#### **Final Terms**

# PROHIBITION OF SALES TO RETAIL INVESTORS IN THE EUROPEAN ECONOMIC AREA OR IN THE UNITED KINGDOM

The Notes are not intended to be offered, sold or otherwise made available to and should not be offered, sold or otherwise made available to any retail investor in the European Economic Area ("EEA") or in the United Kingdom ("UK"). Consequently, no key information document required by Regulation (EU) No 1286/2014 (the "PRIIPs Regulation") or the PRIIPs Regulation as it forms part of domestic law by virtue of the European Union (Withdrawal) Act 2018 (the "UK PRIIPs Regulation") for offering or selling the Notes or otherwise making them available to retail investors in the EEA or in the UK has been prepared and therefore offering or selling the Notes or otherwise making them available to any retail investor in the EEA or in the UK may be unlawful under the PRIIPs Regulation and/or UK PRIIPs Regulation. For these purposes, a retail investor means a person who is one (or more) of: (i) a retail client as defined in point (11) of Article 4(1) of the Directive 2014/65/EU, as amended ("MiFID II"); or (ii) a customer within the meaning of Directive (EU) 2016/97 (IDD), as amended, where that customer would not qualify as a professional client as defined in point (10) of Article 4(1) of MiFID II.

# MiFID II Product Governance / Eligible Counterparties and Professional Investors Only Target Market

Solely for the purposes of each manufacturer's product approval process, the target market assessment in respect of the Notes has led to the conclusion that: (i) the target market for the Notes is eligible counterparties and professional clients only, each as defined in Directive 2014/65/EU (as amended, "MiFID II"); and (ii) all channels for distribution of the Notes to eligible counterparties and professional clients are appropriate. Any person subsequently offering, selling or recommending the Notes (a "Distributor") should take into consideration the manufacturer's target market assessment; however, a Distributor subject to MiFID II is responsible for undertaking its own target market assessment in respect of the Notes (by either adopting or refining the manufacturer's target market assessment) and determining appropriate distribution channels.

### Slovenská sporiteľňa, a.s.

Dlhopisy SLSP Green SP FIX1 2028 (the "Notes") (to be consolidated and form a single series with the existing EUR 150,000,000 Dlhopisy SLSP Green SP FIX1 2028 Notes due 2028 issued on 16 June 2021, on 29 October 2021 and on 25 January 2022)

issued pursuant to the

**Multi Issuer EMTN Programme** 

of

Banca Comercială Română S.A., Česká spořitelna, a.s., Erste Group Bank AG, Erste & Steiermärkische Bank d.d. and Slovenská sporiteľňa, a.s.

Issue Price: 84.445 per cent. Issue Date: 24 August 2022

Series No.: 11

Tranche No.: 4

#### **IMPORTANT NOTICE**

These Final Terms have been prepared for the purpose of Article 8 of the Regulation (EU) 2017/1129, as amended, and must be read in conjunction with the base prospectus (consisting of (i) the securities note dated 2 December 2021 and its supplement(s) (if any) (the "Securities Note") and (ii) the registration document of Slovenská sporiteľňa, a.s. (the "Issuer") dated 2 December 2021, and its supplement(s) (if any)) (the "Prospectus") pertaining to the Multi Issuer EMTN Programme (the "Programme"), the final terms (the "Original Terms") and the terms and conditions (the "Original Terms and Conditions") set forth in the Securities Note dated 3 December 2020 and its supplement dated 20 May 2021. The Terms and Conditions set out in PART A below have been extracted in whole from the Original Final Terms. The Original Terms and Conditions will replace the Terms and Conditions of the Notes set out in the Securities Note in whole. Capitalised terms used in the Terms and Conditions set out in PART A below but not otherwise defined herein shall have the meanings specified in the Original Terms and Conditions when used in the Terms and Conditions set out in PART A below. The Prospectus and any supplements thereto are available for viewing in electronic form on the Issuer's website ("www .slsp.sk/en/investors/bonds"). Full information on the Issuer and the Notes is only available on the basis of the combination of the Prospectus, any supplements thereto and these Final Terms.

#### PART A. - TERMS AND CONDITIONS OF THE NOTES

This Part A. of the Final Terms shall be read in conjunction with the set of Terms and Conditions of the Notes that applies to Notes with a fixed interest rate (the "**Terms and Conditions**") and that is set forth in the Securities Note as Option I. Capitalised terms not otherwise defined in these Final Terms shall have the meanings specified in the Terms and Conditions of the Notes when used in these Final Terms.

All references in this Part A. of the Final Terms to sections and paragraphs are to sections and paragraphs of the Terms and Conditions of the Notes.

The blanks in the provisions of the Terms and Conditions of the Notes, which are applicable to the Notes shall be deemed to be completed by the information contained in these Final Terms as if such information were inserted in the blanks of such provisions. All provisions in the Terms and Conditions of the Notes corresponding to items in these Final Terms which are either not selected or completed or which are deleted shall be deemed to be deleted from the Terms and Conditions of the Notes applicable to the Notes.

	ER, CURRENCY, DENOMINATION, FORM, CERTAIN NITIONS (§ 1)				
Issuer					
	Erste Group Bank AG				
	Banca Comercială Română S.A.				
	Česká spořitelna, a.s.				
	□ issued in the Czech Republic				
	□ issued outside the Czech Republic				
	Erste & Steiermärkische Bank d.d.				
$\boxtimes$	Slovenská sporiteľňa, a.s.				
Curre	ncy and Denomination				
Specif	fied Currency	Euro (" <b>EUR</b> ")			
Aggre	gate Principal Amount	EUR 4,000,000			
Aggre	gate Principal Amount in words	Euro four million			
		The Notes will be consolidated and form a single series with the Issuer's issue of EUR 150,000,000 Dlhopisy SLSP Green SP FIX1 2028 Notes due 2028 issued on 16 June 2021, on 29 October 2021 and on 25 January 2022.			
Specif	fied Denomination	EUR 100,000			
Form	of the Notes				
	Bearer form, Permanent Global Note in classical global note-format (CGN)				
	Domestic Notes form governed by Romanian law, registered form (book entry, dematerialised, nominative) (in Romanian "obligaţiuni corporative, guvernate de legea română, sub formă de întregistrare (prin înscriere în cont, dematerializate, nominative)")				
П	Book-entry notes (in Czech "zaknihované dluhopisy") under				

the Czech Act on Bonds (Act No. 190/2004 Coll., as

amended) issued as book-entry securities

	issued Czech A and wh	ated notes (in Czech " <i>listinné dluhopisy</i> ") which are to the order of the respective Holder under the Act on Bonds (Act No. 190/2004 Coll., as amended) ich are represented by the Global Note which is an ised security			
	Dematerialised registered book-entry notes (in Croatian "nematerijalizirani vrijednosni papiri na ime") issued as dematerialised registered book-entry securities				
$\boxtimes$	Book-entry notes (in Slovak "zaknihované cenné papiere") issued in bearer form (in Slovak "na doručiteľa")				
Busine	ess Day				
	Specifie	ed Currency is not Euro			
		Relevant Financial Centre			
		TARGET			
STATU	JS (§ 2)				
$\boxtimes$	Preferred Senior Notes				
	Non-Preferred Senior Notes				
	Subordinated Notes				
INTER	INTEREST (§ 3)				
$\boxtimes$	Fixed F	Rate Notes (Option I)			
	Interest	Commencement Date	16 June 2021		
	Rate of Interest		0.375 per cent. per annum		
		Short or long first or last Interest Period			
	Regular interest payments		annually		
	Interest	Payment Dates	16 June in each year		
	First Interest Payment Date  Last Interest Payment Date		16 June 2022		
			16 June 2028		
	Day Co	unt Fraction			
	$\boxtimes$	Actual/Actual (ICMA)			
		Determination Date(s)	one in each year (16 June)		
		Actual/365 (Fixed)			
		Actual/360			
		30/360, 360/360 or Bond Basis			
		30E/360 or Eurobond Basis			
	Floatin	g Rate Notes (Option II)			
	Fixed to Fixed Rate Notes (Option III)				
	Fixed to Floating Rate Notes (Option IV)				
PAYMI	AYMENTS (§ 4)				
$\boxtimes$	Payment Business Day				
		Business Days as defined in § 1 (6)			

		Relevant Financial Centre			
	$\boxtimes$	TARGET			
$\boxtimes$	Business Day Convention				
	$\boxtimes$	Following Business Day Convention			
		Modified Following Business Day Convention			
		Preceding Business Day Convention			
	Adjus	tment of Interest Periods			
		Adjusted			
	$\boxtimes$	Unadjusted			
REDE	EMPTIO	N (§ 5)			
Rede	mption	at Maturity			
Matui	rity Date		16 June 2028		
Early	Redem	ption at the Option of the Issuer	no		
Minim	num Not	ice Period			
Maxir	num No	tice Period			
Optio	nal Red	emption Date(s)			
-		ption for Regulatory Reasons	yes		
Minimum Notice Period			30 calendar days		
Maximum Notice Period			90 calendar days		
	Redem 3)(a)(ii))	ption following an MREL disqualification event	no		
Early	Redem	ption for Reasons of Taxation	yes		
Minim	num Not	ice Period	30 calendar days		
Maxir	num No	tice Period	90 calendar days		
PAYI	NG AGE	ENT AND CALCULATION AGENT (§ 6)			
X	Princi	ipal Paying Agent			
		Erste Group Bank AG			
		Banca Comercială Română S.A.			
		Česká spořitelna, a.s.			
	$\boxtimes$	Slovenská sporiteľňa, a.s.			
		Other			
☐ Additional or other Fiscal and/or Paying Age specified office(s)		onal or other Fiscal and/or Paying Agent and fied office(s)			
$\boxtimes$	Calcu	ulation Agent			
	□ Erste Group Bank AG				
		Banca Comercială Română S.A.			
		Česká spořitelna, a.s.			
	$\boxtimes$	Slovenská sporiteľňa, a.s.			

		Erste & Steiermärkische Bank d.d.		
		Other		
Notice	s (§ 10)			
Notices	Notices be sent directly to the Holders no			
Websit	Website where Notices will be published www .slsp.sk/en/investors/bone			
NO AMENDMENT OF THE TERMS AND CONDITIONS (§ 11)				
$\boxtimes$	Applicable			
	Not applicable			
APPLICABLE LAW, PLACE OF JURISDICTION AND ENFORCEMENT (§ 12)				
Governing Law				
		n law (save for the provisions of § 2 which shall be ed by Austrian law)		
	Austria	n law		
	Roman	ian law		
	Croatia	n law		
$\boxtimes$	Slovak	law		

Czech law

## **PART B. – OTHER INFORMATION**

## **ESSENTIAL INFORMATION**

Firm Commitment

# Interests of Natural and Legal Persons Involved in the Issue or the Offering

	Save for the commercial interests of the Managers, so far as the Issuer is aware, no person involved in the issue or offering of the Notes has an interest material to the issue or the offering			
	Other Interests, including conflicts of interest			
Use of I	Proceeds	The net proceeds will be allocated by the Issuer to Eligible Green Projects as set out in the Erste Group Sustainable Finance Framework.		
Estimat	ed net amount of the proceeds	EUR 3,377,800 (plus accrued interest from and including the Interest Commencement Date to but excluding the Issue Date amounting to 2,835.62 EUR)		
INFORM	MATION CONCERNING THE SECURITIES TO BE OFFEREI	O OR ADMITTED TO TRADING		
Security	y Codes			
$\boxtimes$	ISIN	SK4000019337		
$\boxtimes$	Common Code	235347377		
$\boxtimes$	German Security Code (WKN)	A3KSH0		
	Any Other Security Code			
Issue Y	ield	3.367 per cent. <i>per annum</i> (in case there is no early redemption). The yield is calculated at the Issue Date on the basis of the Issue Price. It is not an indication of future yield.		
Issue cl	harge	Not applicable		
the orga	entation of debt security holders including an identification of anisation representing the investors and provisions applying representation. Indication of where the public may have to the contracts relating to these forms of representation	Not applicable		
	ons, authorisations and approvals by virtue of which the ill be created and/or issued	The issue of the Notes was authorised pursuant to the framework decision of the Issuer's Board of Directors dated 18 November 2020.		
PLACIN	IG AND UNDERWRITING			
Method	of Distribution			
⊠ Non-	Syndicated			
	Syndicated			
Details commit	with regard to the Manager (including the type of ment)			
	Manager			

		Without Firm Commitment		
□ Sta	abilising	Manager		Not applicable
	•	MISSION TO TRADING AND DEA	ALING ARRANGEME	ENTS
Listin	g			Yes
	] Vien	na - Official Market		
	1 Buch	narest - Spot Regulated Market		
	] Prag	ue - Regulated Market		
X	Brati	slava - Regulated Market		
	] Zagr	eb - Official Market		
E	xpected	d Date of Admission		24 August 2022
Е	stimate	of the total expenses related to the	admission to trading	EUR 3,500
ADDIT	TONAL	INFORMATION		
Rating	3			
		date of these Final Terms the Ne Issuer reserves the right to apply		
Selling	g Restri	ctions		
Т	EFRA			
	TEFR	A C		
	Non-T	EFRA		
A	dditiona	I Selling Restrictions		Not applicable
Signe	d on bel	nalf of the Issuer		
Ву:			By:	
Róbert Herbec Katarína P				
Duly authorised Duly auth			Duly autho	rised