#### FINAL TERMS

2 October 2023



## Prima banka Slovensko, a.s.

Title of the Bonds: Kryty dlhopis PBS 6

# issued under the EUR 3,000,000,000 Covered Bonds Issuance Programme

# under the base prospectus dated 29 December 2022

Total issue amount: EUR 500,000,000

ISIN: SK4000023834

These Final Terms were prepared for the purposes of Article 8(4) and (5) of the Prospectus Regulation and in order to obtain comprehensive information, they must be read, considered and interpreted in conjunction with the base prospectus (the **Prospectus**) to the covered bonds issuance programme issued from time to time or repeatedly by the company Prima banka Slovensko, a.s. (the **Issuer**).

The Prospectus and its supplements (if any) are available in electronic form at the designated section of the Issuer's website <a href="https://www.primabanka.sk//o-banke/pre-investorov/pre-investorov?loc=en">https://www.primabanka.sk//o-banke/pre-investorov/pre-investorov?loc=en</a>. The information regarding the Issuer, the Bonds and their offer is only complete in combination of these Final Terms and the Prospectus and its supplements (if any).

The Prospectus was approved by the National Bank of Slovakia by its decision No. 100-000-446-284 / file No. NBS1-000-079-883 dated 10 January 2023 which came into force on 12 January 2023. The Prospectus Supplement No.: 1 was approved by the National Bank of Slovakia by its decision No. 100-000-560-819 / file No. NBS1-000-088-412 dated 21 August 2023 which came into force on 21 August 2023.

This part of the Final Terms, including the used defined terms, must be read in conjunction with the Common Terms contained in the Prospectus.

The risk factors related to the Issuer and the Bonds are listed in clause 2 of the Prospectus, "Risk Factors".

If there are any discrepancies between the Final Terms in Slovak and the Final Terms translated into any other language, the English language version of the Final Terms shall prevail.

The Bonds 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). 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 Directive 2014/65/EU (as amended, MiFID II); (ii) a customer within the meaning of Directive (EU) 2016/97 (as amended, IDD), where that customer would not qualify as a professional client as defined in point (10) of Article 4(1) of MiFID II; or (iii) not a qualified investor as defined in the Prospectus Regulation. Consequently no key information document required by Regulation (EU) No 1286/2014 (as amended, the PRIIPs Regulation) for offering or selling the Bonds or otherwise making them available to retail investors in the EEA has been prepared and therefore offering or selling the Bonds or otherwise making them available to any retail investor in the EEA may be unlawful under the PRIIPs Regulation.

The Bonds 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 United Kingdom (UK). For these purposes, a retail investor means a person who is one (or more) of: (i) a retail client, as defined in point (8) of Article 2 of Regulation (EU) No 2017/565 as it forms part of UK domestic law by virtue of the European Union (Withdrawal) Act 2018 (EUWA); (ii) a customer within the meaning of the provisions of the FSMA and any rules or regulations made under the FSMA to implement Directive (EU) 2016/97, where that customer would not qualify as a professional client, as defined in point (8) of Article 2(1) of Regulation (EU) No 600/2014 as it forms part of UK domestic law by virtue of the EUWA; or (iii) not a qualified investor as defined in Article 2 of Regulation (EU) 2017/1129 as it forms part of UK domestic law by virtue of the EUWA. Consequently no key information document required by Regulation (EU) No 1286/2014 as it forms part of UK domestic law by virtue of the EUWA (the UK PRIIPs Regulation) for offering or selling the Bonds or otherwise making them available to retail investors in the UK has been prepared and therefore offering or selling the Bonds or otherwise making them available to any retail investor in the UK may be unlawful under the UK PRIIPs Regulation.

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### MiFID II Product Governance

MiFID II monitoring of the creation and distribution of a financial instrument: The Issuer, as a manufacturer of a financial instrument, has evaluated solely for the purposes of the approval process of a financial instrument under the Securities Act that the determined (i) target market for the Bonds is professional clients and eligible counterparties, and (ii) the distribution channels for the Bonds are all distribution channels for professional clients and eligible counterparties. Any person subsequently offering, selling or recommending the Bonds (each a Distributor) must take into account the evaluation of the nature of the financial instrument, investment service and target market by the manufacturer of the product, and the Distributor is responsible for taking appropriate measures so that the Bonds are distributed through appropriate distribution channels in accordance with the characteristics, objectives and needs of the target market identified by the Issuer. The Distributor of financial instruments is required to provide the Issuer with information on the distribution of financial instruments. The Bonds are not for distribution to non-professional clients.

# PART A: PROVISIONS SUPPLEMENTING TERMS AND CONDITIONS OF THE BONDS

Clause 1: Basic information, form and manner of issue of the Bonds

| ISIN (1.1):                                   | SK4000023834   |
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| FISN (1.1)                                    | PribanSlo/4.25 BD 20251006   |
| Common Code (1.1)                             | 270024203  |
| Depository (1.2):                             | Centrálny depozitár cenných papierov SR, a.s., ul. 29. augusta 1/A, 814 80 Bratislava, Slovak Republic |
| Principal Amount (1.3):                       | EUR 100,000  |
| Number of Securities in the Issue (1.3):      | 5,000  |
| Name (1.5):                                   | Kryty dlhopis PBS 6  |
| Aggregate Amount of the Issue (1.6):          | EUR 500,000,000  |
| Estimated Net Proceeds from the Issue (1.6):  | EUR 498,085,000  |
| Issue Price in % (1.8):                       | 99.792%  |
| Information about the accrued interest (1.8): | Not applicable.  |
| Issue Date (1.9):                             | 6 October 2023   |

Clause 5: Representations and undertakings of the Issuer

| Overcollateralization (5.3): | The Issuer undertakes to maintain the cover ratio (in Slovak: <i>ukazovateľ krytia</i> ) in respect of the Bonds at least in accordance with the Act on Banks and other applicable Slovak laws. |
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### Clause 6: Interest

| Determination of interest (6):     | The Bonds bear a fixed interest rate throughout their life, in the amount of 4.25% p. a. (the <b>Interest Rate</b> ). |
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| Yield to Maturity (6.1):           | 4.361% p.a.   |
| Interest Payment Frequency (6.2):  | Annually  |
| Interest Payment Date(s) (6.2):    | 6 October in each year  |
| First Interest Payment Date (6.2): | 6 October 2024  |
| Convention (6.2):                  | Act / Act   |
| Screen page (6.5):                 | Not applicable.   |

| Relevant value (6.5):  | Not applicable.   |
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| Further information on early redemption if it is impossible to determine the Substitute Reference Rate (6.7):        | Not applicable.   |
| lause 7: Maturity of the Bonds   |   |
| Method of Redemption (7.1):  | In single instalment (bullet) on the Maturity Date, subject to potentia statutory extension (soft bullet) in case of bankruptcy, resolution of involuntary administration.  |
| Maturity Date (7.1):   | 6 October 2025  |
| Early redemption of the Bonds by the Issuer (7.3):   | Not applicable. The Issuer may not, on the basis of its decision, redeem the Bonds early.   |
| lause 8: Payment Terms and Conditions  |   |
| Financial Centre:  | Bratislava, T2  |
| lause 10: Taxation   |   |
| Gross-up:  | The Issuer will not be obliged to pay any additional sums to the recipient for the reimbursement of these withholdings, taxes, levies or charges.   |
| PROVISIONS SUPPLEMENTING   | PART B:<br>G TRADING, CONDITIONS OF THE OFFER AND OTHER<br>INFORMATION  |
|  | G TRADING, CONDITIONS OF THE OFFER AND OTHER  |
| PROVISIONS SUPPLEMENTING Clause 16: Admission to trading Admission to trading:                                       | G TRADING, CONDITIONS OF THE OFFER AND OTHER INFORMATION  The Issuer will submit an application to Luxembourg Stock Exchange with its registered seat at 35A Boulevard Joseph II, L-1840 Luxembourg   |
| lause 16: Admission to trading   | G TRADING, CONDITIONS OF THE OFFER AND OTHER INFORMATION  The Issuer will submit an application to Luxembourg Stock Exchange  |
| lause 16: Admission to trading   | G TRADING, CONDITIONS OF THE OFFER AND OTHER INFORMATION  The Issuer will submit an application to Luxembourg Stock Exchange with its registered seat at 35A Boulevard Joseph II, L-1840 Luxembourg for the admission of the Bonds to trading on its regulated market: Bourse de Luxembourg   |
| lause 16: Admission to trading  Admission to trading:  | G TRADING, CONDITIONS OF THE OFFER AND OTHER INFORMATION  The Issuer will submit an application to Luxembourg Stock Exchange with its registered seat at 35A Boulevard Joseph II, L-1840 Luxembourg for the admission of the Bonds to trading on its regulated market: Bourse de Luxembourg  The Issuer estimates the costs associated with the request and admission   |
| Admission to trading  Admission to trading:  Estimated admission costs:  | G TRADING, CONDITIONS OF THE OFFER AND OTHER INFORMATION  The Issuer will submit an application to Luxembourg Stock Exchange with its registered seat at 35A Boulevard Joseph II, L-1840 Luxembourg for the admission of the Bonds to trading on its regulated market: Bourse de Luxembourg  The Issuer estimates the costs associated with the request and admission   |
| lause 16: Admission to trading  Admission to trading:  Estimated admission costs:  lause 17: Conditions of the Offer | The Issuer will submit an application to Luxembourg Stock Exchange with its registered seat at 35A Boulevard Joseph II, L-1840 Luxembourg for the admission of the Bonds to trading on its regulated market: Bours de Luxembourg  The Issuer estimates the costs associated with the request and admission of the Bonds to trading at EUR 4,100.  Placement on syndicated basis. Commerzbank Aktiengesellschaft Kaiserstraße 16, 60311 Frankfurt am Main, Federal Republic of Germany; DZ BANK AG Deutsche Zentral-Genossenschaftsbank Frankfurt am Main, Platz der Republik, 60325 Frankfurt am Main, Federal Republic of Germany; and Landesbank Baden-Württemberg Am Hauptbahnhof 2, 70173 Stuttgart, Federal Republic of Germany, act as joint lead managers with respect to the Bonds (together, the Joint |

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Not applicable. No Stabilisation Manager has been appointed in connection with the issue of the Bonds.

Clause 18: Additional Information

Stabilisation Manager:

| Description of other interests:             | The Joint Lead Managers and/or their affiliates have engaged, and may in the future engage, in investment banking and/or commercial banking transactions with, and may perform other services for, the Issuer and its affiliates in the ordinary course of business.  Unless stated above, as far as the Issuer is aware, no other person has an interest material to the issue / offer of the Bonds. |
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| Third party information and expert reports: | Not applicable.   |
| Approvals for the Issue of the Bonds:       | The issuance of the Bonds was approved by (i) the decision of the Issuer's supervisory board dated 25 September 2023; and (ii) the decision of the Issuer's board of directors dated 26 September 2023.   |
| Credit rating assigned to the Bonds:        | It is expected that the Bonds will be rated Aaa, outlook stable by Moody's Deutschland GmbH.  |
| Information on other advisers:              | Not applicable.   |

In Bratislava on 2 October 2023.

Name: Ing. Jan Rollo

Fitle: Chairman of the Board of Directors

Prima banka Slovensko, a.s.

Name: Ing Henrieta Gahérová

Title: Member of the Board of Directors

Prima banka Slovensko, a.s.