project who are without title to land or any recognisable legal rights to land, are eligible for, and receive, resettlement assistance and compensation for loss of non-land assets, in accordance with cut-off dates established in the resettlement plan. Include them in the resettlement consultation process. Do not include compensation to these persons for the illegally settled land. Conduct land survey and census as early as possible in project preparation to establish clear
cut-off dates for eligibility and to prevent encroachment. If claims have been made by these displaced persons that are currently under administrative or legal review, develop procedures to address these situations.

**Negotiated Settlement**

25. Develop procedures in a transparent, consistent and equitable manner if land acquisition or changes in land use rights are acquired through negotiated settlement under the project, to ensure that those persons who enter into negotiated settlements maintain the same or improve income and livelihood status.

**Information Disclosure**

26. Disclose the draft Resettlement Plan, or Livelihood Restoration Plan including documentation of the consultation process, in the project area, in a timely manner in accordance with the information disclosure arrangements of the ESSP. The information should be in an accessible location, in a format and language(s) understandable to persons displaced by the project and relevant stakeholders.

27. Disclose the final version of the Resettlement Plan, or Livelihood Restoration Plan to affected persons and other stakeholders in the same manner. Regularly disclose updated environmental and social safeguard information, along with information on any relevant material changes in the project.

**Implementation and monitoring**

28. Design and execute Involuntary Resettlement or Livelihood Restoration activities as part of the project. Include the full costs of resettlement in the presentation of the project’s costs and benefits. For a project with significant Involuntary Resettlement impacts, consider implementing the Involuntary Resettlement component of the project as a stand-alone project.

29. Provide compensation and other resettlement entitlements before any physical or economic displacement of the affected persons takes place under the project.

30. Closely supervise implementation of the Resettlement Plan or Livelihood Restoration plan throughout project implementation.

31. For projects subject to a Resettlement Plan, monitor and assess resettlement results and their impacts on the standards of living of displaced persons and whether the objectives of the Resettlement Plan have been achieved, by taking into account the baseline conditions and the results of resettlement monitoring.

32. Disclose monitoring reports in accordance with the Information Disclosure bullet above. Consider the use of suitably qualified and experienced third parties to support monitoring programs.

**Handling of complaints from persons subject to involuntary resettlement**

33. Establish, as part of the Resettlement Plan/Framework, or Livelihood Restoration Plan/Framework a procedure which foresees the reporting and handling of concerns or complaints of persons who are subject to involuntary resettlement related to the project’s implementation.

34. Assign the responsibility for the application of the complaints handling procedure to an appropriately qualified staff member\(^1\) of the project management team.

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\(^1\) Or a number of staff members proportionate to the scale of the Project and the associated risks
CHAPTER 6.4

Green finance and Paris alignment screening

Introduction

1. The Bank is committed to seeking opportunities to further develop climate, and non-climate related environmental benefits in its social projects through the early identification of such opportunities and through support to borrowers in favour of environmental sustainability actions where appropriate and feasible. The Bank will review annually the operational activity related to green projects and components.

2. The Bank seeks to finance projects that are compatible with the overall objectives of the 2015 Paris Agreement on Climate Change and consistent with a pathway towards greenhouse gas emissions reduction and climate-resilient development. Striving to achieve the progressive alignment of its project portfolio with the Paris Agreement, the Bank applies a screening methodology that aims to determine the impact of a project on greenhouse gas emissions and identify those that are considered misaligned with the relevant climate objectives. The Bank also seeks to enhance the integration of climate action components (mitigation and adaptation) in all its project proposals.

Borrower information requirements as regards Green Finance and Paris Alignment screening

3. The borrower is responsible for providing the Bank with the necessary information to enable determination of the project’s environmental benefits and impact on climate change, the resilience of the project to climate risks and potential opportunities for improvement. This includes among others:
   a. Relevant indicators for the identified environmental benefit (e.g. reduction in pollutant emissions, waste volume treated/recycled etc.).
   b. Estimated greenhouse gas emissions related to the implementation and operation of the project throughout its economic lifetime.
   c. Alignment of project with applicable local, national and European climate strategies and goals.
   d. Exposure to climate risks and mitigation measures to enhance resilience.

4. If documentation is incomplete at the time of appraisal, the Bank will base its screening on the information available and on emission and climate risk exposure assumptions inherent to the project characteristics and context of implementation.

Green finance screening

5. The Bank considers Green finance to cover investments that prevent and reduce environmental pollution, improve efficiency in the use of energy and natural resources, and contribute to climate change mitigation and adaptation. In addition, to be considered green, the implementation of such projects must respect the requirements of the Bank’s Environmental and Social Safeguards Policy.

6. The Bank will screen project proposals on the basis of commonly accepted principles for identifying green financing (including among others, the principles of the EU taxonomy, the MDB joint methodology for reporting climate change mitigation and adaptation finance). The approach will be detailed in an internal guidance document that will be updated as needed.

7. Green projects or programmes or green components of operations will be categorised as such if the activities meet the general overarching principles stated in the guidance document and fit into the following three categories: Climate change mitigation, climate change adaptation and green financing providing other environmental benefits. To warrant “green” categorisation, environmental benefits need to be documented by the borrower through indicators that can be monitored and reported on.
8. Climate change mitigation: an activity is considered to mitigate climate change if it contributes to reduce, limit or sequester GHG emissions. The CEB reviews the mitigation potential of all Project proposals and proposes a climate mitigation marker indicating to what extent the operation is expected to contribute towards climate change neutrality.

9. Climate change adaptation: an activity is considered to qualify as climate change adaptation if it is intended to reduce the vulnerability of human or natural systems to the impacts of climate change and climate related risks, by maintaining or increasing adaptive capacity and resilience. The CEB reviews the adaptation potential of all Project proposals and proposes a climate adaptation marker indicating to what extent the operation is expected to contribute to climate change resilience.

10. Non-climate green finance: a project proposal which includes environmental benefits other than mitigation and adaptation to climate change may be categorised as non-climate green finance on the basis of information that substantiates the link between the project proposal and the environmental benefit identified. In such case, the CEB attributes an environmental or green marker indicating the nature and extent of environmental benefits.

11. Loan operations may be entirely or partially designated as Green finance depending on the scope of activities financed. The share of green finance of each loan operation will be determined using a conservative approach and with as much detail as possible. For loan operations which simultaneously target multiple environmental objectives (mitigation, adaptation and other non-climate green objectives) the sum of green finance activities shall not exceed 100% of the total loan amount.

**Screening of alignment with Paris Agreement on climate change**

12. The Bank will screen Project proposals for their consistency with applicable climate goals in line with the principles and objectives of the Paris Agreement on Climate Change. Projects will be attributed a categorisation that reflects their alignment with the Paris agreement, based on the information provided by the Borrower and the Bank’s internal assessment. This categorisation will follow established principles for the alignment of financial flows with the Paris Agreement (in particular the MDB’s characterization Framework for Alignment with the Paris Agreement mitigation and adaptation goals, adapted to the specificities of the CEB’s operations. The approach will be detailed in an internal guidance document that will be updated as needed and the scope of application of the approach will evolve over time based on the CEB’s Paris Alignment Roadmap and its updates.

13. Project proposals for which climate change information is incomplete at the time of appraisal or whose climate performance could be improved with additional measures may receive a preliminary Paris Alignment categorisation. The preliminary categorisation shall be revised upon reception of complementary information or confirmation of additional climate proofing measures. Without complementary information or commitments from the Borrower, the Project proposal may be categorised as misaligned with respect to the Paris Agreement.

14. Project Proposals categorised as misaligned with respect to the Paris Agreement would be considered ineligible for CEB financing.
CHAPTER 7
Project cycle

IDENTIFICATION

1. The Bank finances projects that are in line with its social development mandate and that fall under its eligible sectors of action. The CEB Loan and Project Financing Policy provides the overall framework for project financing and defines the basic principles for the selection, appraisal, implementation and monitoring of CEB projects.

2. The projects, identified by the Bank and/or the borrower, respond closely to the borrowers’ needs. As such, the borrower (and when it is the case, the local stakeholders) must demonstrate its commitment to and support of the project. As the CEB pays particular attention to the quality and social impact of the projects it finances, assistance and monitoring throughout the whole project cycle constitute key factors for their effective implementation. At the borrower’s request, the Bank may provide borrowers with technical assistance to help them prepare their projects.

3. All CEB operations are granted in accordance with specific technical and social development criteria and in strict conformity with the Bank’s environmental, procurement and compliance guidelines and policies. During identification, an initial analysis of the elements making up the project is carried out in order to define the project’s eligibility for CEB financing, its feasibility and objectives as well as the means required to achieve them. An initial estimate of the loan amount is also given at that time. The necessary information is provided to the Bank by the borrower.

4. CEB’s monitoring and control mechanisms are established to ascertain, throughout the project cycle, proper development and implementation of high quality, high social value projects meeting the Bank’s criteria and objectives.

APPRAISAL

5. During appraisal both the project and the associated credit risks are assessed. Technical appraisal is systematically carried out and may include an on-site appraisal mission. The project and credit aspects are included in the loan application prepared in collaboration with the Bank (see paragraph 21 below) and submitted by the borrower to the Secretariat of the Partial Agreement of the Council of Europe and accordingly assessed in the CEB’s “Loan Document” prepared by the Bank, validated by its internal committees and submitted to the Administrative Council for decision (see “Presentation of applications” later in this Chapter and contents of the “Loan Document” in the dedicated Handbook’s Chapter, Chapter 8).
**Project appraisal**

6. At the project appraisal stage, the Bank, in cooperation with the borrower, defines all relevant aspects of the proposed project and assesses project-related risks. On the basis of the loan request formulated by the borrower, the CEB carries out an assessment of the project by closely reviewing its social objectives and justification, its financial and technical feasibility, the envisaged implementation modalities, including the institutional capacity of the borrower and/or the designated implementing agency to manage project implementation including procurement-related aspects, and the environmental and social risks and mitigation measures, including climate change considerations. Requests for financing are adapted to the specific characteristics of each project for which a loan is sought.

7. Technical and other appraisal missions may be carried out. The conclusions and recommendations of the CEB technical appraisal reports are appended to the Loan Document.

8. Environmental and social aspects of the project are reviewed for conformity with CEB Environmental and Social Safeguards Policy as well as the evolving practices concerning the alignment of projects with the goals and principles of the Paris Agreement on climate.

9. The CEB Procurement Guidelines, detailing the principles and methods to be applied when awarding contracts to be financed by CEB loans, serve as a basis for evaluating the procurement-related facets of the project.

10. The Bank applies its Anti-Corruption Charter and Policy on non-compliant/uncooperative jurisdictions during appraisal of the projects it finances. As a general rule during appraisal, the Bank attaches great importance to the aspects related to the fight against fraud, corruption, money laundering, tax evasion/fraud and tax avoidance.

11. The generation of social benefits is a key issue considered by the CEB services during appraisal, which focuses on implementation arrangements, monitoring and reporting modalities, to ascertain that they are appropriate for the delivery of the expected social outcomes.

12. Moreover, the appraisal stage includes a thorough assessment of the likely added-value of CEB support. Such analysis is conducted along the lines of the Added-Value Assessment sheet which assesses both the project’s social impact and its contribution to improving the relevant sector policies, institutions and infrastructure, as well as the added-value of CEB’s involvement.

13. Each proposed project is assigned a Project Overall Rating (POR) based on a **“Four-pronged approach”** which recognises that the social added value of a project depends both on its characteristics – such as its sectoral context, sustainability, expected financial impact, institutional and organisational aspects and the extent of CEB capacity to provide assistance throughout the entire project cycle – and on the context in which it is carried out (“country” parameters). Taken together, these four dimensions of “project”, “country” “Social” and “environmental” ratings, including climate change considerations, also provide a yardstick for measuring the additionality of the CEB’s financing.

14. Fast-track procedures for the approval of emergency-response projects may apply, following an explicit decision by the CEB internal committees in consideration of specific emergency-related needs. Specific project due diligence modalities tailored to the nature of the emergency support are to be defined and approved by the CEB internal committees, with the aim of ascertaining that emergency support operations comply with quality standards and best practice, while potential risks are duly identified and properly managed.

15. Emergency projects for which fast-track procedures are deemed appropriate are usually presented only once to each of the CEB internal committees for validation prior to their submission to the CEB Administrative Council’s approval. Relevant derogations and waivers can be put in place to accommodate swift project appraisal and implementation. As was the case for Covid-related fast-track emergency projects, funding ratios could be higher in relation to the total cost of the project and for the first loan tranche, while eligibility criteria for certain categories of expenditure could be extended to allow for their rapid redeployment as emergency support.
Credit risk appraisal

16. The CEB carries out a credit assessment of the borrower for the proposed loan. The appraisal is based on audited financials or budgetary statements and it is generally supplemented by an on-site visit to the borrower aiming at gathering all necessary information to support the Bank’s final decision.

17. The borrower completes a risk questionnaire addressed by CEB covering among others the following areas: institutional framework, legal status, corporate governance, financial information and compliance.

18. If deemed necessary, credit enhancements may be required from the borrower. Such credit enhancements usually consist of guarantees, pledges of collateral or assignments of receivables and are also subject to a credit assessment. Financial covenants and rating or credit clauses may also be included in contractual agreements.

19. The credit assessment, including a proposed credit risk term sheet, and the proposed contractual structure are presented to internal committees for approval, including the Credit Risk Rating.

20. In case of third-party guarantees needed to secure CEB’s loan, the guarantor may be a member state, a government entity, a financial institution or any other public or private legal entity approved by the CEB. The guarantor and/or any proposed collateral from the borrower or a third-party must be clearly indicated in the loan application transmitted by the member state (please refer to paragraph 22 below). Detailed information about the proposed guarantor’s legal status, activities and financial quality or the proposed collateral structure is to be provided within the framework of the “Loan Document.”

21. As regards PPPs, the credit risk borne by CEB will usually be on the intermediary financial institution that will borrow from CEB. In that case, CEB loan approval will be subject to the intermediary financial institution’s fulfilment of CEB’s financial risk management criteria. If CEB is to extend direct support to a PPP scheme (e.g. through a Special Purpose Vehicle), then it will seek acceptable sovereign/sub-sovereign or bank guarantees in order to mitigate to the extent possible its exposure to project risk. In any case, in order to ensure a sound risk management process, the credit risk coverage criteria must remain independent of the outcome of the PPP’s tender process (if any).

22. During appraisal, the borrower may be acquainted with the CEB’s Framework Loan Agreement (FLA) model corresponding to the type of project/loan envisaged and the CEB’s Loan Regulations, bearing in mind that project specific conditions to be stipulated in the FLA will be further detailed and confirmed following the appraisal process.

PRESENTATION OF APPLICATIONS AND PROJECT APPROVAL BY THE ADMINISTRATIVE COUNCIL

23. The elements of the proposed project and the conclusions of the credit risk appraisal are submitted to CEB’s internal committees for screening and validation. These committees provide a forum for exchange of views and decision-making on all important aspects of project appraisal and implementation. The recommendations emanating from these internal instances of validation are incorporated in the final “Loan Document”.

24. Once the project and credit risk appraisals are completed, potential borrowers prepare their loan applications, developed along the lines of the “Loan Document,” in close cooperation with the Bank’s services.

25. In compliance with Resolution 199 (1988) of the Governing Board, applications for loans or guarantees must be sent to the Secretary General of the Council of Europe. They must be sent by means of a Letter of Transmittal from the applicant member state concerning the project (and concerning the borrower if the borrower is not the applicant member state). The Governor receives a duplicate of the application file. Where applicable, the Letter of Transmittal will indicate the ability and willingness of the applicant member state to guarantee the loan.

26. If the applicant member state wishes to endorse a project in favour of a third-party country, the latter will be required to send a Letter of Consent to the Secretariat of the Partial Agreement of the Council of Europe allowing CEB to monitor the project according to the procedures in force.
27. In parallel, the Secretariat of the Partial Agreement examines each application in order to prepare the Secretary General’s Opinion on Admissibility based on the project’s conformity with the political and social objectives of the Council of Europe.

28. Following reception of the Opinion of Admissibility by the Secretary General of the Council of Europe, the Loan Document, which includes the Bank’s assessment and, if favourable, the proposed terms and conditions for approval, is submitted by the CEB’s Governor to the Administrative Council for decision.

THE FRAMEWORK LOAN AGREEMENT (FLA)

29. Once the project has been approved by the Administrative Council, an FLA corresponding to the type of loan/project approved is negotiated and signed with the borrower on the basis of the specific terms and conditions approved by the Administrative Council. All FLAs are subject to the general terms and conditions stipulated in the CEB’s Loan Regulations applicable to every loan and guarantee. The FLA is expected to be signed within 12 months following approval of the project by the Administrative Council.

30. The FLA shall reflect the specific requirements and modalities established by CEB during project appraisal as well as the corresponding requirements determined by the CEB Loan and Project Financing Policy, Environmental and Social Safeguards Policy, Procurement Guidelines and Anti-corruption Charter.

31. At all times following the signature of the FLA, the borrower shall comply with the requirements agreed to. Within this framework, the borrower in particular undertakes to:

31.1. ensure the financial servicing of the debt according to the terms and conditions established in the loan agreement;
31.2. meet the contractual conditions regarding the project’s implementation, reporting, auditing and monitoring requirements;
31.3. take into consideration the advantage obtained from the CEB financing and, to the extent possible, to pass on that advantage to beneficiaries/end-borrowers while taking into account the fact that an intermediation margin may be applied to cover risk and management costs.

32. Moreover, the borrower should give adequate visibility to the project being implemented with the support of the CEB. In this respect, the borrower shall ensure that beneficiaries of the loan are duly informed that the project is supported by the CEB. To do so, the means of communication best-suited to the specific nature of the project (e.g. web-page, leaflet, brochure, newsletter, etc.) will be defined jointly with the borrower and stipulated in the FLA.

PROJECT IMPLEMENTATION, LOAN DISBURSEMENT AND MONITORING

33. The monitoring process is conducted from the approval of the project until its completion. It ascertains that the project is implemented in accordance with the provisions approved by the Administrative Council and those of the FLA.

34. The Bank increasingly plays a pro-active role with regard to identifying possible difficulties that could jeopardise the success of the project and may assume an advisory role in this regard in order to support the implementation of projects.

35. The Bank’s departments carry out regular in-house reviews on the basis of information submitted by the borrowers in their project follow-up progress and completion reports and on-site monitoring during implementation and at completion.

36. Disbursement and monitoring modalities are determined during appraisal, either on the basis of absorption capacity or on the basis of the progress of works, depending on the type of CEB lending instrument.

37. The Bank assesses compliance with the agreed conditions, including the financial and organisational situation of the borrower, the physical progress of the works/allocation of disbursed loan tranches, adherence to cost estimates, budgeted expenditure and procurement procedures, and achievement of the anticipated social objectives of the project.
38. The borrower shall provide the CEB with a monitoring report before each disbursement, except for the first tranche and at least once a year. The FLA specifies the frequency and the content of these monitoring reports. The reports contain the requisite relevant data on all projects/component parts/sub-projects/budgetary lines, a description of the project implementation status as well as key project implementation risks including those related to environmental and social safeguards and climate change considerations.

39. The borrower assumes the responsibility of informing the CEB promptly of any material change affecting project implementation. It is also expected to provide to the CEB at any time any information deemed necessary to assess that the commitments under the signed FLA are duly fulfilled. Any material changes shall be considered with the CEB.

40. The disbursed loan tranches must be allocated to the project within the timeframe defined in the FLA, subject to a maximum limit of 12 months from the disbursement date. Beyond that limit, unless duly justified and authorised by the CEB, the unallocated portion of the loan tranche must be repaid to the CEB according to the provisions contained in the FLA, with the cost of repayment being borne by the borrower.

41. Meanwhile, CEB monitors the financial standing of the borrower and credit enhancements until the full repayment of the loan amount. In that context, the borrower is asked to provide regular audited financial or budgetary statements including statements of compliance to financial covenants and credit clauses. At least once a year a credit review of the borrower and the project is presented to the Bank’s internal committees.

42. Disbursements take place in loan tranches (see Chapter 10 on CEB Financing for more details). In cases where the “Loan Document” and the FLA spells out conditions precedent to disbursement, the Bank ensures that these conditions have been met by the borrower before any loan disbursement can take place.

43. CEB can authorise the disbursement of a new loan tranche to the borrower only if the monitoring process defined in the FLA has been fully respected and the implementation reports are considered satisfactory.

44. A request for an additional loan amount is presented to the CEB Administrative Council through an ad-hoc memorandum referring to the initial project and its status with emphasis on the conclusions of the prior technical review(s), the reasons for the current modifications and the associated activities, the social aspects and benefits from the additional loan amount, the revised financing plan, the implementation agenda, the monitoring indicators, as well as the risks and the mitigating measures when appropriate.

45. A technical review (preferably including on-site visits, as needed) is required for any new additional loans, although this requirement may be waived by the CEB committees. The findings of the technical review are incorporated into the analysis of the request for additional loan amount.

46. The CEB, in cooperation with the borrower, defines all relevant aspects of the proposed additional loan amount on an existing project at the appraisal stage. Different elements considered during appraisal are reflected in the scorecard through the “four-pronged screening methodology” (4PAP).

47. By proposing to the Administrative Council an additional loan amount on an existing project, the Bank tries to address the financing gap created by an increase of costs or additional objectives, or to expand the implementation of an already existing, successful, project. All in all, an additional amount of a loan may be suggested in the following circumstances:

   (i) When the project requires additional funding because of unforeseen additional costs compared to initial estimates. The inclusion of extra costs is to be decided by the CEB committees on a case by case basis;

   (ii) When a phase of the project has been completed successfully and a new phase of the same type of activities has already been planned and would benefit from a simplified appraisal and approval process;
(iii) When the scope of the project changes and/or the initial project objectives increase;
(iv) When, under a Public Sector Finance Facility (PFF), the Borrower’s investment strategy and the budgetary situation justifies the extension of CEB support.

48. Projects financed by the CEB require technical monitoring missions scheduled on a case-by-case basis at least once during the life of the project.

49. The borrower shall also facilitate the organisation of CEB monitoring missions, including possible on-site visits. In the case of multi-project-programmes the investments to be visited are selected by the CEB on a sample basis.

50. Technical monitoring missions rate the projects according to the implementation performance level observed. If during implementation a previous technical monitoring mission rated the project as “barely satisfactory” or “unsatisfactory” (i.e. rating lower than 3 on a scale of 1 to 4, with 4 being the best), the project will be visited again within a timeframe proposed by CEB unless it was the completion mission. Conclusions and recommendations from the technical monitoring mission are transmitted to the borrower. The borrower should endeavour to respect the conclusions of the mission and respond satisfactorily to CEB’s recommendations.

51. For investments financed by an additional loan amount (Addendum) under a Project Loan, technical monitoring missions are compulsory. For Programme loans, PFF and CSL, the technical monitoring missions will be decided on a case-by-case basis by the CEB committees.

COMPLETION

52. A project is considered completed when CEB receives a satisfactory completion/global monitoring report in line with the requirements spelt out in the FLA.

53. Such report shall provide all the necessary information regarding, inter alia, the use of funds and of physical and social results detailed in the Loan Document approved by CEB’s Administrative Council.

EVALUATION

54. The Bank’s Office of Evaluation may carry out an independent evaluation of any project or programme to assess their performance and to measure their impact in order to promote the CEB’s accountability and to generate learning to improve the quality of on-going and future CEB-financed operations.
CHAPTER 8

Loan Document

1. The “Loan Document” is a concise report containing the Bank’s assessment on the loan application, including information on the project, its technical and financial characteristics and on the credit risk associated to the CEB loan.

2. The “Loan Document” is prepared by the CEB services and submitted by the Bank’s Governor to the approval of the Administrative Council. The “Loan Document” includes data and information collected by CEB during appraisal and/or presented by the borrower in the loan application as well as the loan/project-specific terms and conditions for the approval. The Loan Document includes also the Opinion of Admissibility of the Secretary General of the Council of Europe.

3. The Table of Contents presented in Appendix provides more detail on the focus and content of the “Loan Document.”

4. The main aspects covered by the “Loan Document” are: CEB sector(s) of action, location, definition and purpose of the project from a technical and social point of view, value added of CEB’s participation, borrower (guarantor/collateral, where applicable), project management arrangements, assessment of the environmental and social safeguards aspects related to the project, including climate change, eligible costs and financing plan, implementation schedule, financing conditions, project risk (financial risks as well as risks related to achieving sustainable project outcomes).

5. Importantly, the “Loan Document” puts emphasis on identifying the beneficiaries and their needs, and is explicit on how the loan would address those needs, i.e. through clear statement of objectives, description of the processes by which the beneficiaries are to be selected and benefit from the financial advantages of CEB’s loan, the activities supported, the expected social impact and related key indicators defined during appraisal.

6. Thus, a specific chapter is dedicated to the key indicators on physical outputs as well as outcomes and, to the extent possible, on the foreseen social effects. The “Key Indicators” are followed by “Reporting Requirements” and the “Monitoring Arrangements” sections. The chapter describes the expected modalities for follow-up on progress on the implementation of the loan (specifically on the degree of realisation of the physical and social objectives based on the key indicators) and on monitoring the appropriate channelling of the CEB funds. The templates of the monitoring tables prepared during appraisal are attached to the “Loan Document” and reflect the intended social effects.

7. In addition, the “Loan Document” presents in parallel two chapters regarding the project’s viability, as assessed during the appraisal process by the Bank’s services: this therefore includes a chapter dedicated to “Project Risks and the Mitigation Measures”, which addresses the possible risks related to project implementation and sustainability. Another chapter on “Pre-requisites” presents the main conditions precedent for the approval and disbursement of the loan by CEB.

8. The “Loan Document” includes a chapter dedicated to “Lessons Learned” by the Bank from previous projects in the same sector and/or with the same intermediary, where applicable. The considerations are based on the conclusions of CEB monitoring missions and on the available findings of the Office of Evaluation. This chapter specifies how past experience by the CEB and other IFIs or international good practices, when such is the case, were reflected in the set-up of the loan at appraisal.

9. In the case of PPPs, the content of the Loan Document will in addition highlight the outcome of the appraisal process in terms of: (i) legal and institutional framework; (ii) specific institutional and organisational arrangements for the PPP’s implementation; (iii) PPP-related risks and mitigation measures.

10. For PPP projects to be supported through direct lending, the Loan Document will also highlight the costs related to external consultancy and legal counselling services as determined during appraisal.
APPENDIX

Loan Document

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CHAPTER 9
Technical assistance

1. Technical assistance aims at providing the borrower/project implementing entity with the expertise deemed necessary for the preparation, development, implementation and monitoring of projects to be financed, or already being financed, with CEB funds.

2. Technical assistance consists in the mobilisation, transfer and utilisation of services, skills, knowledge, training, technology and engineering to build capacity on a sustainable basis and in a manner consistent with the purpose and objectives of CEB financed projects and/or their relevant activity sectors.

3. The CEB finances technical assistance assignments through:
   3.1. Trust accounts funded by donor countries and the European Union as well as the Bank’s Social Dividend Account (SDA);
   3.2. CEB loans;
   3.3. CEB own resources – CEB operational budget for consultancy services.

4. Technical assistance is provided, in general, via consultancy services for:
   4.1. Project preparation – to help identify, prepare and implement projects for financing by CEB, including needs assessment, pre-feasibility and feasibility studies, preliminary and detailed designs, environmental and social impact studies, cost/benefit analysis, etc.
   4.2. Project monitoring and results assessment – to support the monitoring and review of on-going projects, including to address issues in implementation, and/or to monitor the social impact and effectiveness of investment projects, both on-going and completed;
   4.3. Procurement – to support the execution of sound procurement for CEB financed projects;
   4.4. Capacity building – to support institutional and organisational capacity development needed for successful implementation, operation and management of CEB financed projects;
   4.5. Sector and context reviews – to carry out sectoral reviews and analysis of country specificities in view of project development, preparation and financing.

5. Technical assistance on CEB-financed projects may either be required by CEB during appraisal / preparation or monitoring phases or requested by the borrower/beneficiary in coordination with CEB.

6. In order to promote ownership, the CEB supports borrower’s/beneficiary’s active participation in designing and, depending on the case, implementing technical assistance. The CEB encourages borrowers/beneficiaries to play a proactive role in determining their needs for technical assistance, defining its nature, objectives and timeframe as well as setting measurable outputs and deliverables expected from the consultancy services. These aspects will be detailed in the grant agreement that will specify the entity(ies) in charge of coordinating and managing technical assistance services.

7. Procurement, contracting and management: depending on whether the consultancy assignments are managed by CEB or directly by the borrower/beneficiary, the following principles would apply:
   7.1. CEB-managed technical assistance assignments should be:
      7.1.1. of an essentially advisory and/or informative nature, i.e. (a) provide the beneficiary with options related to project scope, design, technical choices, etc.; sectoral, institutional and/or legal reviews in view of project identification/preparation; (b) help address specific issues during project implementation and/or monitoring; or (c) check conformity with applicable national and/or international standards and norms (e.g. environment, health standards, procurement).
      7.1.2. aimed at improving institutional capacity through training, organisational enhancement, custom-tailored technical advice, etc.
While managing technical assistance assignments, CEB will under no circumstance execute any role, function or responsibility for project implementation, direct or indirect, which may be construed as implying CEB’s liability.

7.2. Borrower-managed technical assistance assignments would in general be of a larger scope than CEB-managed support and would usually focus on:

7.2.1. assisting the beneficiary in project implementation. Such technical assistance would thus enable the beneficiary to directly call upon consultancy services to help with project implementation, including key staff in charge of implementation reporting directly to the beneficiary/borrower (and/or its entities) with CEB being informed and/or consulted throughout the process.

7.2.2. capacity building: as in 7.1.2. above, and also for broader sector-related policy and institutional framework improvements.

7.3. Third party-funded technical assistance managed by CEB – the Bank may be involved in the management of technical assistance assignments funded, procured and contracted by other Donors or IFIs (e.g. through arrangements such as the EU Western Balkans Investment Framework).

8. Consultancy services on the CEB technical assistance assignments are procured according to CEB’s Procurement Guidelines and internal procurement procedures unless the CEB accepts the application of rules and procedures of other donors/sponsors/IFIs.

9. Monitoring of technical assistance assignments will be carried out in line with CEB procedures and requirements applying to project financing with recourse to custom-tailored indicators based on deliverables. Specific and adequate management rules, payment procedures, reporting modalities and delivery deadlines will be determined on a case-by-case basis depending on the characteristics of the technical assistance assignment and the contracting arrangements in place.
CHAPTER 10

CEB financing

**CEB financing definition**
The general conditions ruling the loans and loan guarantees granted by the CEB are set forth by the Administrative Council within the framework of the “Loan Regulations”, which are an integral part of the FLA signed by CEB and the borrower. Projects are financed by the CEB according to provisions approved by the Administrative Council when examining the project.

**Interest subsidy**
In line with the SDA Policy, where applicable, a project financed by the CEB can, on the Governor’s proposal, benefit from an interest subsidy through the Social Divided Account, following case-by-case approval by the Administrative Council.

**CEB’s share of financing**
The CEB’s share of the financing of the total eligible cost is stipulated in the Loan Document and may vary depending on the type of loan and instrument (see the Handbook’s Chapter 2 for a presentation of the different CEB loan instruments). In principle, the CEB’s share of financing may not exceed 50% of the eligible costs. Nevertheless, on a case by case basis, which is subject to the approval of the Bank’s Administrative Council, the CEB’s share of financing may go up to 90%, especially in the Target Group countries.¹

**Loan currency**
CEB loans are approved in Euro. Disbursements in other convertible currencies may be possible on a case-by-case basis.

**Financing modalities**
Depending on the type of loan instrument, the CEB disburses either on the basis of the progress of expenditure and/or works or the absorption capacity of the project.

**Disbursement based on the progress of expenditure and/or works**
The progress of expenditure and/or works is ascertained through the information provided by the borrower or observations made during on-site missions. It corresponds to the ratio of already-incurred eligible expenditures on all project components to total eligible cost of the project. In addition, the CEB may also finance the expenditures expected to be incurred in a maximum of 12 months from the date of the already incurred expenditures.

**Disbursement based on absorption capacity**
The absorption capacity of the project based on information provided by the borrower. Absorption capacity is monitored in terms of degree of allocation/utilisation of the loan tranches disbursed. A new disbursement may take place as soon as the previous loan tranche has been allocated, provided all the necessary monitoring information has been received and favourably reviewed by CEB. On-site verifications by CEB of the allocation of the disbursed tranche may take place on a sub-project sampling basis.

**Number of instalments**
The CEB disburses the loan in a minimum of two tranches. Depending on the project, a maximum number of tranches may also be established by CEB following its appraisal.

**First disbursement**
The first disbursement will take place within 12 months following the FLA signature, unless otherwise authorised by the CEB on a case-by-case basis.

**Subsequent disbursement**
Disbursement of subsequent tranches will take place within 18 months following the last disbursement, unless otherwise authorised by the CEB on a case-by-case basis.

¹ Albania, Bosnia and Herzegovina, Bulgaria, Croatia, Cyprus, Czech Republic, Estonia, Georgia, Hungary, Kosovo, Latvia, Lithuania, Malta, Moldova (Republic of), Montenegro, North Macedonia, Poland, Romania, Serbia, Slovak Republic, Slovenia and Turkey
Additional loan amounts (Addenda)

The request for additional loan amount on an existing project is prepared by the services with the borrower along the same Project Cycle phases as for a new project and will follow the same internal approval process as was the case with the original project.

The initial project can be visited on a case by case basis by the CEB technical teams and the findings incorporated into the analysis of the request for an additional loan amount.

**A project may have up to a maximum of two additional loan amounts addenda following the initial loan.**

Disbursement of the additional loan amount in only one tranche may be possible on a case-by-case basis, upon decision by the CEB internal validation committees.

The UN Sustainable Development Goals (SDGs) are applied to the addendum even if the initial project was approved before 1 January 2020.

Instalment structure

The loan’s structures will be set in line with CEB financing capacity to respond at best to the project’s financing needs through combinations of possible structures including constant amortisation, constant annuities and/or short-term loans with final repayment.

Tranche allocation

The timeframe for the **allocation of each tranche** will depend on the loan instrument, but it is usually **limited to 12 months** following a disbursement.

Unused fund

CEB must be notified of the non-use of funds, stating the reasons that prevented their utilisation. The CEB may require that such funds be repaid or re-allocated to other eligible sub-projects or, in certain cases, accept to grant an extension of the timeframe for the use of funds.

Project cost increase

Should the costs of the project increase or be revised for whatever reason, the borrower shall ensure that the additional financial resources needed for the completion of the project are available.

Repayment

In case of early repayment, the potential cost of **repayment** will be charged to the borrower according to the provisions contained in the CEB Loan Regulations and the FLA.

Project closing date

The **closing date** established in the FLA in accordance with the borrower’s implementation schedule of the targeted investment initiatives and related financing sets the end of possible loan disbursements in favour of a project.
CHAPTER 11

Project modifications

The CEB must be promptly informed by the borrower of any substantial change in connection with the project, including in connection with the credit/financial aspects (e.g. borrower’s financial standing, required guarantees/collateral) taken into account upon approval of the loan.

These modifications may require the approval by the Governor, and if applicable, the Administrative Council, or may be presented by the Governor to the Administrative Council for information through the “Annual Report by the Governor on the Preparation and Follow-up of Projects”.

**Modifications requiring approval by the Governor/Administrative Council**

**Modification of the project objectives**

Modification of the nature of the objectives: any substantial modification to the nature of project objectives and/or sectors taken into account upon approval of the project will be the object of a modification request addressed directly to the Governor, who will give his/her opinion and, where applicable, will submit it to the Bank’s Administrative Council for approval, via the Secretariat of the Partial Agreement of the Council of Europe.

**Modification of the guarantee/collateral**

Modification of the guarantee/collateral: (i) any changes made in the nature or quality of the guarantee, security and/or collateral given to the CEB must be the object of a modification request addressed directly to the Governor, who gives his/her opinion and, where applicable, will submit it to the Administrative Council for approval, via the Secretariat of the Partial Agreement of the Council of Europe. (ii) In the event of the Governor giving a negative opinion on the new guarantees, and in the absence of any satisfactory alternative, the CEB may request the early repayment of the disbursed amounts and/or may cancel the undisbursed amounts remaining in the stock of projects.

**Additional loan amount**

Additional loan amount: in cases where additional and unanticipated investments are required in order to achieve the initially planned objective and these cannot be covered by the borrower, the borrower may request an additional loan (addendum) from the CEB. Subject to positive assessment by the Bank, this loan application for an additional loan amount may be submitted to the Administrative Council for approval, via the Secretariat of the Partial Agreement of the Council of Europe, in line with the provisions of the Loan and Project Financing Policy and current Handbook. The financial and monitoring modalities applied to addendum projects will be agreed at the appraisal stage, as spelled out in more detail in Chapter 10.

**Cost variations and modifications**

Cost overruns and modifications in the event of bids for tenders and contract awards: cost overruns linked to cyclical economic changes, such as price increases, or modifications of initial contracts in cases of bids for tenders and contract awards are to be borne by the borrower. As far as possible, contingencies for price increases should be taken into account in the calculation of the cost of a project when it is presented to the Administrative Council.
| Variations of project objectives | **Downscaling of project objectives**: reduction in project scope for structural, political or technical matters leads to the reduction of the loan envelope granted by the CEB in order to remain within the limit of 50% (maximum CEB financing share) of the revised total cost. Project modifications and, at times, renunciation of part of the loan are presented to the Administrative Council for information within the Annual Report by the Governor on the Preparation and Follow-up of Projects. |
| Delays in implementation | **Delays in implementation of works**: in the event of any substantial delay, modifications in the works schedule must be indicated in the periodic monitoring report sent to the CEB by the borrower. The report should present the main causes of the accumulated delays as well as the updated works and financing schedule. |
| Modifications of implementation modalities | **Modifications of implementation modalities**: in the event of significant modifications of the project implementation modalities specified in the Loan Document that have no incidence on the nature of project objectives. |
| Modifications of CEB’s financing share | **Modifications of CEB’s financing share of total project costs**: in the event of CEB’s project financing going beyond the maximum share approved by the Administrative Council as a result of cost variations, as long as such share does not exceed the maximum CEB funding rate authorised by the Loan and Project Financing Policy. The report should present the changes in the financing plan. |
CHAPTER 12
CEB monitoring, reporting and evaluation

MONITORING

General principles
Monitoring consists in ensuring, on a continual basis, that the project is carried out in accordance with the objectives and provisions approved by the Administrative Council when examining the project.

Implementation responsibility
The FLA specifies the modalities according to which the Bank carries out the implementation monitoring of financial, technical and social aspects of projects from Administrative Council approval to completion.

The borrower is responsible for ensuring the implementation of the project and must report on project progress and monitor the project in compliance with the rules set forth in the FLA.

Monitoring modalities
The Bank carries out in-house monitoring reviews on the basis of information submitted by the borrowers in their regular project follow-up progress and completion reports and via on-site monitoring to trigger the tranche loan disbursements.

Implementation monitoring
Project monitoring assesses compliance with the agreed conditions, including the financial and organisational situation of the borrower, the physical progress of works/allocation of disbursed loan tranches, adherence to cost estimates, budgeted expenditure and procurement procedures, and achievement of the anticipated social objectives of the project.

Mechanism
Monitoring and disbursement modalities are determined during appraisal, either on the basis of absorption capacity or on the basis of the progress of expenditure and/or works, depending on the type of lending instrument.

Periodicity
Monitoring reports should be provided to CEB prior to any disbursement and at least once a year, with the exception of the first tranche, unless otherwise specified in the FLA. Prepared by the borrower or the related project implementing agency, these reports are drawn up on the basis of templates appended to the FLA.

Procurement monitoring
Procurement of supplies, works and services to be financed under the project should comply with CEB Procurement Guidelines. While the responsibility for the award and administration of contracts under the project remains with the borrower implementing it, the CEB reserves the right to proceed to a pre- or post-review of procurement documentation at any time during project implementation (see CEB Procurement Guidelines for more information).

Monitoring of Environmental and Social Safeguard aspects
The CEB will monitor environmental and social safeguard (ESS) aspects on the basis of ESS monitoring reports provided by the Borrower, as part of technical monitoring missions, and/or through specific ESS monitoring missions as determined at appraisal.

Technical monitoring
Projects financed by the CEB require technical monitoring missions scheduled on a case-by-case basis at least once during the life of the project, unless otherwise agreed. These missions enable the CEB to review implementation and set-up of projects in line with CEB requirements. The borrower undertakes to provide all the necessary co-operation for the monitoring missions, by providing the requisite information and by facilitating any possible visits to the site of the project.
REPORTING

An “Annual Report on the Preparation and Follow-up of Projects” is prepared by the CEB and presented to the CEB’s Administrative Council. The Report provides an overall assessment of the most significant projects while highlighting the issues encountered in the course of their appraisal and implementation. It includes, on a non-exclusive basis, the following points:

- project preparation in terms of appraisal, technical review and lessons learned;
- project monitoring, including projects cancelled or modified;
- performance review and lessons learned;
- social effects of the projects completed.

Secretariat’s social annual report

This Report is complemented by the Annual Report on the Projects’ Social Impact drawn up by the Secretariat of the Partial Agreement of the Council of Europe in Strasbourg.

EVALUATION

Any project financed by the Bank may be subject to an independent evaluation by the CEB’s Office of Evaluation to promote accountability and generate learning to help improve the quality of ongoing and future CEB-financed projects.
CHAPTER 13
Management of the stock of projects

1. Once approved by the Bank’s Administrative Council, loans are registered in the stock of projects awaiting financing.

2. Each project must give rise to a FLA which must be signed within 12 months of the approval of the project. If the conditions justify it, the Bank may grant an additional period to the borrower for the signing of the contract. As loan tranches are disbursed, the project loan amount in the stock of projects is reduced accordingly.

3. In the absence of any contrary provisions approved by the Bank’s Administrative Council, a project may be removed from the stock with notification by CEB to the borrower:
   3.1. at the borrower’s request;
   3.2. whether a FLA has been signed or not, in the circumstances that may give rise to cancellation of the loan under the Loan Regulations, particularly when an exceptional situation arises which makes the fulfilment of the borrower’s or the guarantor’s obligations uncertain. The Bank’s Administrative Council will be informed of such removal from the stock of projects;
   3.3. if no FLA has been signed within 12 months following approval of the loan by the Administrative Council, unless an extension is granted by CEB;
   3.4. if the first tranche is not disbursed within 12 months following the FLA’s signature and, upon the case, its entry into force, unless an extension is granted by CEB;
   3.5. in the case of PFFs, if the first tranche is not disbursed within 12 months following the FLA’s signature, unless an extension is granted by CEB. Moreover, in no case can a PFF remain in stock for more than 24 months following its approval by the Administrative Council without the first tranche having been disbursed.
   3.6. if no tranche is disbursed within 18 months following the last disbursement, unless an extension is granted by CEB; in the case of ECFs, if no tranche is disbursed within the deadlines determined on a case-by-case during appraisal, unless an extension is granted by CEB;
   3.7. at the closing date approved by the Bank’s Administrative Council which enables the CEB, upon notification to the borrower, to terminate a borrower’s entitlement to request any further disbursement. If justified, a 12-month extension may be granted by CEB. Any request for a longer extension (beyond 12 months) would require the approval of the Bank’s Administrative Council.
CHAPTER 14

Sustainable Development Goals and related indicators

**Sustainable Development Goals**
The Sustainable Development Goals (SDGs) as outlined in the UN 2030 Agenda for Sustainable Development apply to both developing and developed countries alike and commit 193 countries to meet 17 varied but interconnected goals and their respective 169 targets by 2030.

**Mainstreaming SDGs at the CEB**
Mainstreaming SDGs into its activities offers the CEB first and foremost the opportunity to support its member states in achieving their policy commitments to contribute to the ambitious UN 2030 Agenda for Sustainable Development.

It also allows the Bank to capitalise on its distinctive social mandate and institutional capacity while aligning it with the collective efforts of the international community and with the best practices of its peer institutions.

**CEB’s guiding principles for SDGs**
The guiding principles for the CEB’s approach to the SDG Agenda prioritise a smaller set of key SDGs and focus on the most relevant goals closest to the Bank’s mandate and lines of action. They are categorised into two groups: (i) cross-sector relevance and (ii) sector-based relevance.

**Cross-sectoral SDGs at the CEB**
The cross-sectoral relevant SDGs can be either those that are already aligned with the CEB’s core social mandate (**SDG 1 – No Poverty; SDG 10 – Reduced Inequalities**) or those that are screened for in all CEB projects (**SDG 5 – Gender equality; SDG 13 – Climate Action**).

**Sector-based SDGs and the CEB**
Sector-based SDGs relevant to the CEB’s operations currently include **SDG 3 – Good health and well-being, SDG 4 – Quality education, SDG 6 – Clean water and sanitation, SDG 8 – Decent work and economic growth, SDG 11 – Sustainable cities and communities, and SDG 16 – Peace, justice and strong institutions.**

**Operational application**
At the operational level, the CEB will maintain its existing screening, monitoring and evaluation methodologies, and perform annual analyses of CEB synergies with the key SDGs using a portfolio approach as of 2020. These analyses will be facilitated by the pre-identification/earmarking of the relevant SDGs at project appraisal.

Although at present projects in borrower countries rarely have an explicit aim to meet an SDG, the CEB will be working with borrowers to promote SDGs whenever relevant.

<table>
<thead>
<tr>
<th>SDGs</th>
<th>Targets</th>
<th>Corresponding Indicators</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>1.4</strong></td>
<td>By 2030, ensure that all men and women, in particular the poor and the vulnerable, have equal rights to economic resources, as well as access to basic services, ownership and control over land and other forms of property, inheritance, natural resources, appropriate new technology and financial services, including microfinance.</td>
<td>- Number of targeted direct beneficiaries (population directly served)</td>
</tr>
<tr>
<td><strong>1.5</strong></td>
<td>By 2030, build the resilience of the poor and those in vulnerable situations and reduce their exposure and vulnerability to climate-related extreme events and other economic, social and environmental shocks and disasters.</td>
<td>- Number &amp; amount of microfinance loans</td>
</tr>
</tbody>
</table>
### 3.8 Achieve universal health coverage, including financial risk protection, access to quality essential health-care services and access to safe, effective, quality and affordable essential medicines and vaccines for all.

- Number of targeted direct beneficiaries (population directly served)
- Patients served

### 3.9 Support the research and development of vaccines and medicines for the communicable and non-communicable diseases that primarily affect developing countries, provide access to affordable essential medicines and vaccines, in accordance with the Doha Declaration on the TRIPS Agreement and Public Health, which affirms the right of developing countries to use to the full the provisions in the Agreement on Trade-Related Aspects of Intellectual Property Rights regarding flexibilities to protect public health, and, in particular, provide access to medicines for all.

### 4.1 By 2030, ensure that all girls and boys complete free, equitable and quality primary and secondary education leading to relevant and effective learning outcomes.

### 4.2 By 2030, ensure that all girls and boys have access to quality early childhood development, care and pre-primary education so that they are ready for primary education.

### 4.3 By 2030, ensure equal access for all women and men to affordable and quality technical, vocational and tertiary education, including university.

### 4.4 By 2030, substantially increase the number of youth and adults who have relevant skills, including technical and vocational skills, for employment, decent jobs and entrepreneurship.

### 4.5 By 2030, eliminate gender disparities in education and ensure equal access to all levels of education and vocational training for the vulnerable, including persons with disabilities, indigenous peoples and children in vulnerable situations.

### 4.a Build and upgrade education facilities that are child, disability and gender sensitive and provide safe, non-violent, inclusive and effective learning environments for all.

### 5.1 End all forms of discrimination against all women and girls everywhere.

### 6.1 By 2030, achieve universal and equitable access to safe and affordable drinking water for all.

### 6.2 By 2030, achieve access to adequate and equitable sanitation and hygiene for all and end open defecation, paying special attention to the needs of women and girls and those in vulnerable situations.

### 6.3 By 2030, improve water quality by reducing pollution, eliminating dumping and minimising release of hazardous chemicals and materials, halving the proportion of untreated wastewater and substantially increasing.

### 6.4 By 2030, substantially increase water-use efficiency across all sectors and ensure sustainable
withdrawals and supply of freshwater to address water scarcity and substantially reduce the number of people suffering from water scarcity.

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<th>Promote development-oriented policies that support productive activities, decent job creation, entrepreneurship, creativity and innovation, and encourage the formalisation and growth of micro-, small- and medium-sized enterprises, including through access to financial services.</th>
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### 11.b By 2020, substantially increase the number of cities and human settlements adopting and implementing integrated policies and plans towards inclusion, resource efficiency, mitigation and adaptation to climate change, resilience to disasters, and develop and implement, in line with the Sendai Framework for Disaster Risk Reduction 2015-2030, holistic disaster risk management at all levels.

### 13.1 Strengthen resilience and adaptive capacity to climate-related hazards and natural disasters in all countries.
**13.2** Integrate climate change measures into national policies, strategies and planning.
**13.3** Improve education, awareness-raising and human and institutional capacity on climate change mitigation, adaptation, impact reduction and early warning.

- Number of targeted beneficiaries (population directly served)
- Reduced CO₂ emissions

### 16.1 Significantly reduce all forms of violence and related death rates everywhere
**16.2** End abuse, exploitation, trafficking and all forms of violence against and torture of children
**16.3** Promote the rule of law at the national and international levels and ensure equal access to justice for all.

- Number of targeted beneficiaries (population directly served, i.e. number of prisoners/inmates benefiting from improved conditions)
- Number of judiciary infrastructure objects financed
- Total surface area built and rehabilitated
- Training, educational, workshop facilities provided (type and surface area)
## Glossary of Terms

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<th>Term</th>
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<td><strong>Absorption capacity</strong></td>
<td>“Absorption capacity” of CEB Programme Loans (see definition in this Glossary) is monitored in terms of degree of allocation/utilisation of the loan tranches disbursed. As soon as a loan tranche is allocated, a new disbursement may take place, provided relevant monitoring information has been obtained and favourably reviewed by CEB.</td>
</tr>
<tr>
<td><strong>Added Value Assessment Sheet</strong></td>
<td>“Added Value Assessment Sheet” is used in project appraisal in order to evaluate both the project’s social impact and its contribution to improving the relevant sector policies, institutions and infrastructure as well as the added-value of CEB involvement in terms of the Bank’s support, including through technical assistance, to the project throughout its appraisal and follow-up as well as in CEB’s application of favourable financing terms and conditions to its lending.</td>
</tr>
<tr>
<td><strong>Administrative Council</strong></td>
<td>“Administrative Council” or “AC” refers to one of CEB’s two governing bodies (the other one being the Governing Board) and is composed of CEB member states’ representatives. The AC, inter alia, reviews and approves Loan Documents and related reports submitted by the Bank’s Governor. CEB’s Administrative Council meets at least four times a year.</td>
</tr>
<tr>
<td><strong>Allocation of a Tranche or Allocated</strong></td>
<td>“Allocation of a Tranche” or “Allocated” means the commitment of a Tranche by the Borrower / Implementing Entity / Grant recipient to eligible investments or budgetary items identified and reported to the CEB by means of monitoring templates fulfilling CEB requirements.</td>
</tr>
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<td><strong>Appraisal</strong></td>
<td>“Appraisal” is the process of identification and assessment of potential projects prior to their submission for approval to CEB’s Administrative Council. Appraisal process includes both an assessment of all relevant aspects of the project as well as a credit risk evaluation of the borrower.</td>
</tr>
<tr>
<td><strong>Annual Report on the Preparation and Follow-up of Projects</strong></td>
<td>“Annual Report on the Preparation and Follow-up of Projects” gives an overall assessment of the most significant projects financed by the CEB while highlighting issues encountered in the course of their appraisal and implementation. It is drawn in coordination with the Secretariat of the Partial Agreement of the Council of Europe in Strasbourg and presented to the Bank’s Administrative Council and Governing Board.</td>
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<tr>
<td><strong>APEX structure</strong></td>
<td>“APEX structure” refers to the manner in which the CEB loans to a borrowing commercial bank, public development bank or other financial institution may be intermediated. The term is used to designate the intermediation in which the borrowing entity - rather than financing the final beneficiaries directly - on-lends the CEB loan proceeds to a network of participating financial institutions for financing of subprojects by final beneficiaries.</td>
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<tr>
<td><strong>Bank</strong></td>
<td>In this Handbook, “Bank” refers to the Council of Europe Development Bank (CEB).</td>
</tr>
<tr>
<td><strong>Beneficiary</strong></td>
<td>“Beneficiary” is the legal entity that is the ultimate recipient of the CEB funds. Depending on the type of loan instrument, the Beneficiary can thus either be the Project implementing agency or the end-borrower.</td>
</tr>
<tr>
<td><strong>Borrower</strong></td>
<td>“Borrower” may be a CEB member state, a central or local government entity, a financial institution or any other public or private entity approved to borrow from CEB.</td>
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### Glossary

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<td><strong>CEB Anti-corruption Charter</strong></td>
<td>“CEB Anti-corruption Charter” underlines the commitment by the CEB as a development bank with a social vocation and placed “under the supreme authority of the Council of Europe”, to respecting the principles of integrity and good governance in its operating methods and in the way it conducts its activity. In this respect, the Bank attaches great importance to the fight against fraud, corruption and money laundering, not only within the Institution itself but also within the framework of the projects it finances.</td>
</tr>
<tr>
<td><strong>CEB Articles of Agreement</strong></td>
<td>“CEB Articles of Agreement” establish the Bank, its purpose, membership and means of action. They set down its governance, organisation, administration and supervision.</td>
</tr>
<tr>
<td><strong>CEB Compliance Policy</strong></td>
<td>“CEB Compliance Policy” defines the mission of the CEB’s compliance function as ensuring that the Bank conducts its activities in compliance with its own rules, current legislation, codes of conduct, good practices and standards in order to avoid any risk of irregularity in the functioning of the Institution, of its Organs or its Staff. Its purpose is therefore to enable the CEB to limit its exposure to the legal, administrative or regulatory sanctions, material financial loss, or loss to reputation incurred in the event of noncompliance.</td>
</tr>
<tr>
<td><strong>CEB Environmental and Social Safeguards Policy</strong></td>
<td>“CEB Environmental and Social Safeguards Policy” develops and formalises the Bank’s commitment to promoting environmentally and socially sustainable projects. The policy outlines the principles on which the approach to environmental and social safeguard review and management by the Bank is based, and sets out the environmental and social safeguard requirements applicable to each Project.</td>
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<tr>
<td><strong>CEB Loan and Project Financing Policy</strong></td>
<td>“CEB Loan and Project Financing Policy” defines the basic principles for the selection and implementation of the Bank’s investment projects. In particular, it sets forth the guidelines given in matters of project financing, successively defining: (i) the CEB sectors of action, (ii) the Bank’s financial means of action, (iii) the mechanisms for approving loan applications and for managing the stock of projects, (iv) the financing and monitoring of projects. These provisions are completed by different implementation documents, namely the “Handbook for the Preparation and Implementation of Projects” and the “Loan Regulations”.</td>
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<tr>
<td><strong>CEB Loan Regulations</strong></td>
<td>“CEB Loan Regulations” lay down the general conditions governing loans granted by the Bank and guarantees thereof. Loan Regulations are attached to the FLA signed by the CEB and the Borrower.</td>
</tr>
<tr>
<td><strong>CEB Procurement Guidelines</strong></td>
<td>“CEB Procurement Guidelines” detail the principles and methods to be applied when awarding contracts to be financed by CEB loans. Implementing them enables the CEB to meet its fiduciary responsibilities by ensuring that funds are used solely for purposes covered by the loan and that special emphasis is placed on the economic and efficient implementation of the projects it finances. It is recognised that fairness and transparency of public spending are essential to sound governance and sustainability of projects.</td>
</tr>
<tr>
<td><strong>Closing date</strong></td>
<td>“Closing date” means the date from which, upon notification by CEB to the borrower, no further disbursements may be requested by the borrower. The Closing date is fixed in the FLA in accordance with the borrower’s implementation schedule of the targeted investments and related financing. CEB will continue its monitoring of the project/facility beyond the Closing date until submission by the borrower of a satisfactory completion/global monitoring report.</td>
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<td><strong>Completion</strong></td>
<td>A project is considered “Completed” when CEB receives a satisfactory completion/global monitoring report in line with the requirements spelt out in the FLA. Such report shall provide all the necessary information regarding, inter alia, the use of funds and attainment of physical and social objectives detailed in the Loan Document approved by CEB’s Administrative Council.</td>
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*Handbook for the preparation and implementation of projects - CEB*

*Updated on 11/04/2022*
| **Conditional Financing Instrument** | “Conditional Financing Instrument” has been developed by the CEB as one of the means for better adapting to borrower needs. For borrowers that have, through previous cooperation with the CEB, demonstrated clear mandate, well-established and effective operational and financial policies and procedures and the capacity to provide timely and comprehensive reports to the CEB on the relevant financial, physical and social aspects of project implementation, the CEB may apply only in-house review through the monitoring reports submitted by the borrower, under Conditional Financing Instrument monitoring procedures. |
| **Credit Risk Rating** | “Credit Risk Rating” is an internal credit risk rating of the Borrower and of the transaction, assigned by the CEB. The Bank’s Finance and Risk Committee regularly reviews the financial and credit risk standing of all current borrowers of the Bank. |
| **Cross Sectoral Loan (CSL)** | “Cross Sectoral Loan” is a CEB loan instrument designed to finance socially oriented projects eligible in several CEB sectors of action in the meantime. The CSL is available to public authorities directly, whether national, regional or municipal, as well as through state-owned development banks and other intermediating financial institutions. |
| **Eligibility criteria** | “Eligibility criteria” define the type of projects that can be financed by the Bank, according to the sectors of action as set down by CEB’s Administrative Council. Eligible projects must comply with the relevant Council of Europe conventions and the conditions laid down in CEB guidelines and policies in force. |
| **Eligible costs** | “Eligible costs” are project costs that can be financed through CEB funds in accordance to the Bank’s Eligibility criteria. |
| **European Co-financing Facility (ECF)** | “European Co-financing Facility” is a CEB loan instrument designed to facilitate the absorption of EU grants available to CEB member states, both within and outside the EU, for addressing their social investment needs in CEB sectors of action in line with EU objectives. |
| **Evaluation** | “Evaluation” carried out by the CEB’s Office of Evaluation provides an independent assessment of the design, preparation and implementation as well as impact of completed projects or programmes financed by the CEB. In accordance with OECD-DAC Guidelines and international good practices, it uses a rating system based on the criteria of relevance (of objectives with regard to needs), coherence (the compatibility of the intervention with other interventions), effectiveness (achievement of objectives), efficiency (conversion of inputs into results), impact (broadly, notably institutional, economic, social or environmental, effects) and sustainability (prospects for lasting effects beyond project implementation). |
| **Fast-track procedures** | The CEB may decide to apply “Fast-track procedures” to projects in response to emergencies such as the Covid pandemic or other natural or man-made disasters. Such projects are subject to specific due diligence modalities tailored to the nature of support the CEB may provide. Relevant derogations and waivers can be put in place to accommodate swift project appraisal and disbursement of CEB’s “Fast-tracked” emergency funds. For instance, fast-tracked emergency projects may benefit from higher funding ratios in relation to the total cost of the project and a larger amount of the first tranche, while eligibility criteria for certain categories of expenditure could be extended to allow for their rapid redeployment as emergency support. The nature of |
derogations and the appropriate modalities need to be assessed and agreed by the CEB committees.

**Final Beneficiary**

“Final Beneficiary” is the population category benefitting from the social effects of the project partly financed by CEB.

**Four-pronged approach to project screening**

A “Four-pronged approach” has been developed by the CEB as a screening tool that attributes an Overall Project Score to each project in order to guide project appraisal and provides a yardstick for measuring the additionality of CEB financing and its social added value. It considers the following parameters: (i) **project characteristics** (sectoral context, sustainability, expected financial impact, institutional and organisational aspects and impact of CEB capacity to provide assistance throughout the entire project cycle); (ii) **country context**; (iii) **social objectives and impacts**, and; (iv) **environmental considerations** (including sensitivity to climate related risks, potential support for climate change adaptation and/or mitigation, environmental sustainability, etc.).

**Framework Loan Agreement (FLA)**

“Framework Loan Agreement” is a contract to be signed between CEB and the borrower, in line with the CEB Loan Regulations and the Loan Document approved by the CEB Administrative Council. It lays down the terms and conditions of project financing, implementation and monitoring. The FLA is called Framework Financing Agreement (FFA) when it includes grant components.

**Grant Recipients**

“Grant recipients” can be non-governmental organisations, international institutions, member states, central or local government entities, or any other public or private entity acceptable to the CEB and eligible under the terms and conditions governing the use of the funds held in the relevant trust account. The CEB does not apply any restrictions in terms of nationality.

**Intermediary institution**

“Intermediary institution” on-lends funds borrowed from the CEB to beneficiaries and bears the direct sub-project risk. It can be a member state (through Ministry of Finance, Treasury, line ministries, etc.), sub-sovereign authorities (regions, cities, publicly-owned enterprises) or financial institutions (commercial banks, leasing companies, specialised financial institutions). Intermediary institutions assume the operational responsibility for identifying beneficiaries, transferring the funds to beneficiaries, undertaking the repayment of loans to the CEB (CEB’s credit risk being that of the intermediaries) and reporting to the CEB on the operations carried out.

**Letter of Consent**

If the requesting member state applies for a loan concerning a project to be implemented in another member state, the latter will be asked to send a “**Letter of Consent**” to the Secretariat of the Partial Agreement of the Council of Europe in Strasbourg allowing the CEB to monitor the project according to its procedures.

**Letter of Transmittal**

Applications for project financing from borrowers or applications for guarantees must be sent to the Secretary General of the Council of Europe by means of a “**Letter of Transmittal**” from the applicant member state concerning the project (and concerning the borrower if the borrower is not the applicant member state).

**Loan Allocation**

“**Loan Allocation**” or “**Allocation**” means committing an established loan amount in favour of a project or sub-projects.

**Loan Application**

“**Loan Application**” refers to the document to be submitted by the borrower to the Secretariat of the Partial Agreement of the Council of Europe detailing both project and credit aspects of any investment proposed for CEB financing. It is to be prepared in coordination with the CEB services and to be formally submitted by the borrower following the Bank’s appraisal process.
“Loan Document” is prepared by the CEB services and submitted by the Bank’s Governor to the approval of the Administrative Council. It is a report containing information on the project, its technical and financial characteristics and on the credit risk associated to the loan. It also includes the Opinion of Admissibility of the Secretary General of the Council of Europe.

“Monitoring Report” is a project follow-up report to be provided to the CEB prior to any disbursement and at least once a year, with the exception of the first loan tranche, unless otherwise specified in the FLA. Prepared by the borrower or the project implementing entity, monitoring reports are drawn up on the basis of templates appended to the FLA.

French acronym “NACE” refers to the “Statistical Classification of Economic Activities in the European Community”. Developed in the 1970s, NACE provides a framework for the collection and presentation, according to economic activity, of a wide range of statistics in the economic areas (for example, production, employment, national accounts).

The Secretariat of the Partial Agreement of the Council of Europe examines each loan application in order to prepare the Secretary General’s “Opinion of Admissibility” based on the project’s conformity with the political and social objectives of the Council of Europe.

Financial costs such as payment and/or refinancing of debts, interest charges, acquisition of interest in the capital of an enterprise, etc. or financial investments cannot be included in the estimated cost of the project and cannot be financed by the CEB.

“Programme Loan” is made to financial intermediary (FI) institutions or public entities in order to finance a programme of diverse investments (small individual projects or “sub-projects”) and multi-project programmes in one or several CEB sectors of action.

“Project” covers the full range of components/investments which are to be partly supported through any given CEB loan instrument.

“Project Loan” is a direct loan to an entity to finance a specific distinct investment or a group of related investments, generally based on predefined investments already at the time of project approval. Project financing and monitoring are done on the basis of advancement of works.

“Project Overall Rating”, assigned to each project during its appraisal by the Bank, is based on a “Four-pronged approach” (see definition) and consist of the “Project Rating” (characteristics of the project reflected in parameters such as sectoral context, sustainability, expected financial impact, etc.) and the “Country Rating” (context in which the project is carried out, such as GDP per capita).

“Progress of Expenditure and/or Works” corresponds to the ratio of already-incurred eligible expenditures on all project components to total eligible cost of the project.

“Projected Progress of Expenditure and/or Works” corresponds to the ratio of eligible expenditures for all project components to total eligible cost of the project, where eligible expenditures include already-incurred expenditures as well as those that are expected to be incurred in a maximum of 12 months from the date of the already incurred expenditures.

“Public Private Partnership” involves a long-term contract between a public sector authority and private party with clearly shared objectives and under which the private party is to deliver a project and/or provide a public service and to assume its share of project related financial, technical and operational risks.
| **Public Sector Financing Facility (PFF)** | “Public Sector Financing Facility” is a CEB loan instrument designed to enable the provision of flexible financing in CEB sectors of action to support exclusively investment programmes of the Bank’s member states or their primarily budget-financed public entities with sub-optimal funding levels. PFFs aim to safeguard the viability of social development investments faced with the lack of stable budget funding over time. |
| **Secretariat of the Partial Agreement of the Council of Europe** | The Secretariat of the Partial Agreement (in Strasbourg) acts as a liaison between the Council of Europe and the CEB. The relationship between the two organisations is guided in practice by the CEB’s Articles of Agreement and various rules of procedure for the Bank’s governing bodies. |
| **Social Dividend Account (SDA)** | “Social Dividend Account”, funded mainly by an earmarked portion of shareholder-approved annual results of the Bank, is used to finance grants in favour of high social impact projects. These grants may take the form of interest-rate subsidies, technical assistance grants, loan guarantees or donations. |
| **Stock of projects awaiting financing** | Each project approved by the Administrative Council is registered into the “stock of projects awaiting financing” (or “stock of projects”) for a period equal to its implementation. |
| **Sub-project** | “Sub-project” refers to a small individual project or specific investment eligible for financing under any given CEB loan instrument. |
| **Tranche** | Each CEB project is financed by means of a number of loan disbursements; “Tranche” or “Loan Tranche” is a loan amount disbursed by CEB in favour of the borrower in accordance with the conditions spelt out in the FLA. |
| **Working capital** | “Working capital” refers to the net marginal (additional) permanent working capital, defined as net current assets less current liabilities. Depending on the characteristics of the end-borrowers, working capital requirements may be further defined during appraisal. |
Contacts

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Relevant Policies
(available at https://coebank.org/en/about/policies-and-guidelines/):

Loan and Project Financing Policy and Loan Regulations
Environmental and Social Safeguards Policy
Procurement Guidelines
Anti-Corruption Charter

https://coebank.org/