

Declaration of the Beneficial Owner for Tax Purposes in respect of reclaiming of the withholding tax related to the Income received in relation to the Notes issued by Slovenská sporiteľňa, a.s.,

ISIN: _____ (the **Notes**) (the **Declaration**)

Issuer: Slovenská sporiteľňa, a.s., Tomášikova 48, 832 37 Bratislava, ID No.: 00151653, VAT ID No.: SK7020000262, registered in the Commercial Register of the City Court Bratislava III, Section: Sa, file No. 601/B, (the **Issuer**)

Holder: _____

(Full name, address of registered seat or a permanent residence address of individuals, TIN or Date of birth)

Withheld tax that the Holder requests to reclaim: EUR _____

Bank account to which should be tax reclaimed: _____

The below signed Holder confirms/declares herewith that:

(A) the Holder is the Tax resident of: _____
(country of domicile)

within the meaning of article _____

of the Double Taxation Treaty between _____
(country of domicile)

and the Slovak Republic (country of the income origin);

(B) the Holder is:

- a. an individual¹
- b. other than an individual

(C) the Holder is the Beneficial owner² of the income received in relation to the debt securities issued by the Issuer,

¹ in case the Holder is an individual, please send to the Issuer also a **Tax residency certificate** related to the year of the income payment.

² a person/entity who receives the income for its own benefit and has the unlimited right to use this income without contractual or other legal obligation to transfer the income to another person/entity. Beneficial owner is also permanent establishment of previously mentioned person/entity if the activity connected with such income is carried out by that permanent establishment, or asset with which the income is related is functionally linked to that permanent establishment. Beneficial owner is not the person/entity who acts as an intermediary for another.

a. Payment Date: _____

b. Aggregate Principal Amount of: EUR _____

(D) the income stated in the section (C) above is not attributable to a permanent establishment of the beneficial owner in the Slovak Republic;

(E) the Holder qualifies for the benefits of the Double Taxation Treaty in relation to the income stated in section (C); and

(F) the Holder is not tax transparent entity³.

The Holder declares that all statements and information contained in the Declaration are up-to-date, complete, correct, valid, and true. The Holder is liable for any damage that the Issuer incurs due to the information in the Declaration not being up-to-date, complete, correct or accurate. The Holder undertakes to inform the Issuer in writing without any delay in case of any changes of above-mentioned declaration. The Holder understands that the Issuer can use and will rely on the Declaration in proceedings with the Slovak tax authorities or in connection with any administrative or legal proceedings or official inquiries for which the Declaration is or would be relevant.

The Declaration is being issued for the purpose of taxation of the Slovak source income.

Appendix: Copy of Confirmation of Ownership / Interest Statement issued by relevant custodian of the Holder or other eligible person⁴.

On behalf of the Holder:

Signature: _____

Name: _____

Date and Place: _____

³ a tax transparent entity means an entity which do not tax its profit or gains at its level but in respect of which the entire profit or gains are treated as attributable to and taxable at the level of their owners or other entities.

⁴ The Issuer reserves the right to request, based on its own decision, other additional documents confirming the ownership of the Notes by the Holder.