Combined Project Information Documents / Integrated Safeguards Datasheet (PID/ISDS)
BASIC INFORMATION

A. Basic Project Data

<table>
<thead>
<tr>
<th>Country</th>
<th>Project ID</th>
<th>Project Name</th>
<th>Parent Project ID (if any)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Romania</td>
<td>P160751</td>
<td>Justice Services Improvement Project</td>
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<thead>
<tr>
<th>Region</th>
<th>Estimated Appraisal Date</th>
<th>Estimated Board Date</th>
<th>Practice Area (Lead)</th>
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<tr>
<td>EUROPE AND CENTRAL ASIA</td>
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<td>31-Jan-2017</td>
<td>Governance</td>
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<tr>
<th>Lending Instrument</th>
<th>Borrower(s)</th>
<th>Implementing Agency</th>
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<td>Investment Project Financing</td>
<td>Ministry of Public Finance</td>
<td>Ministry of Justice</td>
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<td>Financing Source</td>
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<td>International Bank for Reconstruction and Development</td>
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Total Project Cost 73.61

Environmental Assessment Category

B - Partial Assessment

Decision

Track II-The review did authorize the preparation to continue

Other Decision (as needed)

Type here to enter text

B. Introduction and Context

Country Context

1. Over the last twenty-five years, Romania has made significant progress in developing its institutions for a market economy. Economic performance has been strong with annual real growth averaging 6.5 percent between 2003 and 2008. The 2008 crisis depressed growth, demand and investment and forced the Government to take fiscal austerity measures. The economy contracted by 6.5 percent in real terms during 2009-2011 but Romania has since recovered and is now the fastest growing economy in the EU with a Q2 2016 growth rate of 6 percent.

2. Growth has been shared with the bottom 40 percent, with the average income of the lowest income households growing by 6.9 percent between 2000 and 2013 as opposed to 4.8 percent for the general
population. Nonetheless, Romania is the second poorest country in the EU with one of the highest emigration rates. Large pockets of poverty and inequality remain. Romania has the highest proportion of rural population in the EU at 45 percent, the highest incidence of rural poverty at over 70 percent and one of the largest gaps in living and social standards between rural and urban areas. Children, young people and Roma continue to face higher risks of poverty than others. The child poverty rate is more than 30 percent nationwide and 50 percent in rural areas. There is a strong ethnic dimension to poverty and social exclusion. While the incidence of poverty in Romania is 22 percent, the incidence for Roma residing in marginalized communities is almost four times higher and three times higher than their immediate non-Roma neighbors. This gap in living standards between Roma and non-Roma neighbors in the same marginalized communities is mirrored in similar gaps on human development and social inclusion outcomes.

3. European Union (EU) accession, achieved in 2007, has been the driving force behind structural reforms. Romania has access to significant EU funding, amounting to EUR 36 billion for the period 2014-2020, to support reforms and investments in job creation, innovation, environmental management and social inclusion. Initially, the absorption rate of EU funds was the lowest in the EU but this has improved markedly since 2012, up to 75 percent by mid-2016. Absorption rates have been lowest for agricultural and transport programs, while absorption rates for governance and public administration programs are significantly higher at over 98 percent. The Romanian authorities are conscious of the need to improve programing and effective implementation of EU resources and have secured the Bank’s assistance in this area to bring in best practices from other member states.

4. Access to and the quality of, services remains uneven across Romania, with Bucharest and other larger cities far better served than the rural areas. Government is increasingly looking to deliver services at scale and find solutions that harness information communications technology (ICT), while also ensuring adequate physical services. Internet penetration has grown fast from 39 percent in 2010 to 58 percent in 2015.

Sectoral and Institutional Context

5. At the time of EU accession in 2007, the European Commission (EC) established a Cooperation and Verification Mechanism (CVM) to monitor progress in strengthening the country’s judicial system. Romania overhauled the legislative framework for the justice sector to guide the reforms, adopting a new Civil Code, Civil Procedure Code, Criminal Code, Criminal Procedure Code and Insolvency Code. The Romania Judicial Functional Review 2012, conducted by the World Bank, provided an assessment of judicial system performance, with recommendations for alignment with EU benchmarks. Many of these recommendations have been adopted by the Government into its strategy and action plan. The CVM Report of January 2016, commended Romania’s progress in implementing reforms, stating that:¹ “The Romanian judicial system as a whole has continued to demonstrate professionalism, including a capacity to adapt to significant changes in the civil and criminal codes, efforts to unify jurisprudence and a willingness to defend the independence of the judiciary. The track record of the key judicial and integrity institutions in addressing high-level corruption has remained impressive. This continued trend is a sign that Romania is developing sustainability in progressing towards the CVM objectives”.

In February 2016, Commissioner Juncker noted that, if Romania maintains the same pace of implementation, the CVM may come to an end within this Commission’s term (by 2019).²

6. Since 2005, the Bank has supported judicial reform in Romania through the Judicial Reform Project (JRP P090309), a USD 130 million investment operation. The JRP provided technical assistance to support the overhaul of the legislative framework. It addressed service delivery constraints caused by inadequate and decrepit judicial infrastructure, with new construction or rehabilitation of more than sixteen courthouses completed (and three more ongoing) in accordance with internationally recognized design standards. The JRP equipped all courts with audio-recording systems to improve transparency and an ICT system for the management of resources across all institutions of the judicial system. The JRP is scheduled to close in March 2017.

7. According to the Business Environment and Enterprise Performance Survey (BEEPS), the percentage of firms reporting that the courts are not a problem for business operations has jumped from 28 percent in 2008 to 73 percent in 2013. Romania’s court performance is generally on par with EU averages and in 2015 Romania had the highest clearance rate (at 120 percent) within the EU, according to the EU Justice Scoreboard 2016. According to BEEPS, the percentage of firms reporting that bribery is frequent in dealing with the courts has dropped from 14 percent in 2008 to 1 percent in 2013, which is now better than ECA and EU11 averages. The judiciary has also developed a track record in tackling corruption, with a significant number of prosecutions and convictions, including in high-profile cases.

8. Despite generally good performance, the judicial system has found it challenging to keep up with reforms to the core legal framework, including the frequent passage of new laws and amendments to existing laws. Adjudication is often perceived to be inconsistent, undermining legal certainty. While Romania’s ranking in the 2015/2016 World Economic Forum’s Global Competitiveness Report overall is 53rd out of 140, it ranks significantly lower at 82nd for the quality of its public institutions and ranks 91st for the efficiency of the legal framework to settle disputes, 66th for judicial independence, and 65th for irregular payments and bribes to obtain favorable judicial decisions.

9. Access to justice for citizens remains insufficient. In poorer parts of the country inadequate judicial infrastructure impedes the operations of courts and the delivery of services. Potential users are deterred by their limited understanding of legal rights and obligations, a lack of familiarity with ever-changing laws and a lack of readily accessible information on the functioning of the justice system. According to the European Commission for the Efficiency of Justice (CEPEJ), the legal aid budget is among the lowest in the EU at less than 1 EUR per inhabitant and provides inadequate access, particularly for vulnerable groups. Services for victims of crime and juvenile offenders are limited, ad-hoc and do not align with relevant EU standards. Justice sector institutions have a limited culture of engaging with communities and civil society organizations (CSOs) have limited experience in promoting relations with these institutions. Vulnerable groups place the least trust in the justice system to be responsive to their needs. The perception of corruption and unfair treatment and lack of awareness of legal support services are barriers to using the justice system. Citizens of Roma origin fear discrimination by police and, to a lesser degree, officials of other justice institutions, which together with perceptions of ineffectiveness of state justice institutions to provide timely and effective solutions of disputes leaves Roma communities to resolve certain disputes within the communities.

² See for example, http://www.agerpres.ro/english/2016/02/15/ec-president-juncker-sure-cvm-on-romania-will-end-during-his-tenure-19-37-00
10. In Romania, the justice sector is automated, relying on ICT applications for administrative and case management functions. However, investment in ICT equipment has been inadequate in recent years, leaving Romania backsliding vis-à-vis evolving European and international standards. Most hardware in use across the sector is approximately ten years old, purchased prior to accession using EU PHARE funds. Hardware and software are obsolete, resulting in frequent system failures, outages and delays. Workstations are unable to run the case management systems, document management, audio recording systems and basic security and antivirus systems.

C. Proposed Development Objective(s)

Development Objective(s) (From PAD)
To improve the efficiency and accessibility of targeted justice institutions.

Key Results

11. The project focuses on improving the efficiency and accessibility of three main justice institutions: the courts; the NTRO; and the prosecution service.

12. **Efficiency**: Efficiency in the daily operations of courts, prosecutor offices and the NTRO will be improved primarily through ICT investments. A modern, reliable ICT environment will better enable judges, prosecutors and staff in courts and NTRO offices across Romania to perform their core functions. ICT investments will also set the foundation for system upgrades that the Romanian Government plans to implement in coming years. The electronic archiving service at the NTRO will increase efficiency by reducing the response time on requests for business information. This will benefit both NTRO staff and users.

13. **Accessibility**: Accessibility in courts will be improved primarily through the upgrading of selected first instance courthouses in locations across Romania to EU standards. Outreach activities targeting vulnerable groups in particular will raise citizens’ awareness of rights, encourage and facilitate access to the courts.

14. The Results Framework is at section VII presents PDO and intermediate results indicators. JSIP will achieve the following three results:

- Facilities at select court sites will meet international and EU minimum standards for access. Results data will be disaggregated by court site, and by type of standards (e.g. facilities for victims of crime, facilities for juveniles, disabled access);

- The ICT environment in courts and prosecutor offices will be capable of supporting upgrades to the integrated case management systems. Results data will be measured by ICT technical reports using national systems;

- NTRO users will experience a faster response time in accessing business information from the NTRO. Results data will be measured by comparing the difference between the current response for in-person service at the NTRO (i.e. several days) and the online access to information via NTRO electronic archiving service to be built under the project.
D. Project Description

Component 1: Improving Operations of Courts and Institutions under MOJ Authority

15. Based on the needs identified by the *Strategy for the Development of the Judiciary and the Action Plan (2015-2020)*, this component will include: investments in ICT across the judiciary to maintain and enhance core functions of the courts; courthouse rehabilitation and construction to improve the system's ability to deliver services in poor and underserved regions of Romania; and community awareness activities to increase responsiveness of the courts to the needs of local communities, especially for vulnerable groups. This component will further include preparatory activities that support the courts and institutions under the authority of the MOJ to implement future actions under the Action Plan that are not (sufficiently) funded by State budget or grant funds.

16. The ICT investments will improve the efficiency of operations across the court network. In the short term, WAN and LAN infrastructure will enable fast and secure electronic exchange of information within courts and between courts in a complex. This will also enable audio recording software financed under the JRP to operate at all workstations. Courts will gradually transition from paper to electronic formats, as more scanning equipment will be available allowing expansion of e-filing pilots. Free Wi-Fi may be offered to lawyers and parties in several courthouses, saving time for court users and improving the user experience at the courthouse. Investments in ICT equipment, mainly standard hardware (desktops, printers, scanners, servers) and software (document management, archiving, legal templates, Anti-Virus, audio recording) will replace obsolete equipment that was purchased in 2006. Reliable hardware and software will reduce security breaches, system failures and frequent outages across the country, save time and reduce frustration among judges and court staff, enabling them to focus on core functions. Related ICT training will also be provided to users across the court network, which will improve skills and productivity in the workplace. In the medium term, these ICT investments will support system upgrades financed through technical assistance under POCA. The extensive POCA-financed upgrades will include the re-engineering of the integrated case management system (ECRIS), the availability of audio/visual recordings, large-scale e-filing, alternative dispute resolution, case management of the asset recovery office, and tools for the integration of the EU’s e-justice portal and cooperation with EU member states.

17. Investments in judicial infrastructure will improve court operations at first instance courts in various locations across Romania, in an effort to improve the delivery of services to poor and underserved populations. During project preparation, the MOJ identified priority court infrastructure based on the following selection criteria: court caseloads; the condition of infrastructure; and the needs of poor and vulnerable communities (including by taking into account the local human development index, GDP per capita, wage distribution, share of Roma population, and employment rates). Six first instance courts were prioritized: Calafat, Contenii, Horezu, Tg Neamt, Carei and Corabia. Each of these sites is in very poor condition and requires extensive rehabilitation or reconstruction. The improved infrastructure at these sites will comply with design standards developed under the JRP, and will be completed in the early stage of the new project. The design standards comply with EU and internationals standards for physical accessibility and for the treatment of prisoners, victims of crime and juveniles. Civil works at an additional three sites have started under the existing JRP and will be finalized early in the new project, including Sibiu Tribunal, Prahova First Instance Court, Tribunal and Court of Appeal. The prioritization exercise also identifies a reserve list of additional sites that could be upgraded in the event of
either cost savings under this project or additional financing or a new phase of the project. This component will also finance the preparation of a pipeline of future courthouse infrastructure projects, including technical designs and feasibility studies for rehabilitations to be financed under additional financing or a new phase of the project.

18. This component will also support activities that increase community awareness of justice services. These activities will include information campaigns, lay guides and educational events aimed at improving understanding among citizens (and especially vulnerable groups) of their rights and obligations under the law as a way to reduce informational barriers to access to justice. Community awareness activities will include targeted interventions at select court sites at the local level and campaigns at a national level. Activities will focus on legal issues that affect poor and vulnerable groups, and will include inter alia awareness regarding personal bankruptcy, legal aid and support to victims of crime. Consistently with Action Plan items F.2.3 and F.1.3, these activities could be delivered by the courts or in partnership with CSOs. In addition to awareness campaigns, at the local level the select court sites will host court open days, community roundtables and workshops on topics of relevance to local communities, including events for victims of crime and measures related to insolvency of individuals. The project will support Improvements in the MOJ Probation Department’s services to vulnerable groups, including the development of a strategy for the rehabilitation of offenders (Action Plan B.3.7), appraisal of the status of detainees (A.4.3) and the alignment of protocols for improving services for victims of crime with EU Directive 29/2012.

Component 2: Enhancing National Trade Registry Office Performance

19. This component supports the NTRO at the central level and throughout its 42 locations across Romania to improve the services offered to users including businesses, financial institutions, insolvency practitioners, attorneys, bailiffs, notaries, courts, prosecutors and citizens, in line with EU standards. The NTRO is the single institution responsible for recording the life cycle of a commercial entity from its creation to its dissolution, including registration of mergers, restructurings and insolvency. NTRO is also administer personal insolvency in accordance with new legislation (law 151/2015) scheduled to enter into force in early 2017. This new concept presents tremendous challenges for the NTRO and institutions in the judicial system. Based on the needs identified by the Action Plan, this component will include investments in ICT and support to community awareness.

20. This component will finance an ICT strategy and detailed architecture assessment for the NTRO (Action Plan A.1.5). The architecture assessment will enable the NTRO to better plan its future investments and maximize the use of EU funds, State budget and future Bank financing. The project will replace all standard hardware and software across the NTRO to enable staff to perform their core functions and eliminate IT-related business disruptions. The project will also upgrade the NTRO’s primary and back-up data centers with modern equipment that will secure and enhance ICT performance across the organization and improve business continuity. Together, these investments will enable NTRO’s existing e-services to run efficiently and NTRO staff to serve their clients in a more efficient and timely manner.

21. This component will transform the existing manually operated archiving system into an online electronic archiving system (EAS) of all business information available to the public at all times. Currently, information is available only to NTRO staff, so end-users, such as businesses, financial institutions, insolvency practitioners, attorneys, bailiffs, notaries, courts, prosecutors, citizens must request data in-person at NTRO locations, a process which takes several days. The online system will allow end-users in Romania and abroad to access this
information at any time through the NTRO portal. This will provide greater convenience and time-saving for NTRO staff and end-users. The EAS will enable the NTRO to comply with EU Directive 17/2012, which requires all trade registries in EU member states to provide certain categories of information free online to the public by July 2017.

22. NTRO is the main information source on procedural steps and commercial and personal insolvency documentation. It is the only source where interested parties can verify if a company or an individual is undergoing an insolvency procedure or has been declared insolvent. This component will finance technical assistance that prepares the NTRO to implement upgrades to the electronic bulletins for the new personal insolvency law and the enhanced commercial insolvency procedure. The Insolvency Procedures Bulletin explains how to initiate and undertake an insolvency procedure. Technical assistance will assess the upgrades needed to bring the NTRO Electronic Bulletin into compliance with EU laws. This requires interconnectivity between the NTRO and insolvency registries of other EU member states. Additional functionality will include interconnectivity with ECRIS and the EU e-justice portal. This work analytical work will prepare for a follow-up financing that will support rollout the E-bulletins including investments in software development and servers.

23. This component will also finance information campaigns and outreach activities that will enable the NTRO to increase awareness among its end-users of the services it offers electronically and in person at its 42 locations. Campaigns will encourage a gradual shift in behavior among end-users towards use of e-copies of NTRO information from the EAS, rather than hard copies. Campaigns will target micro and small businesses and CSOs in particular to increase their awareness of the availability of NTRO services. Activities will focus on the implementation of Law no 151/2015 related to insolvency of individuals. This will include workshops for insolvency commissions, courts, insolvency practitioners, bailiffs, lawyers, notaries and others to address unitary enforcement of the law, establishment of collaboration protocols with the relevant institutions, and awareness campaigns related to the implications of this law for eligible individuals. In partnership with NGOs and with involvement of civil society, JSIP will support special information programs for citizens including workshops and roundtables, service guides and publicity campaigns. These will raise awareness of on-line facilities, such as those for start-up businesses initiated by students, young entrepreneurs and others, the e-services provided by the Electronic Archiving System, and interconnectivity of EU trade and business registers that can be used to obtain information related to foreign business partners.

Component 3: Improving Operations at the Prosecution Service

24. The ICT investments at the Public Ministry will improve the core functions of the prosecution service in a manner similar to the courts. The WAN and LAN rollout in all prosecution offices as well as cabling and reconfiguration of the LAN of the Bucharest Tribunal’s Prosecutor Office will enable prosecutors to share information quickly and securely with each other. In addition, investments in the General Prosecutor’s Office’s main and secondary data centers will lay the foundation for the Public Ministry to implement the EU-funded audio/video records management system, which will ultimately ensure that prosecution interviews with victims and defendants are recorded in compliance with human rights standards.

25. This component will also finance an integrated security system, including security equipment, video surveillance and access cards, at the Prosecutors Office attached to the Supreme Court of Cassation (PCCIJ) where much of Romania’s sensitive prosecution work is undertaken. This building is currently being rehabilitated using State budget. The enhanced security system will improve safety at the workplace and promote the integrity of the prosecution service.
26. Community awareness activities under this component will be carried out in conjunction with those under component 1. Information campaigns to improve legal literacy among vulnerable groups will help prosecution service to engage directly with groups at risk of being drawn into the criminal justice system and victims of crime. In line with item F 2.4 of the Action Plan, partnerships with NGOs and the General Inspectorate of the Police will support judicial education programs in areas with a high criminal rate and/or high levels of poverty, for example in the area of criminal law, human rights, prevention of and fight against corruption. JSIP will also support implementation the Protocol signed with the Ministry of Education regarding judicial education in schools. Particular activities will include presentations by local prosecutors in schools, visits of young scholars in prosecution offices and police sections, preparation and dissemination of educational material and prize competitions. The project may also include training of prosecutors and staff to increase their capacity to use local level feedback and effectively respond to the needs and challenges faced by vulnerable groups and to address stereotyping and discrimination, in particular regarding Roma.

**Component 4: Project Management**

27. This component will finance the operating costs of the Department for Implementation of Externally Funded Projects (DIEFP) at the MOJ which will act as the project implementation unit for the project. The Government will fund the salaries of the DIEFP. The IBRD loan will cover other project management costs. These include operating costs, training of MOJ and beneficiary staff as well as the periodic surveys and related analytic work.

*Component Name:*

**Improving Operations of Courts and Institutions under MOJ Authority**

Comments (optional)

*Component Name:*

**Enhancing National Trade Registry Office Performance**

Comments (optional)

*Component Name:*

**Improving Prosecution Operations**

Comments (optional)

*Component Name:*

**Project Management**

Comments (optional)

The Government will contribute USD 5.66 million (EUR 5 million) from the State budget to fund the salaries of
the DIEFP. Loan proceeds will cover operating costs.

E. Project location and Salient physical characteristics relevant to the safeguard analysis (if known)

Component 1 includes construction and rehabilitation of courts to improve the system’s ability to deliver services in poor and underserved regions. Construction will comply with design standards developed under the JRP based on EU requirements and international good practice for accessibility and treatment of detainees, victims of crime, juveniles etc. Refurbishing will involve altering interior spaces and plan layouts, and adapting existing spaces for new functions. While many activities will be carried out country-wide, the activities relevant for safeguards are the civil works. The locations of the selected courts have been determined: Costesti, Calafat, Horezu, Tg Neamt, Carei, Corabia. However, the anticipated investments for the rehabilitation/adaptation of the selected courts are not yet defined. Engineering investigations are needed to decide on the respective solution, followed by the preparation of detailed designs for each site. All investment sites are expected to be located within existing rights of way and on land owned by the MOJ. Designs will be prepared to minimize potential environmental and social impacts.

F. Environmental and Social Safeguards Specialists on the Team

Valerie Morrica, Cesar Niculescu

IMPLEMENTATION

28. Building on a solid track record of effective implementation of the JRP, the Ministry of Justice’s Department for the Implementation of Externally Funded Projects (DIEFP) will be responsible for day-to-day project implementation, including the procurement of goods, works and consultants’ services, the disbursement of funds and financial management, audit, and control, monitoring and reporting. DIEFP will coordinate with beneficiaries outside of the MOJ.

29. DIEFP staffing comprises: project manager; deputy manager; technical manager; technical adviser (x2); financial manager; financial specialist; internal financial controller; procurement specialist (x 2); IT manager; IT specialist (x 4); legal specialist, judicial system specialist; and driver (x 2). Under the new project, four additional positions will be created. In order to support JSIP, DIEFP procurement capacity will be expanded to include: two positions to plan, design and deliver procurement; a monitoring and evaluation specialist, who will oversee surveys; and a stakeholder engagement specialist who will coordinate and oversee communications and community awareness activities. The Government will finance the salaries of the DIEFP. JSIP will finance all other operating costs.

SAFEGUARD POLICIES THAT MIGHT APPLY

<table>
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<tr>
<th>Safeguard Policies</th>
<th>Triggered?</th>
<th>Explanation (Optional)</th>
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Sep 29, 2016
JSIP will not finance any activities with significant or irreversible environmental impacts, and therefore has triggered the WB environmental safeguard policy OP 4.01, with classification as Environmental Category "B" – partial assessment. The main project interventions refer to the rehabilitation and limited new construction of court buildings all over the country. An ESMF and site specific ESMPs will be prepared.

Two court buildings (Carei and Corabia) are categorized as historical monuments. The ESMF includes requirements for the borrower and contractors, as will be reflected in further the site-specific ESMPs and the POM. These refer to specific measures necessary to be taken for complying with Romanian laws and procedures related to the physical cultural resources, and with the World Bank’s requirements for managing impacts on cultural property.

A. Summary of Key Safeguard Issues

1. Describe any safeguard issues and impacts associated with the proposed project. Identify and describe any potential large scale, significant and/or irreversible impacts:
The project has no significant and/or irreversible impact. Its only minor impact will be temporary nuisances resulting from construction activities, and may include: (i) increased pollution due to construction waste; (ii) generation of dust, noise, and vibration due to the movement of construction vehicles and machinery; (iii) associated risks due to improper disposal of construction waste, or minor operational or accidental spills of fuel and lubricants from the construction machinery; (iv) improper reinstatement of construction sites upon completion of works. All these potential environmental impacts are readily identifiable, small in scale, and minimal in impact and can be effectively prevented, minimized, or mitigated by including into the work contracts specific measures to be taken by contractors under close supervision of compliance by DIEFP.

Since two court buildings (Carei and Corabia) are categorized as historical monuments the project also triggers OP/BP 4.11, Physical Cultural Resources.

No cultural or historical assets will be negatively affected by the construction works. Romania has a well-developed cultural heritage protection system with responsibility for monitoring and enforcement conducted by the Ministry of Culture (MC). Legal framework for cultural preservation is outlined in the Republished Law for Preservation of Historical Heritage No. 422/2001.

2. Describe any potential indirect and/or long term impacts due to anticipated future activities in the project area:

Anticipated long-term environmental and social impacts would be positive and are linked to the overall project objective.

3. Describe any project alternatives (if relevant) considered to help avoid or minimize adverse impacts.

n.a.

4. Describe measures taken by the borrower to address safeguard policy issues. Provide an assessment of borrower capacity to plan and implement the measures described.
The project will not finance any activities with significant or irreversible environmental impacts and triggers OP 4.01 with classification as Environmental Category "B."

Effective measures have been put in place under the JRP to address and closely monitor the safeguards issues. An Environmental and Social Management Framework (ESMF) for the project consistent with Environmental Assessment (EA) requirements for both Romania and the World Bank was prepared by DIEFP and found satisfactory by the World Bank. The ESMF will be incorporated into the POM. Site-specific Environmental and Social Management Plans (ESMPs), based on the ESMF, will be prepared for each site where construction works will be implemented. Issues to be addressed through this ESMF and ESMPs instruments include proper waste management and disposal of construction debris (including asbestos), proper waste water treatment; heating and fuel system assembly, dust and noise control, sensitivity of designs to cultural settings, and cultural heritage/chance finds procedures. In practice, these issues will be addressed through a series of local permits detailed in the environmental framework review, through contractor site supervisor oversight, through the local municipality requirements, and through the unit (DIEFP) in the MOJ responsible for the court facilities and rehabilitation.

The project will not finance Category-A activities or activities that target natural habitats or protected sites, and will prohibit those activities that can cause a significant loss or degradation of any significant natural habitat. The environmental screening process will check for the presence of physical cultural resources. In addition, cultural heritage/chance find procedures will be included in all works contracts.

The project’s investments will be managed by DIEFP. Other departments of the MOJ – IT Department, Capital Investments Department, Budget Division, etc. -- will have specific and limited responsibilities related to management of investment components of the project. DIEFP will have detailed TOR for project management, and will be staffed, among others, with procurement specialists and civil work engineers who will be primarily focusing on the Court Rehabilitation Sub-Component. MOJ specialists who have relevant experience in court buildings construction/rehabilitation and implemented also the Judicial Reform Project Civil works component.

5. Identify the key stakeholders and describe the mechanisms for consultation and disclosure on safeguard policies, with an emphasis on potentially affected people.

The key stakeholders are the justice institutions, local communities and potential users of the courts. Engagement with citizens is mainstreamed in the project. Community awareness activities with focus on specific requirements of vulnerable groups, will be integrated in all three project components to increase inclusion, efficiency and sustainability. Community awareness activities will take place at the national and local levels (for the latter they will be connected to and target the communities surrounding the civic works sites) and occur at key points in the project cycle.

Public consultation of the ESMF took place in Bucharest on September 22, 2016, and all main conclusions were included in the final version of ESMF that was posted on the MOJ’s website and on the Bank’s InfoShop. The ESMF will be incorporated as an Annex into the Project Operational Manual (POM). Site-specific Environmental and Social Management Plans (ESMPs), based on the ESMF, will be prepared for each site where construction works will be implemented, publicly consulted and disclosed locally before procurement commences for the civil works.

B. Disclosure Requirements (N.B. The sections below appear only if corresponding safeguard policy is triggered)

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<th>Environmental Assessment/Audit/Management Plan/Other</th>
<th>Date of receipt by the Bank</th>
<th>Date of submission to InfoShop</th>
<th>For category A projects, date of distributing the Executive Summary of the EA to the Executive Directors</th>
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<tr>
<td></td>
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<td>28-Sep-2016</td>
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"In country" Disclosure

Romania
28-Sep-2016

Comments
MOJ website

C. Compliance Monitoring Indicators at the Corporate Level (to be filled in when the ISDS is finalized by the project decision meeting) (N.B. The sections below appear only if corresponding safeguard policy is triggered)

OP/BP/GP 4.01 - Environment Assessment

Does the project require a stand-alone EA (including EMP) report?
Yes

If yes, then did the Regional Environment Unit or Practice Manager (PM) review and approve the EA report?
Yes

Are the cost and the accountabilities for the EMP incorporated in the credit/loan?
Yes

OP/BP 4.11 - Physical Cultural Resources

Does the EA include adequate measures related to cultural property?
Yes

Does the credit/loan incorporate mechanisms to mitigate the potential adverse impacts on cultural property?
Yes

The World Bank Policy on Disclosure of Information

Have relevant safeguard policies documents been sent to the World Bank's Infoshop?
Yes

Have relevant documents been disclosed in-country in a public place in a form and language that are understandable and accessible to project-affected groups and local NGOs?
Yes

All Safeguard Policies

Have satisfactory calendar, budget and clear institutional responsibilities been prepared for the implementation of measures related to safeguard policies?
Yes

Have costs related to safeguard policy measures been included in the project cost?
Yes
Does the Monitoring and Evaluation system of the project include the monitoring of safeguard impacts and measures related to safeguard policies?
Yes

Have satisfactory implementation arrangements been agreed with the borrower and the same been adequately reflected in the project legal documents?
Yes

CONTACT POINT

World Bank
Klaus Decker
Senior Public Sector Specialist

Borrower/Client/Recipient
Ministry of Public Finance

Implementing Agencies
Ministry of Justice
Gabriela Scutea
State Secretary
gabriela.scutea@just.ro

FOR MORE INFORMATION CONTACT

The InfoShop
The World Bank
1818 H Street, NW
Washington, D.C. 20433
Telephone: (202) 458-4500
Fax: (202) 522-1500
Web: http://www.worldbank.org/infoshop

APPROVAL
<table>
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<th>Approved By</th>
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<tr>
<td>Safeguards Advisor:</td>
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<td>Practice Manager/Manager:</td>
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<td>Country Director:</td>
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