





## Notification template for Article 131 CRD – Other Systemically Important Institutions (O-SII)

## Please send this template to

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Emailing this template to the above-mentioned addresses constitutes an official notification, no further official letter is required. In order to facilitate the work of the notified authorities, please send the notification template in a format that allows electronically copying the information.

1. Notifying nation	al authority			
1.1 Name of the notifying authority	Národná banka Slovenska			
2. Description of t	_			
	The institutions to which the me	asure is applied:		
	Bank	LEI code		
2.1 Concerned	Všeobecná úverová banka, a.s.	549300JB1P61FUTPEZ75		
institution or group of	Slovenská sporiteľňa, a.s.	549300S2T3FWVVXWJI89		
institutions	Tatra banka, a.s.	3157002JBFAI478MD587		
Institutions	Československá obchodná banka, a.s			
	Poštová banka, a.s.	315700PLTAXHBHZP5J02		
	The measure is applied on both	individual and sub-consolida	ted level.	
	Bank	O-SII buffer from 1st January 2	2020	
	Všeobecná úverová banka, a.s.	1,0%		
2.2 Level of the buffer	Slovenská sporiteľňa, a.s.	1,0%		
applied	Tatra banka, a.s.	0.5%		
	Československá obchodná banka. a.s	- /		
		1		
	Poštová banka, a.s.	1,0%		
	Bank	lltimate parent	LEI code	
2.3 Name of the EU	Všeobecná úverová banka, a.s. Ir	ntesa Sanpaolo Spa	815600A0090DB5D4D574	
	Slovenská sporiteľňa, a.s. E	RSTE Group Bank AG	PQOH26KWDF7CG10L6792	
ultimate parent	Tatra banka, a.s. Raiffeisen-Landesbanken-Holding GmbH		529900JP9C734S1LE008	
institution	Československá obchodná banka, a.s. K	BC Group NV	213800X3Q9LSAKRUWY91	
	Poštová banka, a.s. J	&T FINANCE GROUP SE	315700E9POA724IWFP59	
	Bank	ubsidiary LEI cod	_	
			e BEMW0000006310	
2.4 Names of			BEI00000000310	
subsidiaries				
3. Timing of the measure				
3.1 Timing of the Decision	The official decision is planned on 28 May 2019			

3.2 Timing of the Publication	The decision will be published within 10 working days after the decision is taken.		
3.3 Disclosure	The decision will be published on the website of the Národná banka Slovenska and will be also delivered via mail to all the identified O-SIIs.		
3.4 Timing of Application	Under Article 33d of the Slovak Banking Act (Article 131(12) CRD IV) the list of O-SIIs and the O-SII buffers should be reviewed at least annually. NBS identified O-SIIs in Slovakia and set the O-SII buffer and the systemic risk buffer for these institutions first in May 2015, with the activation of the measures from 1 January 2016. The decision to reset O-SII buffers based on this annual revision should be applicable from 1 January 2020.		
3.5 Phasing in	As this decision is about to reset O-SII buffers, there is no phase-in planned and the O-SII buffers will be fully applied from 1 January 2020.		
3.6 Review of the measure	The next decision should be taken in May 2020.		
4. Reason for O-SI	l identification and activation of th	e O-SII buffer	
4.1 Scores of	Bank	Overall score (in basis points)	
concerned institution	Všeobecná úverová banka, a.s.	2 344	
or group of institutions,	Slovenská sporiteľňa, a.s.	1 778	
as per EBA guidelines	Tatra banka, a.s.	1 339	
on the assessment of O-SIIs	Československá obchodná banka, a.s.	1 292	
	Poštová banka, a.s.	531	
(Article 131.3)			
4.2 Methodology and indicators used for designation of the O-SII (Article 131.3)	<ul> <li>Please provide information on: <ul> <li>a. whether you followed the EBA guidelines on the assessment of O-SIIs The EBA guidelines were fully followed when identifying O-SIIs.</li> <li>b. which threshold score has been set to identify O-SIIs Due to the relatively small number of banks in the Slovak banking sector threshold was set to 425 basis points.</li> <li>c. which overall score is attributed to the O-SIIs See section 4.1 above.</li> <li>d. which of the optional indicators have been used to justify supervisory assessment decisions, if any, and what are the scores 3 optional indicators have been used: total RWA, retail loans and retail deposits.</li> <li>e. why these optional indicators are relevant for the Member State The Slovak banking sector is relatively traditional and conservative, focus mainly on the domestic market. Therefore, the retail sector is particularly important for the banks, both on the assets and liabilities side of the balar sheet. Also, risk exposures are a key indicator of the "risk adjusted size" banks.</li> </ul> </li> </ul>		
	<ul> <li>f. why the bank is systemically important in terms of those particular optional indicators</li> <li>The indicators have been included to better capture the specificities of the</li> </ul>		

	<ul> <li>h. names and scores of all relevant entities not excluded from the identification process (could be sent in a separate excel file, see 4.1)</li> <li>i. whether non-bank institutions have been included in the calculations Non-bank institutions have not been included in the calculation.</li> </ul>
4.3 Supervisory judgement	O-SIIs have been identified by adding the three optional indicators to the list of the 10 mandatory indicators. These optional indicators have been included in a 5th category (criterion) "optional indicators". The weights have been set in line with the EBA methodology: every criterion has an equal weight and within every criterion all indicators are equally weighted. The list of identified O-SIIs would be the same using only the mandatory indicators or using the adjusted list of indicators divided into 5 criterions.
4.4 Calibrating the O-SII buffer	Identified O-SIIs are required to maintain a combination of O-SII buffer and SRB (see section 6). The O-SII buffers have been calibrated, together with the SRB, based on the score of the identified institutions.
4.5 Effectiveness and proportionality of measure	As the decision is only to reset the O-SII buffers and SRB within the annual review, this point is not relevant.
5. Cross-border an	d cross-sector impact of the measure
5.1 Assessment of cross-border effects and the likely impact on the internal market (Recommendation ESRB/2015/2)	As the decision is only to reset the O-SII buffers and SRB within the annual review, this point is not relevant.
5.2 Assessment of leakages and regulatory arbitrage within the notifying Member State	As the decision is only to reset the O-SII buffers and SRB within the annual review, this point is not relevant.
6. Combinations ar	nd interactions with other measures
6.1 Combinations between G-SII and O-SII buffers (Article 131.14)	N/A: there are no G-SIIs identified in Slovakia.
6.2 Combinations with SRB buffers (Article 131.14 + Article 133.5)	<ul> <li>The SRB have been set for the identified O-SIIs as well. As all O-SIIs are subsidiaries of institutions that have been already identified as O-SIIs, based on Article 131(8) CRD IV the maximum O-SII buffer rate is largely limited.</li> <li>O-SII buffers and SRBs should each be maintained on both an individual and subconsolidated basis. The O-SII buffer applies to the institution's total risk exposure amount, while the SRB applies to all the institution's exposures in the Slovak Republic. As the SRB buffer applies only to domestic exposures, it is to be cumulative with the O-SII buffer (Article 133(5) CRD IV).</li> </ul>

	Bank	Targeted sum of O-SII buffer and SRB Structure of the buffer from 1 January			n 1 January 2020	
	Všeobecná úverová banka, a.s.	2,0%	1% O-SII buffer + 1% SRB		1% SRB	
	Slovenská sporiteľňa, a.s.	2,0%	1	1% O-SII buffer + 1% SRB 0,5% O-SII buffer + 1% SRB 1% O-SII buffer		
	Tatra banka, a.s.	1,5%	0,5			
	Československá obchodná banka, a.s.	1,0%				
	Poštová banka, a.s.	1,0%		1% O-SII buffer		
6.3 O-SII requirement for a subsidiary (Article 131.8)	Bank	Ultimate parent		O-SII buffer	G-SII buffer	
	Všeobecná úverová banka, a.s.	Intesa Sanpaolo Spa		0.75%	N/A	
	Slovenská sporiteľňa, a.s.	Erste Group Bank AG*		2%	N/A	
	Tatra banka, a.s.	Raiffeisen-Landesbanken-Holding GmbG*		2%	N/A	
	Českoslov enská obchodná banka, a.s	s. KBC Group NV		1.5%	N/A	
	Poštová banka, a.s.	J&T Finance Group SE		Not applied	N/A	
6.4 Interaction with other measures	No interaction.					

7. Miscellaneous	
7.1 Contact person(s) at notifying authority	Ján Klacso, phone: +421 2 5787 2899, mail: jan.klacso@nbs.sk
7.2 Any other relevant information	N/A