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# MODERNISATION FUND EIB CONFIRMATION OF PRIORITY INVESTMENT

ref. MF 2024-2 SI 0-001

Beneficiary Member State: Slovenia

Investment Proposal: Scheme RES (Part A): Production of electricity from renewable

energy sources - solar and wind

## 1. Background

The Modernisation Fund was set up pursuant to Article 10d of Directive 2003/87/EC of the European Parliament and of the Council of 13 October 2003 establishing a system for greenhouse gas emission allowance trading within the Union and amending Council Directive 96/61/EC (the "ETS Directive").

The legal basis for the operation of the Modernisation Fund is set out in Commission Implementing Regulation (EU) 2020/1001 of 9 July 2020 laying down detailed rules for the application of Directive 2003/87/EC of the European Parliament and of the Council as regards the operation of the Modernisation Fund supporting investments to modernise the energy systems and to improve energy efficiency of certain Member States (the "Implementing Regulation").

In accordance with Article 10d(6) of the ETS Directive, the European Investment Bank (the "EIB") is to confirm whether a proposed investment falls into a priority area. The EIB may confirm the proposal as a priority investment if the conditions specified in Article 6(7) of the Implementing Regulation are met.

### 2. Investment proposal

Pursuant to Article 4(1) of the Implementing Regulation, on 10/09/2024 Slovenia (the "beneficiary Member State") submitted to the EIB an investment proposal "Scheme RES (Part A): Production of electricity from renewable energy sources – solar and wind" for which it envisages a contribution from the Modernisation Fund (Modernisation Fund reference number MF 2024-2 SI 0-001).

The investment proposal concerns a scheme for the period 2025-2030 relating to the construction of new electricity generation installations from renewable energy sources - such as solar and wind - including energy storage capacities.

The investment concerns installation of large-scale production capacities (with capacities of at least 10 MW) of solar photovoltaics and wind turbines in non-typical, challenging environments, such as degraded areas, banks of lakes, banks of inlet and outlet channels of hydropower plants and surface of the lakes.

The beneficiary Member State has requested funding of EUR 29 522 515.32 for a first disbursement under the proposed scheme.

The beneficiary Member State has indicated a total expected Modernisation Fund funding for the investment proposal of EUR 84 086 045.74.

The main objective of the investment is to increase the renewable energy generation capacities in Slovenia, further supporting the decarbonisation of the power sector.

Investments into additional renewable energy sources are included in the objectives and measures of the Long-term Strategy and National Energy and Climate Plan (NECP) for Slovenia.

## 3. Compliance with the conditions for a priority investment

- a) The beneficiary Member State has demonstrated that the investment complies with the requirements laid down in Article 10d(1) of the ETS Directive as it supports the modernisation of the energy system and it is in line with the objectives and measures set out in its NECP.
- b) According to the information provided by the beneficiary Member State and pursuant to Article 10d(2) Directive 2003/87/EC, the investment is considered as a priority investment as it falls under the priority areas a) the generation and use of electricity from renewable sources and d) energy storage and the modernisation of energy networks, including demand-side management, district heating pipelines, grids for electricity transmission, the increase of interconnections between Member States and infrastructure for 0-emission mobility.
- c) The beneficiary Member State has sufficient funds available from allowances referred in Article 10(1), the fourth subparagraph of Directive 2003/87/EC 2.5% for the requested disbursement according to the statement of the available funds referred to in Article 5(1) of the Implementing Regulation and after deduction of any amounts to be disbursed for investments already confirmed in accordance with Article 6(9) of the Implementing Regulation.
- d) The beneficiary Member State has provided evidence that the measures under the investment proposal:
  - are exempted from the State aid notification in accordance with applicable State aid rules.

- e) The beneficiary Member State has confirmed in writing that the investment complies with any other applicable requirements of Union and national law.
- f) According to the information provided by the beneficiary Member State, the amounts requested from the Modernisation Fund are not intended to cover the same costs of the investment as those financed by another Union or national instrument.
- g) According to the information provided by the beneficiary Member State, the duration of the scheme does not exceed five years.

#### 4. Conclusions

The EIB has assessed the investment proposal based on the information submitted by the beneficiary Member State in accordance with Article 4 and Annex 1 of the Implementing Regulation and it has concluded that the investment proposal has met the conditions specified in Article 6(7) of the Implementing Regulation.

In view of the above, and in reliance on the information and evidence provided and the confirmations given by the beneficiary Member State as described at paragraph 3 above, the EIB confirms the proposal "Scheme RES (Part A): Production of electricity from renewable energy sources – solar and wind" (Modernisation Fund reference number MF 2024-2 SI 0-001) as a priority investment.

This confirmation, being based in part upon an exemption from State aid notification that is limited in time, is made on the assumption that the investment proposal, if it constitutes State aid after the expiry of such time limit, will continue to be exempted from State aid notification or that the beneficiary Member State will either obtain State aid clearance or cease to finance the investment proposal with Modernisation Fund funds at that time.

This confirmation is without prejudice to the requirement for a disbursement decision to be made pursuant to Article 10d(3) of the ETS Directive.

European Investment Bank Luxembourg, 7<sup>th</sup> October 2024