



COLLECTION OF LAWS
OF THE SLOVAK REPUBLIC

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of 29 November 2001

on State Statistics

The National Council of the Slovak Republic has resolved on the following act:

**FIRST PART BASIC
PROVISIONS**

Section 1

Subject matter and scope of the Act

(1) This Act regulates the development, production and dissemination of state statistics in accordance with the needs of its users and with the obligations arising from international treaties to which the Slovak Republic is bound.¹⁾

(2) This Act shall apply to the development, production and dissemination of European statistics, unless otherwise provided for in specific regulations in the field of European statistics^{1a)}.

Section 2

Definition of basic terms

(1) State statistics represent quantitative, qualitative, aggregated and representative information that characterises phenomena of a mass nature and is necessary for assessing demographic, socio-economic and environmental development in the Slovak Republic, and the result of systematic and planned activities aimed at obtaining and processing statistical data and disseminating statistical information in the public interest under the conditions laid down by this Act or by special regulations in the field of European statistics.

(2) For the purposes of this Act,

- a) a statistical unit means the basic unit of observation to which the statistical data relate,
- b) a reporting unit means anyone who is required to provide data for state statistical surveys under this Act,
- c) a state statistical survey means the collection of data from reporting units for statistical purposes under this Act,
- d) statistical data means data on the phenomena and facts under examination obtained by a state statistical survey or from administrative sources for statistical purposes under this Act,
- e) confidential statistical data means data on a directly or indirectly identified or identifiable statistical unit obtained under this Act, and
 1. the direct identification of

- 1a. a legal entity or its organisational unit shall be deemed to be an unambiguous identification on the basis of a universally applicable identifier or other identifier, in particular the name, business name, organisation identification number, 1b) spatial data, 1c) or an online identifier,
 - 1b. a natural person shall be deemed to be an unambiguous identification on the basis of a universally applicable identifier or other identifier, in particular the first name, surname, business name of the natural person - entrepreneur, birth certificate number, organization identification number of the natural person - entrepreneur, spatial data or an online identifier,
2. indirect identification means the identification of a statistical unit by any means other than direct identification.
- f) confidential statistical data for scientific purposes means statistical data which does not allow direct identification of the statistical unit and is modified to the extent necessary to minimise the risk of indirect identification of the statistical unit to which it relates,
 - g) statistical information means information of a socio-economic, technical or environmental nature which has been generated by summarising confidential statistical data and which does not allow the direct or indirect identification of a statistical unit,
 - h) statistical purpose means the use of statistical data for the numerical, verbal or graphical description of mass phenomena and processes in society, the economy and the environment by means of statistical information containing information about the whole or parts of the whole,
 - i) a statistical code list means a list of numerical codes and their associated verbal meanings,
 - j) statistical classification means an ordered set of elements according to classification criteria,
 - k) an administrative data source means an information system, register, statutory record or other data set containing data created, obtained, collected, processed or stored for purposes other than statistical purposes by a public authority or a legal entity established by a special regulation 1d) or on the basis of a special regulation, 1e)
 - l) the holder of an administrative data source means a public authority or a legal entity established by a special regulation or on the basis of a special regulation to which the establishment and maintenance of an administrative data source is imposed by a special regulation 1f) or which establishes and maintains an administrative data source for the purposes of the performance of the tasks established by a special regulation; 1g) the holder of an administrative data source shall not include the Intelligence Service 1h) and the National Security Office,
 - m) a statistical questionnaire means a document in paper form or in electronic form which contains fields with descriptions in which the data required by a state statistical survey are filled in and which contains methodological explanatory notes on the content of the required data,
 - n) a statistical product means a set of statistical information processed according to predetermined or agreed requirements, which is produced and provided by a body carrying out state statistics for the needs of the user,
 - o) a statistical product portfolio means all available statistical products of bodies carrying out state statistics,
 - p) a user is anyone who uses a statistical product for the fulfilment of an obligation or to satisfy another need under the conditions laid down by this Act or by special regulations in the field of European statistics.

SECOND PART
BASIC PRINCIPLES AND ORGANISATION OF STATE STATISTICS

Section 3

Basic principles of state statistics and quality criteria for state statistics

(1) The body carrying out state statistics is obliged to observe the basic principles of state statistics when performing the tasks of state statistics, which are:

- a) professional independence,
- b) impartiality,
- c) objectivity,
- d) reliability,
- e) statistical confidentiality, and
- f) cost-effectiveness.

(2) Professional independence under paragraph 1(a) means that state statistics must be developed, produced and disseminated in a neutral manner, free from any political or interest group influence, in particular as regards the choice of procedures, definitions, methodologies and sources to be used, as well as the timing and content of all forms of dissemination.

(3) Impartiality under paragraph 1(b) means that state statistics must be developed, produced and disseminated in a neutral manner and in accordance with the principle of equal treatment on a like-for-like basis.

(4) Objectivity under paragraph 1(c) means that state statistics must be developed, produced and disseminated in a systematic, reliable and unbiased manner, using professional and ethical practices and standards that are transparent to users and reporting units.

(5) Reliability under paragraph 1(d) means that state statistics must be as true, accurate and consistent a measure as possible of the reality they are intended to represent and that the choice of sources, methods and procedures is based on scientific criteria.

(6) Statistical confidentiality under paragraph 1(e) means the protection of confidential statistical data, irrespective of the source from which they were obtained, and it shall be prohibited to use the statistical data obtained for non-statistical purposes or to dispose of them in any other way in contravention of generally binding legal regulations.

(7) Cost-effectiveness under paragraph 1(f) means that the costs of producing state statistics must be proportionate to the importance of the results and the intended benefits, resources must be used optimally and the burden on reporting units must be reduced as far as possible.

(8) The body carrying out state statistics is obliged to comply with the quality criteria of state statistics when performing the tasks of state statistics, which are:

- a) relevance,
- b) accuracy,
- c) timeliness,
- d) punctuality,
- e) accessibility and clarity,

- f) comparability, and
- g) coherence.

(9) Relevance under paragraph 8(a) means the degree to which state statistics meet the current and potential needs of users.

(10) Accuracy under paragraph 8(b) means the degree of agreement of the estimates with the unknown actual values.

(11) Timeliness under paragraph 8(c) means the delay between the availability of statistical information and the event or phenomenon that the information describes.

(12) Punctuality under paragraph 8(d) means the time difference between the date of publication of the statistical information and the date on which the statistical information should have been published.

(13) Accessibility and clarity under paragraph 8(e) means the conditions and means by which users can obtain, use and interpret statistical information.

(14) Comparability under paragraph 8(f) means the extent to which differences in the statistical concepts, instruments and measurement procedures used have an impact when statistics are compared between geographical areas or sectors, or when they are compared over time.

(15) Coherence under paragraph 8(g) means the suitability of statistical data to be reliably combined in different ways and for different purposes.

Section 4 **Bodies carrying out state statistics**

(1) The tasks of state statistics are performed by the bodies carrying out state statistics, which are:

- a) Statistical Office of the Slovak Republic (hereinafter referred to as “the Office“),
- b) other central state administration body and state administration body with national competence established under a special regulation¹ⁱ) (hereinafter referred to as “other body carrying out state statistics“) under the conditions and to the extent provided for by this Act.

(2) If a body carrying out state statistics performs a task in the field of state statistics through a budgetary organisation or through a contributory organisation in relation to which it has the status of a founder, it is obliged to regulate in writing the mutual relations with it, to clearly define the task, the method of ensuring the quality control of statistics and the method of observing statistical confidentiality.

(3) The body carrying out state statistics may conclude written contracts with a third party for the performance of a sub-task in the field of state statistics; the contract must contain an unambiguous definition of the sub-task, the method of ensuring the quality control of statistics and the method of maintaining statistical confidentiality.

(4) The Office shall maintain and update a list of bodies carrying out state statistics and publish it on its website.

Section 5 **Office**

(1) The Office is the central state administration body for state statistics; it is responsible for its development, production and dissemination. The Office shall be the exclusive contact point^{1j}) for the statistical authority of the European Union (hereinafter referred to as “Eurostat“).

(2) The Head Office is located in Bratislava. The Office may establish permanent or temporary offices outside its Head Office.

P r e s i d e n t o f t h e O f f i c e

Section 6

(1) The Office shall be headed by its President. In his/her absence, the President of the Office shall be deputised by the Vice-President of the Office to the extent of his/her rights and obligations.

(2) The President of the Office shall be appointed and dismissed by the President of the Slovak Republic on the proposal of the Government of the Slovak Republic. The term of office of the President of the Office shall be five years.

(3) The President shall remain in office after the expiry of the term of office until the President of the Slovak Republic, on the proposal of the Government of the Slovak Republic, appoints a new President.

(4) The same person may be appointed President of the Office for a maximum of two consecutive terms.

(5) The office of the President is incompatible with the performance of a function in another public authority, with employment or a similar employment relationship, with entrepreneurial activity, with a membership of the management or control body of a legal entity carrying out entrepreneurial activity, or with any other economic or gainful activity except the management of his/her own property.

(6) The restrictions laid down in paragraph 4 shall not apply to the exercise of scientific, pedagogical, journalistic, literary and artistic activities.

Section 7

(1) The office of the President of the Office shall terminate

- a) on the expiry of the term of office [Section 6(2)], unless otherwise provided for in this Act [Section 6(3)],
- b) by resignation; the office shall cease to be exercised as from the date of delivery of the notification of the President of the Office of the resignation to the President of the Slovak Republic,
- c) by removal from office; or
- d) by death.

(2) The President of the Slovak Republic shall dismiss the President of the Office [Section 7(1)(c)] only if

- a) he/she ceases to meet the prerequisites for the performance of the office or has not removed the grounds for incompatibility of the performance of the office within three months from the commencement of the performance of the office pursuant to Section 6,
- b) he/she has been finally convicted of a deliberate criminal offence or a criminal offence for which he/she has been sentenced to an unconditional term of imprisonment,
- c) he/she has been legally deprived of legal capacity or his/her legal capacity has been restricted.

(3) The Vice-President of the Office shall be appointed and dismissed by the Government of the Slovak Republic on the proposal of the President of the Office.

C o m p e t e n c e o f t h e O f f i c e

Section 8

(1) The Office shall

- a) draw up a programme of state statistical surveys,
- b) determine the methodology of state statistical surveys organised and carried out by the Office, collect and process statistical data,
- c) produce statistical products and make them publicly available or accessible,
- d) draw up and publish reports on the quality of statistics compiled by the Office; this shall be without prejudice to the provisions of special regulation^{1k)} laying down the procedures, structure and periodicity of reports on the quality of European statistics,
This provision shall enter into force on 1 January 2024
- e) ensure that state statistics are accessible to the user,
- f) be the administrator of the registers established under this Act,
- g) be the administrator of the unified information system for state statistics,
- h) produce and publish statistical classifications and code lists,
- i) participate in the preparation and implementation of international treaties and cooperation agreements concluded by the Slovak Republic in the field of state statistics and represents the Slovak Republic in international bodies and organisations active in the field of statistics,
- j) participate in the preparation of legally binding acts of the European Union and represent the Slovak Republic before the bodies of the European Union in the field of European statistics,
- k) coordinate the performance of the tasks of state statistics by other bodies carrying out state statistics, in particular
1. by statistical planning and reporting on the implementation of the statistical plan,
 2. by developing a basic methodological framework and a quality framework for state statistics,
 3. by providing methodological guidance to other bodies carrying out state statistics in the development, production and dissemination of state statistics,
 4. by monitoring the quality of state statistics and compliance with the basic principles of state statistics,
 5. by determining and controlling the fulfilment of the requirements for statistical products,
 6. by determining the method of transmission and dissemination of statistical data,
This provision shall enter into force on 1 January 2024
 7. by issuing interpretative opinions on the provisions of this Act, the provisions of generally binding legal regulations issued for its implementation, if these are important issues or if the performance of the tasks of state statistics is not uniform,
- l) prepare an annual summary evaluation report on the performance of the tasks of state statistics, in particular on the basis of quality reports pursuant to point (d) and on the basis of quality reports pursuant to Section 11(1)(c), and submit it to the Government of the Slovak Republic for discussion by 30 June each year for the preceding calendar year,
This provision shall enter into force on 1 January 2024
- m) propose to Eurostat the inclusion of another body carrying out state statistics in the list under a special regulation,^{1l)}
- n) cooperate with
1. the National Bank of Slovakia in the production of European statistics under a special regulation,^{1m)}
 2. the Ministry of Finance of the Slovak Republic and the Council for Budgetary Responsibility in the area of deficit and debt assessment¹ⁿ⁾ in order to ensure the reliability of the statistical information provided to Eurostat in relation to the Excessive Deficit Procedure,
- o) control compliance with the obligations laid down in this Act; in carrying out the control, the basic rules of control activity shall be followed,^{1o)}
- p) perform other tasks under this Act.

(2) Details of the content, structure and frequency of updating of quality reports issued pursuant to Section 11(1)(c) shall be laid down in a generally binding legal regulation to be issued by the Office.

This provision shall enter into force on 1 January 2024

Section 9

The Office shall ensure the organisational, personnel, programme and technical conditions for the processing of the results of elections and referendums held under a special regulation.2)

Section 10

Coordination Council for State Statistics

(1) A Coordination Council for State Statistics (hereinafter referred to as “the Coordination Council”) is established to ensure the performance of the tasks of the Office pursuant to Section 8(1)(k).

(2) The members of the Coordination Council shall be representatives of all bodies carrying out state statistics. The Chairperson of the Coordination Council shall be the President of the Office. The representative of another body carrying out state statistics in the Coordination Council shall be the person pursuant to Section 11(3)(a) or, where necessary, the person included in the organisational unit pursuant to Section 11(3)(b).

(3) The President of the Office shall convene a meeting of the Coordination Council as necessary or at least once a year. The details of the activities of the Coordination Council shall be determined by the Statutes of the Coordination Council and its Rules of Procedure, which shall be approved by the President of the Office. The Statutes of the Coordination Council and the Rules of Procedure shall be published by the Office on its website.

Section 11

Competence of other bodies carrying out state statistics

(1) Other bodies carrying out state statistics shall perform the tasks of state statistics to the extent resulting for them from the programme of state statistical surveys. In the production of state statistics, another body carrying out state statistics shall be guided by the methodological instructions of the Office. In performing the tasks pursuant to the first sentence, another body carrying out state statistics

a) may issue instructions to the reporting units on the state statistical survey within its subject matter competence,

b) produces statistical products and makes them publicly available or accessible,

c) draws up and publishes reports on the quality of the statistics compiled by the body; this shall be without prejudice to the provisions of special regulations,1k) which lay down the procedures, structure and periodicity of reports on the quality of European statistics.

This provision shall enter into force on 1 January 2024

(2) Other bodies carrying out state statistics may, within their competence, collect data and conduct state statistical surveys outside the programme of state statistical surveys. For state statistical surveys, they shall consult with the Office on their methodology and use national statistical classifications (hereinafter referred to as “classifications”) and national statistical code lists (hereinafter referred to as “code lists”) if the Office informs them that they will be used for the purposes of state statistics. The other bodies carrying out state statistics shall consult with the Office the methodology for collecting the data to be used by the Office as administrative data sources.

(3) Other bodies carrying out state statistics shall adapt their organisational structure and Rules of Procedure to the obligation to ensure the performance of the tasks of state statistics, in particular

a) by designating at least one person in the capacity of a senior civil servant who is responsible for the performance of the tasks of state statistics,

b) by designating the organisational unit responsible for the performance of the tasks of state statistics,

- c) by issuing an internal regulation containing the procedure
 - 1. for the performance of the tasks of state statistics, in particular in the field of quality management and the protection of confidential statistical data,
 - 2. for the control of compliance with this Act and the generally binding legal regulations issued for its implementation.

Section 12

Programme of state statistical surveys

(1) The state statistical survey shall be governed by a programme of state statistical surveys drawn up by the Office in cooperation with other bodies carrying out state statistics for a period of three years. The Office shall issue the programme of state statistical surveys by decree no later than 60 days before its entry into force.

(2) Other bodies carrying out state statistics shall submit to the Office their requirements for state statistical surveys conducted by the Office by 31 March in the year preceding the year of the effective date of the programme of state statistical surveys to be compiled. A central state administration body which does not have the status of a body carrying out state statistics prior to the entry into effect of the programme of state statistical surveys to be compiled is entitled to submit its requirements pursuant to the first sentence to the Office within the same deadline.

(3) Other bodies carrying out state statistics shall submit to the Office proposals for their own short-term state statistical surveys by 30 April in the year preceding the year of the effective date of the programme of state statistical surveys to be compiled, and proposals for their own long-term state statistical surveys by 31 July in the year preceding the effective date of the programme of state statistical surveys to be compiled, the scope and content of which they are obliged to discuss with the Office in advance.2a) Proposals pursuant to the first sentence may also be submitted to the Office within the same deadlines by a central state administration body which does not have the status of a body carrying out state statistics before the issue of the programme of state statistical surveys to be compiled. If the result of the discussion of its proposals is included in the programme of state statistical surveys, the Office shall inform the central state administration body in detail of its powers and duties as another body carrying out state statistics.

(4) In years when a new programme of state statistical surveys is not being compiled, the Office may, on the basis of its own decision or on the basis of the requirements of another body carrying out state statistics, issue decree amendments and supplements to the programme of state statistical surveys.

- (5) The programme of state statistical surveys shall be drawn up in such a way
- a) that only those surveys which are socially relevant and necessary are conducted,
 - b) that state statistical surveys are conducted economically, without duplication and with an efficient use of administrative data sources,
 - c) as to ensure that data and information are collected at a high-quality and comparable level.

- (6) The programme of state statistical surveys shall specify, for each state statistical survey,
- a) the purpose and use of the results of the state statistical survey,
 - b) the substantive (content) characteristics and procedures for the implementation of the state statistical survey,
 - c) the definition of the reporting units,
 - d) the periodicity and deadlines for the provision of statistical data,
 - e) the body carrying out state statistics competent to conduct the state statistical survey,
 - f) a specification of the required quality criteria for state statistics, if this is necessary due to the nature

of the data to be surveyed.

(7) The scope and use of administrative data sources for the purpose of state statistics shall be specified in a specific part of the programme of state statistical surveys.

(8) Another body carrying out state statistics which conducts a state statistical survey included in the programme of state statistical surveys shall ensure that the costs of carrying out the survey are covered from its budget.

Section 12a

Unified information system for state statistics

(1) The unified information system for state statistics is a public administration information system administered by the Office

- a) and used for standardisation of statistical production processes,
- b) and used for standardisation, coordination and evaluation of statistical outputs of bodies carrying out state statistics, and
- c) which enables the implementation and processing of state statistical surveys.

(2) The unified information system for state statistics consists of a public part and a non-public part and access to it is free of charge.

(3) The public part of the unified information system for state statistics is accessible via the website of the Office and contains information, data and documents from the field of state statistics, which are published by the bodies carrying out state statistics under this Act.

(4) The non-public part of the unified information system for state statistics is accessible only to the bodies carrying out state statistics and contains the tools and functionalities necessary for conducting and processing state statistical surveys, evaluation of compiled statistics, provision of confidential statistical data between the bodies carrying out state statistics and a platform for official communication between the bodies carrying out state statistics in the preparation and implementation of the programme of state statistical surveys. The Office shall establish access to the non-public part of the unified information system for state statistics for another body carrying out state statistics, enabling an automated method of communication.

(5) Another body carrying out state statistics is obliged to use the unified information system for state statistics in the manner determined by the functionality of this information system and to the extent determined by the availability of its services, for

- a) the performance of activities related to the planning, preparation and compilation of the programme of state statistical surveys,
- b) the dissemination of statistical products pursuant to Section 8(1)(c) and Section 11(1)(b),
- c) the evaluation of the quality of compiled statistics pursuant to Section 8(1)(d) and Section 11(1)(c),
- d) the transmission of confidential statistical data between bodies carrying out state statistics pursuant to Section 30(8).

THIRD PART DATA SOURCES

Section 13

Access to and use of administrative data sources

(1) To the extent necessary to achieve the statistical purpose and within the scope of its subject matter competence,

the body carrying out state statistics shall have the right of access to data from all administrative data sources; access to these data shall not constitute the exercise of public authority by electronic means.³⁾

(2) The administrator of the administrative data source shall provide the data from the administrative data source to the bodies carrying out state statistics without delay and free of charge in electronic form and in the required structure on the basis of a written request and in the manner pursuant to paragraph 3, including repeatedly; hereby the provision of paragraph 4 shall not be affected. The administrator of the administrative data source shall provide metadata for the data provided together with the data from the administrative data source. A request pursuant to the first sentence shall contain, in particular, the identification of the administrative data source, the list, structure and scope of the data and metadata requested for them, as well as the purpose and duration of their provision.

(3) On the basis of a request pursuant to paragraph 2, in particular where repeated provision of data is requested, the body carrying out state statistics and the relevant holder of an administrative data source shall regulate in a written contract the specific conditions for the technical provision of data from the administrative data sources, the structure and scope of the data and metadata, including the methodology for compiling the data, and other details of the manner in which the obligation to provide data is to be fulfilled; failure to conclude or termination of a contract shall not be a reason for postponing or failing to comply with the obligation pursuant to paragraph 2.

(4) If the holder of an administrative data source provides data from the administrative data source in the framework of electronic communication through the process integration and data integration module,^{3a)} the body carrying out state statistics shall have the right to access those data and metadata even without a request, in an automated manner with continuous access through that module.

(5) The holder of an administrative data source is obliged to provide the body carrying out state statistics with data from administrative data sources that are subject to tax secrecy or other secrecy or confidentiality obligations under special regulations to the extent necessary to achieve the statistical purpose;^{3b)} the consent of a person who is authorised to grant such consent under special regulations shall not be required.

(6) The body carrying out state statistics shall use the data provided pursuant to paragraph 1 solely for statistical purposes.

(7) The administrator of the administrative data source shall promptly discuss in advance with the body carrying out state statistics the establishment, development and termination of the maintenance of the administrative data source and shall cooperate with the office in the implementation of activities that will enable the administrative data source to be used for statistical purposes.

Section 14

State statistical survey of natural persons

In state statistical surveys for which natural persons have a reporting obligation, the following data may be collected:

- a) data on the name and surname, birth certificate number, permanent residence and state citizenship,
- b) data on entrepreneurial activity,
- c) data on immovable property owned or rented by the natural person and on the income therefrom,
- d) data on the area and use of agricultural land, including that which does not serve the productive functions of agriculture,
- e) data on agricultural activity even if it is not carried out as an entrepreneurial activity,
- f) data on the technical means used for agricultural activity,

- g) data on the social and demographic characteristics of natural persons, including data on changes in the place, type and duration of their residence,
- h) data on the standard of living,
- i) data on the structure of household income and expenditure,
- j) data on the level of housing,
- k) data on the structure and volume of food consumption,
- l) data on complementary labour market functions,
- m) data on fuel and energy consumption in households on an annual or less frequent basis,
- n) data on information and communication technologies used in households.3d)

Section 15

Population and housing census

(1) The population and housing census (hereinafter referred to as “census“) is a special type of state statistical survey conducted out by the Office, which is part of the state statistics and the content, scope and method of carrying out of which is regulated by a special regulation.4)

(2) For the purposes of preparing and conducting the census, the Office shall also use data from administrative data sources pursuant to Section 13.

Section 16

Integrated farm survey

Surveys for the production of integrated farm statistics4a) shall be carried out by the Office in cooperation with the Ministry of Agriculture and Rural Development of the Slovak Republic.

Section 17

Tasks of local state administration and self-government in the field of state statistics

Bodies of local state administration, bodies of territorial self-government and bodies of interest self-government established by special regulations4b) are obliged to cooperate with the bodies carrying out state statistics in conducting state statistical surveys.

Section 18

Reporting units

(1) Reporting units included in a state statistical survey shall have the right to be informed of the purpose and scope of the survey, of the measures ensuring the protection of the data provided in the framework of the state statistical survey and of their rights and obligations.

(2) The bodies ensuring the carrying out of state statistics are obliged to send the questionnaires in written form to the reporting unit free of charge or to inform the reporting unit where the electronic questionnaire is available on their website and to provide the reporting unit with the necessary methodological assistance in order to carry out the state statistical surveys provided for in the programme. Those bodies shall establish on their website access for the submission of electronic questionnaires. They shall publish details of the electronic submission of questionnaires on their website.

(3) The reporting units are obliged to provide fully, truthfully, within the established deadlines and free of charge the data required for the state statistical surveys included in the programme of state statistical surveys in the manner established pursuant to paragraph 5. When providing data, the reporting unit shall follow the methodological explanatory notes and instructions issued by the body carrying out state statistics

and is also obliged to provide the body carrying out state statistics, upon request, with supplementary information to the data provided in the state statistical survey, in particular the justification for their provision.

(4) In order to fulfil the reporting obligation and to ensure the verifiability of the completeness and truthfulness of the statistical data provided, the reporting units shall create the necessary prerequisites within the established deadlines, in particular by keeping records of the data required by the state statistical survey.

(5) The reporting unit shall provide the body carrying out state statistics with the data required for the state statistical survey by completing and submitting the statistical questionnaire in electronic form. A reporting unit that is a natural person or a natural person-entrepreneur and has no employees as at 31 December of the preceding calendar year, or a reporting unit that is located in a municipality without an internet connection or without a signal, may also fulfil the obligation under paragraph 3 by submitting a completed statistical questionnaire in paper form. The provisions of the e-Government Act shall not apply to the provision of data through statistical questionnaires in electronic form.

(6) The details of the manner in which data are to be provided by the reporting units shall be laid down by the Office by decree.

(7) If a reporting unit fails to fulfil its reporting obligation, the competent body conducting the state statistical survey is entitled to conduct the necessary statistical surveys at its expense.

(8) A reporting entity may not refuse to report under this Act. To the extent necessary to achieve the statistical purpose, the reporting unit is also obliged to provide the body carrying out state statistics with data which are subject to tax secrecy or other secrecy or confidentiality obligations under special regulations;5) the consent of a person who is authorised to grant such consent under special regulations shall not be required. The subject of the reporting obligation shall not include the provision of classified information5a) and the provision of information maintained, acquired, processed and aggregated by the intelligence service under special regulations.5b)

(9) If the reporting unit is objectively unable to fulfil the reporting obligation in the form, manner, extent or within the deadline according to the programme of state statistical surveys in connection with the declaration of a state of emergency,5c) an emergency situation5d) or an extraordinary state,5e) or related circumstances, the body carrying out state statistics, which is competent to conduct the state statistical survey provided for in the programme of state statistical surveys, may take measures consisting in particular in

- a) the interruption of a state statistical survey already started or in the postponement of a state statistical survey and the setting of an alternative deadline.
- b) changing the form and method of the state statistical survey, including shortening or extending the deadline of the state statistical survey,
- c) the provision of alternate forms of obtaining the data,
- d) the modification of the scope of the reporting obligation with a focus on obtaining the necessary indicators.

(10) The measure pursuant to paragraph 9 shall be adopted for no longer than the duration of the state of emergency, emergency situation, extraordinary state, or related circumstances.

(11) The adoption of a measure pursuant to paragraph 9 shall not be subject to the Administrative Procedure Code. The authority which has taken the measure pursuant to paragraph 9 shall publish it on its website.

FOURTH PART COMPARABILITY TOOLS

Section 19 Classifications and code lists

(1) The Office, in cooperation with other bodies carrying out state statistics, develops classifications and code lists, ensures their compliance with legally binding acts of the European Union, European and international standards and publishes them on its website.

(2) The Office shall issue classifications and code lists by decree.

(3) Classifications and code lists shall be binding for bodies carrying out state statistics and for the reporting units when providing data for state statistical surveys, when processing them and in those cases where a special regulation so provides.⁶⁾

S t a t i s t i c a l r e g i s t e r s

Section 20

(1) In particular, the Office shall keep the following registers:

- a) the statistical business register,^{6a)}
- b) the farm register,^{6b)}
- c) the register of accommodation establishments,
- d) the register of spatial units,
- e) the register of foreign trade operators.

(2) For the purpose of maintaining the registers pursuant to paragraph 1, the Office may use data obtained from administrative data sources, from other external data sources, from the EuroGroups Register or from other registers.

Section 21

(1) The Office shall enter a legal entity or a natural person who is an entrepreneur or carries out other self-employed gainful activity under special regulations⁷⁾ (hereinafter referred to as “entrepreneur”) in the statistical business register on the basis of data it has obtained under this Act and under special regulations.^{7a)}

(2) The statistical business register pursuant to paragraph 1 shall record data under special regulations.^{7b)}

(3) In order to update the statistical business register, the Office is entitled to request a legal entity or entrepreneur, a municipality or a higher territorial unit to notify data and information and these persons are obliged to comply with the Office's request within a specified deadline.

(4) Changes in the register of legal entities included in the public administration under special regulations^{7b)} shall be notified in writing by the Office to the legal entities concerned and to the Ministry of Finance of the Slovak Republic within 30 days from the implementation of the change in the statistical business register.

(5) The data of the statistical business register, except for confidential statistical data, are public data and are published free of charge by the Office on its website.

(6) Data on groups of enterprises shall also be entered in the statistical business register;^{6a)} if the Office so requests, the legal entity or entrepreneur is obliged to provide the data necessary for the registration of the group of enterprises.

(7) The Office shall create a special identification for groups of enterprises for the purpose of their registration in the statistical business register; the manner of its creation shall be determined by the Office.

Section 22

The farm register records data on legal entities, natural persons - entrepreneurs and natural persons carrying out agricultural production. The Office may regulate the details of data recording, including the scope of activity according to the criteria of the state statistical survey, by special legislation.

Section 23

The register of accommodation establishments shall record data on accommodation establishments that provide temporary accommodation to tourism participants and data on the economic entities that operate them.

Section 25

(1) The register of spatial units shall record spatial units in relation to the territorial and administrative organisation of the Slovak Republic for the purpose of spatial identification of statistical data.

(2) The data recorded in the register of spatial units shall be public.

Section 25a

(1) Anyone who carries out trade in goods between the Slovak Republic and other countries shall be entered in the register of foreign trade operators.

(2) Anyone whose value of trade in goods between the Slovak Republic and the Member States of the European Union exceeds the value laid down in the programme of state statistical surveys shall notify the Office of this fact no later than ten days from the date of the occurrence of this fact.

Section 26

The registers pursuant to Sections 22 and 25a shall not be public.

Section 28

Identification number of spatial units

Spatial units shall be identified by an identification number which shall be fixed during the existence of the spatial units. The Office shall assign an identification number to the newly created basic territorial unit and territorial-technical unit.

FIFTH PART

DISSEMINATION OF STATISTICAL INFORMATION

Obligation of confidentiality and protection of confidential statistical data

Section 29

(1) The obligation of confidentiality of confidential statistical data shall be imposed on anyone who, under any circumstances, becomes acquainted with confidential statistical data obtained from a state statistical survey or from administrative data sources.

(2) The obligation to maintain confidentiality pursuant to paragraph 1 shall continue after the termination of the employment relationship,

a similar relationship,8) the performance of a public function or after the termination of another legal relationship on the basis of which the natural person was acquainted with confidential statistical data.

(3) The provision or disclosure of confidential statistical data under the conditions laid down by this Act or by special regulations8a) shall not constitute a breach of the obligation of confidentiality.

Section 30

(1) Confidential statistical data may not be disclosed or communicated to anyone or used for purposes other than statistical purposes without the consent of the legal entities or natural persons who provided them and to whom they relate.

(2) The consent pursuant to paragraph 1 shall be in writing and shall make it clear what confidential statistical information it is and how it is to be used.

(3) Confidential statistical data may be provided to the European Commission, Eurostat, the statistical offices of the Member States of the European Union, the European Central Bank and the central banks of the Member States of the European Union under a special regulation9d) and to international bodies and organisations only if this is necessary for the fulfilment of obligations arising from an international treaty by which the Slovak Republic is bound and if the receiving party ensures at least the same level of data protection as applied in the Slovak Republic.

(4) The body carrying out state statistics may provide confidential statistical data for scientific purposes on the basis of a written contract concluded with the applicant who demonstrates that he/she is performing a scientific activity9(f) and that he/she will use the confidential statistical data provided only in the context of the performance of that activity.

(5) The following data shall not be considered as confidential statistical data:

- a) data processed in the public parts of public administration information systems,
- b) data which is made available on the basis of the right of free access to information under a special regulation,9g)
- c) data which the statistical unit has unambiguously agreed to publish,
- d) data which have been produced by aggregating a sufficient number, at least three, of confidential statistical data so that confidential statistical data cannot be derived for a particular statistical unit or reporting unit.

(6) The body carrying out state statistics is obliged to take all measures to protect confidential statistical data against misuse, in particular to take the necessary organisational and technical measures, and to ensure that such data are handled only by staff who have been instructed in writing on the obligation to maintain confidentiality of confidential statistical data.

(7) The body carrying out state statistics shall, to the extent necessary for the collection or processing of statistical data, give the person pursuant to Section 4(3) or (4) access to confidential statistical data.

(8) Bodies carrying out state statistics may, on the basis of a written contract, provide each other with confidential statistical data to the extent necessary for the production of the state statistics for the compilation of which the body carrying out state statistics is competent, in a manner that ensures the protection of the confidentiality of the statistical data. Any release of data subsequent to the first release requires written approval of the body carrying out state statistics that collected the data. The contract pursuant to the first sentence shall specify in particular the conditions for the technical provision of data, the structure and scope of the data and metadata, including the data collection methodology, and other details on fulfilment of data provision obligation. If the Office is not a party to the contract, the contract pursuant to the first sentence shall be subject to its prior

approval, otherwise it shall be null and void.

Section 30a **Processing of personal data**

(1) If the confidential statistical data includes personal data of a natural person, the body carrying out state statistics and the person referred to in Section 4(3) or (4) (hereinafter referred to as the "obliged person") shall proceed in its processing under a special regulation, 10) unless otherwise provided for in this Act. When conducting and processing the results of state statistical surveys of natural persons, the obliged person may process the name, surname and birth certificate number of an individual or household member.

(2) Where the data subject exercises the right of access to personal data under a special regulation, 10a) the obliged person shall only provide the data subject with information on the purpose of the processing of personal data if the personal data are processed by the obliged person only for a statistical purpose under this Act and if it is possible to provide this information without the obliged person having to expend disproportionate time and effort; this shall not apply if the obliged person also processes the personal data of the data subject for a purpose other than a statistical purpose under this Act.

(3) If the data subject exercises the right to rectification of personal data under a special regulation, 10b) which he/she has provided to the obliged person within the framework of a state statistical survey, the obliged person shall carry out the rectification only if, at the time of receipt of the notification of the exercise of this right, the collection of data within the framework of the relevant state statistical survey has not been completed and if it is possible to carry out the rectification without the obliged person having to expend disproportionate time and effort; this shall not apply if the obliged person processes the personal data of the data subject for a purpose other than a statistical purpose according to the provisions of this Act.

(4) Where personal data have been provided to the Office from administrative data sources, the data subject may exercise the right to rectification of personal data under a special regulation 10b) only with the person who provided the personal data to the Office pursuant to Section 13, of which the Office shall inform the data subject if it is possible to provide this information without unreasonable time and effort on the part of the obliged person. The Office shall not make any rectification of the personal data thus provided in the event of the exercise of the right under the preceding sentence.

(5) If the data subject exercises the right to restrict the processing of personal data under a special regulation, 10c) the obliged person shall restrict the processing of the data subject's personal data only to the extent that the data subject's personal data are also processed for a purpose other than a statistical purpose under this Act. The restriction of the processing of personal data for a purpose other than a statistical purpose under this Act for a person who is under an obligation to provide data from administrative data sources pursuant to Section 13 shall not prevent that person from complying with the obligations under Section 13.

(6) The right of the data subject to object to the processing of personal data under a special regulation 10d) may not be exercised if the personal data are processed by the obliged person for a statistical purpose under this Act; this shall not apply if the obliged person also processes the personal data of the data subject for a purpose other than a statistical purpose under this Act.

Section 31 **Provision of statistical information**

(1) For the purpose of public policy making or for the purpose of implementing a task or authorisation provided for by a special regulation 10e),

a) the Office shall provide, upon request and free of charge, statistical information to the President of the Slovak Republic, the National Council of the Slovak Republic, the Government of the Slovak Republic, the Constitutional Court of the Slovak Republic, the Supreme Audit Office, the National Bank of Slovakia, the Council for Budgetary Responsibility, the Public Defender of Rights, the court, the Public Prosecutor's Office, a body of state administration, a body of territorial self-government and a body of interest self-government,

- b) Eurostat,
- c) a representative association of employees and a representative association of employers,
- d) the intelligence service,
- e) a legal person established by a special regulation.

(2) The Office may enter into a written contract with the applicant for the purpose referred to in paragraph 1, specifying in particular the type, scope, purpose, manner and time or frequency of the provision of statistical information.

(3) Statistical information shall be provided free of charge to other international bodies and organisations if there is a mutual exchange of data or if this is provided for in an international treaty to which the Slovak Republic is bound. Otherwise, the provision of statistical information abroad shall follow the procedure set out in paragraph 4.

(4) Except as provided for in paragraphs 1 and 2, the Office shall be entitled to provide statistical information obtained by a state statistical survey at a price agreed in accordance with the pricing regulations to anyone who requests it.

(5) Statistical information published by the Office shall be made available to international bodies and organisations by other bodies carrying out state statistics. Where other bodies carrying out state statistics provide other statistical information, they shall inform the Office of the provision of such information.

(6) The bodies carrying out state statistics pursuant to Section 4 may exchange, free of charge, statistical information obtained on the basis of the programme of state statistical surveys.

F i n e s

Section 32

(1) For a breach of the obligation laid down in this Act, fines of up to the following amounts may be imposed:

- a) up to EUR 3,320 for failure by a reporting unit to comply with the reporting obligation under Section 18(3) or Section 20(3) or for failure by a person or an organisational unit thereof to comply with the reporting obligation under Section 25a(2),
- b) EUR 1,660 for a breach of the obligation laid down in Section 30 on the provision of confidential statistical data,
- c) EUR 665 for a breach of the obligation laid down in Section 18(4) by a reporting unit or for a breach of the obligation laid down in Section 27(3) and (8).

(2) In determining the fine, account shall be taken in particular of the seriousness of the breach of the reporting obligation, the circumstances in which the breach occurred, the duration of the breach, as well as the consequences for the state statistical survey.

(3) The fine referred to in paragraph 1 may be imposed within one year from the date on which the body carrying out state statistics competent for imposing the fine discovered the breach of the obligation and at the latest within three years from the date on which the breach of the obligation occurred.

(4) Proceedings for the imposition of a fine under this Act shall be governed by the Administrative Procedure Code.

(5) The competent authority for the imposition of a fine shall be the body carrying out state statistics which conducts the state statistical survey and to which the reporting unit has a reporting obligation.

(6) Fines are revenues of the state budget.

(7) A failure to comply with an obligation under Sections 18(3), 18(4) or 20(3) shall not be deemed to be a failure of the reporting entity to act in accordance with a measure under Section 18(9).

Section 33

(1) Breach of the duty of confidentiality under Section 29 is an offence punishable by a fine of up to EUR 3,320. This is without prejudice to the provisions of special rules on compensation for damages.

(2) Offences under paragraph 1 shall be dealt with by the district authorities under a special regulation.11)

(3) Fines are revenues of the state budget.

SIXTH PART TRANSITIONAL AND FINAL PROVISIONS

Section 34

(1) The Regional Administration of the Statistical Office of the Slovak Republic in Bratislava, the Regional Administration of the Statistical Office of the Slovak Republic in Trnava, the Regional Administration of the Statistical Office of the Slovak Republic in Trenčín, the Regional Administration of the Statistical Office of the Slovak Republic in Nitra, the Regional Administration of the Statistical Office of the Slovak Republic in Žilina, the Regional Administration of the Statistical Office of the Slovak Republic in Banská Bystrica, the Regional Administration of the Statistical Office of the Slovak Republic in Prešov and the Regional Administration of the Statistical Office of the Slovak Republic in Košice shall be abolished on the date of entry into force of the present Act.

(2) As of the date of entry into force of the present Act, the rights and obligations arising from labour law relations, property law relations and other relations shall be transferred from the Regional Administration of the Statistical Office of the Slovak Republic in Bratislava, the Regional Administration of the Statistical Office of the Slovak Republic in Trnava, the Regional Administration of the Statistical Office of the Slovak Republic in Trenčín, the Regional Administration of the Statistical Office of the Slovak Republic in Nitra, the Regional Administration of the Statistical Office of the Slovak Republic in Žilina, the Regional Administration of the Statistical Office of the Slovak Republic in Banská Bystrica, the Regional Administration of the Statistical Office of the Slovak Republic in Prešov and the Regional Administration of the Statistical Office of the Slovak Republic in Košice to the Office.

(3) State statistical surveys approved prior to the effective date of this Act that are completed or conducted after the effective date of this Act shall be deemed to be state statistical surveys approved under this Act. Identification numbers assigned before the entry into force of this Act shall be deemed to have been assigned under this Act.

Section 35

The provisions of this Act on the protection of confidential statistical data shall also apply to individual data obtained from state statistical surveys prior to the effective date of this Act.

Section 35a

Transitional provisions to the modifications effective from 1 May 2021

(1) The Council established under the Regulation in force until 30 April 2021 shall be abolished and the term of office of all its members shall expire on 1 May 2021.

(2) The President of the Office shall appoint the members of the Coordination Council and convene the first meeting of the Coordination Council by 31 December 2021.

(3) The Office shall establish the Unified Information System for State Statistics by 31 May 2022; the Office shall inform about the establishment of the Unified Information System for State Statistics on its website

and, separately, another body carrying out state statistics electronically.

(4) Penalty proceedings commenced and not finally concluded by 30 April 2021 shall be completed in accordance with this Act as in effect until 30 April 2021.

(5) Proceedings for an offence commenced and not finally concluded by 30 April 2021 shall be completed in accordance with this Act as in effect until 30 April 2021.

Section 36

The following shall be repealed:

1. Act of the Slovak National Council No. 322/1992 Coll. on State Statistics as amended by Act of the Slovak National Council No. 453/1992 Coll., Act of the National Council of the Slovak Republic No. 2/1993 Coll., Act of the National Council of the Slovak Republic No. 155/1993 Coll., Act of the National Council of the Slovak Republic No. 74/1995 Coll., Act of the National Council of the Slovak Republic No. 301/1995 Coll., Act of the National Council of the Slovak Republic No. 278/1996 Coll. and Act No. 306/1999 Coll.
2. Act of the National Council of the Slovak Republic No. 45/1993 Coll. on State Statistical Surveys of the Population.
3. Decree No 243/1988 Coll. of the Federal Statistical Office and the Federal Ministry of Finance on statistical surveys and financial reporting.

Section 36a

The following shall be repealed:

1. Measure of the Statistical Office of the Slovak Republic No. 236/1993 Coll., establishing classifications, code list and register in the field of state statistics.
2. Measure of the Statistical Office of the Slovak Republic No. 388/1997 Coll., establishing the list of selected industrial products as amended by Measure No. 402/1998 Coll.
3. Measure of the Statistical Office of the Slovak Republic No. 449/2000 Coll., promulgating the Classification of Assets, Balance Sheet Items, Transactions and Other Flows in the National Accounts of the Slovak Republic and the Classification of Institutional Sectors and Subsectors in the System of National Accounts of the Slovak Republic.
4. Decree of the Federal Statistical Office No. 95/1976 Coll. on the Uniform Classification of Basic Means, as amended by Decree No. 156/1980 Coll.
5. Decree of the Federal Statistical Office No 47/1985 Coll. on the Uniform System of National Economic Indicators.

Section 37

This Act shall enter into force on 1 January 2002.

Rudolf Schuster signed

Jozef Migaš signed

Mikuláš Dzurinda signed

1) For example, the International Labour Organisation Labour Statistics Convention No. 160/1985 (Decree of the Minister of Foreign Affairs No. 144/1988 Coll. and Notification of the Ministry of Foreign Affairs of the Slovak Republic No. 110/1997 Coll.), the Convention on the Organisation for Economic Co-operation and Development (Notification of the Ministry of Foreign Affairs of the Slovak Republic No. 141/2001 Coll.).

1a) For example, Regulation (EC) No 223/2009 of the European Parliament and of the Council of 11 March 2009 on European statistics and repealing Regulation (EC, Euratom) No 1101/2008 on the transmission of data subject to statistical confidentiality to the Statistical Office of the European Communities, Council Regulation (EC) No 322/97 on Community Statistics and Council Decision 89/382/EEC, Euratom establishing a Committee on the Statistical Programmes of the European Communities (OJ EU L 87, 31 March 2009) as amended, Regulation (EU) No 549/2013 of the European Parliament and of the Council of 21 May 2013 on the European system of national and regional accounts in the European Union (OJ EU L 174, 26 June 2013) as amended, Regulation (EU) 2019/2152 of the European Parliament and of the Council of 27 November 2019 on European business statistics, repealing 10 legal acts in the field of business statistics (OJ EU L 327, 17 December 2019), as amended.

1b) Section 9 of Act No. 272/2015 Coll. on the Register of Legal Entities, Entrepreneurs and Public Authorities and on Amendments and Supplements to Certain Acts.

1c) Section 2 letter g) of Act No. 3/2010 Coll. on the National Infrastructure for Spatial Information. Section 3 (1) and (2) of Act No. 125/2015 Coll. on the Address Register and on Amendments and Supplements to Certain Acts.

1d) For example, Act of the Slovak National Council No. 369/1990 Coll. on Municipal Establishment as amended, Act of the National Council of the Slovak Republic No. 566/1992 Coll. on the National Bank of Slovakia as amended, Act No. 302/2001 Coll. on Self-Government of Higher Territorial Units (Act on Self-Governing Regions) as amended, Act No. 291/2002 Coll. on the State Treasury and on Amendments and Supplements to Certain Acts, as amended, Act No. 461/2003 Coll. on Social Insurance, as amended.

1e) For example, Act No. 43/2004 Coll. on Old-age Pension Savings and on Amendments and Supplements to Certain Acts, as amended, Act No. 581/2004 Coll. on Health Insurance Companies, Supervision over Health Care and on Amendments and Supplements to Certain Acts, as amended.

1f) For example, Section 2 of the Act of the National Council of the Slovak Republic No. 162/1995 Coll. on the Cadastre of Immovable Property and on the Registration of Ownership and Other Rights to Immovable Property (Cadastral Act), Section 23a of Act No. 596/2003 Coll. on the State Administration in Education and School Self-government and on Amendments and Supplements to Certain Acts, as amended, Section 103 of Act No. 79/2015 Coll. on Waste and on Amendments and Supplements to Certain Acts, as amended.

1g) For example, Section 65a (2) (h) of Act No. 543/2002 Coll. on Nature and Landscape Protection.

1h) Act of the National Council of the Slovak Republic No. 46/1993 Coll. on Slovak Information Service, as amended.

Act of the National Council of the Slovak Republic No. 198/1994 Coll. on Military Intelligence, as amended.

1i) Section 6(1)(b) of Act No. 351/2011 Coll. on Electronic Communications as amended by Act No. 402/2013 Coll.

1j) Art. 5(1) of Regulation (EC) No 223/2009 as amended. 1k) Art.

12(2) of Regulation (EC) No 223/2009 as amended. 1l) Art. 5(2)

of Regulation (EC) No 223/2009 as amended.

1m) Art. 2a of Council Regulation (EC) No 2533/98 of 23 November 1998 concerning the collection of statistical information by the European Central Bank (OJ EC L 318, 27 November 1998, Extraordinary Edition OJ EU, chap. 01/vol. 003), as amended.

1n) Regulation (EU) No 473/2013 of the European Parliament and of the Council of 21 May 2013 on common provisions for monitoring and assessing draft budgetary plans and ensuring the correction of excessive deficit of the Member States in the euro area (OJ EU L 140, 27 May 2013).

1o) Act of the National Council of the Slovak Republic No. 10/1996 Coll. on Control in State Administration, as amended.

2) Act No. 180/2014 Coll. on the Conditions for Exercising the Right to Vote and on Amendments and Supplements

to Certain Acts, as amended.

2a) Section 38(1) of Act No. 575/2001 Coll. on the Organisation of the Activities of the Government and the Organisations of the Central State Administration, as amended.

3) Section 3 (b) of Act No. 305/2013 Coll. on the Electronic Form of Exercising the Powers of Public Authorities and on Amendments and Supplements to Certain Acts (the e-Government Act), as amended by Act No. 273/2015 Coll.

3a) Section 10(11) of Act No. 305/2013 Coll. as amended by Act No. 273/2015 Coll.

3b) For example, Section 11(5)(a) of Act No. 563/2009 Coll. on Tax Administration (Tax Code) and on Amendments and Supplements to Certain Acts, as amended by Act No. 267/2017 Coll., Section 2(k) of Act No. 45/2011 Coll. on Critical Infrastructure, Section 79 of Act No. 18/2018 Coll. on the Protection of Personal Data and on Amendments and Supplements to Certain Acts, Section 111(1)(c) of Act No. 55/2017

Coll. on the Civil Service and on Amendments and Supplements to Certain Acts.

3d) Regulation (EC) No 808/2004 of the European Parliament and of the Council of 21 April 2004 on Community statistics on the information society (Extraordinary Edition OJ EU, chap. 16/vol. 2; OJ EU L 143, 30 April 2004), as amended.

4) For example, Act No. 165/1998 Coll. on the Population and Housing Census in 2001, Act No. 263/2008 Coll. on the Population and Housing Census in 2011 and amending and supplementing Act No. 5/2004 Coll. on Employment Services and on Amendments and Supplements to Certain Acts, as amended.

4a) Regulation (EU) 2018/1091 of the European Parliament and of the Council of 18 July 2018 on integrated farm statistics and repealing Regulations (EC) No 1166/2008 and (EU) No 1337/2011 (OJ EU L 200, 7 August 2018).

4b) For example, Sections 43 to 47h of Act No. 578/2004 Coll., Section 41 of Act No. 274/2009 Coll. on Hunting and on Amendments and Supplements to Certain Acts, as amended by Act No. 180/2013 Coll.

5) For example, Act No. 483/2001 Coll. on Banks and on Amendments and Supplements to Certain Acts, as amended, Act No. 563/2009 Coll. on Tax Administration (Tax Code) and on Amendments and Supplements to Certain Acts, as amended.

5a) Act No. 215/2004 Coll. on the Protection of Classified Information and on Amendments and Supplements to Certain Acts, as amended.

5b) Act of the National Council of the Slovak Republic No. 46/1993 Coll. as amended. Act of the National Council of the Slovak Republic No. 198/1994 Coll. as amended.

Act No. 281/2015 Coll. on the Civil Service of Professional Soldiers and on Amendments and Supplements to Certain Acts, as amended.

5c) Art. 4 of Constitutional Act No. 227/2002 Coll. on State Security in Times of War, State of War, State of Emergency and Emergency Situation, as amended.

5d) Art. 5 of Constitutional Act No. 227/2002 Coll., as amended.

5e) Section 3b of the Act of the National Council of the Slovak Republic No. 42/1994 Coll. on Civil Protection of the Population, as amended.

6) For example, Act No. 263/1999 Coll. on Public Procurement and on Amendments and Supplements to Certain Acts.

6a) Council Regulation (EEC) No 696/93 of 15 March 1993 on the statistical units for the observation and analysis of the production system in the Community (OJ EC L 76, 30 March 1993, Extraordinary Edition OJ EU, chap. 13/vol. 012), as amended.

Regulation (EU) 2019/2152 as amended. 6b) Art.

2(a) of Regulation (EU) 2018/1091.

7) For example, Act No. 455/1991 Coll., as amended, Section 2 of the Commercial Code.

7a) For example, Act No. 455/1991 Coll. as amended, Act No. 511/1992 Coll. of the Slovak National Council as amended, Act No. 90/2008 Coll. on the European Grouping of Territorial Cooperation and on Amendments of Act No. 540/2001 Coll. on State Statistics as amended.

7b) Art. 5(1) of Regulation (EC) No 177/2008.

Regulation (EU) No 549/2013 of the European Parliament and of the Council of 21 May 2013 on the European system of national and regional accounts in the European Union (OJ EU L 174, 26 June 2013).

8) For example, Act No. 73/1998 Coll. on the State Service of Members of the Police Force, the Slovak Information Service, the Prison and Judicial Guard Corps of the Slovak Republic and the Railway Police, as amended, Act No. 154/2001 Coll. on Prosecutors and Legal Aides to the Prosecution Service, as amended, Act No. 315/2001 Coll. on the Fire and Rescue Corps, as amended, Act No. 281/2015 Coll., as amended, Act No. 55/2017 Coll., as amended, Act No. 35/2019 Coll. on Financial Administration and on Amendments and Supplements to Certain Acts, as amended.

8a) Art. 20(3)(b), Art. 21 and 23 of Regulation (EU) No 223/2009, as amended. Art. 19 of Regulation (EU) 2019/2152 as amended.

9d) Art. 21 of Regulation (EC) No 223/2009.

9f) For example, Section 26a of Act No. 172/2005 Coll. on the Organisation of State Support for Research and Development and on Amendments and Supplements to Act No. 575/2001 Coll. on the Organisation of Government Activities and the Organisation of the Central State Administration, as amended, as amended by Act No. 233/2008 Coll.

9g) Act No. 211/2001 Coll. on Free Access to Information and on Amendments and Supplements to Certain Acts (Freedom of Information Act), as amended.

10) Section 6 et seq. of Act No. 18/2018 Coll.

10a) Section 21 of Act No. 18/2018 Coll., Art. 15 of Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data and repealing Directive 95/46/EC (General Data Protection Regulation) (OJ EU L 119, 4 May 2016).

10b) Section 22 of Act No. 18/2018 Coll., Art. 16 of Regulation (EU)

2016/679. 10c) Section 24 of Act No. 18/2018 Coll., Art. 18 of Regulation

(EU) 2016/679. 10d) Section 27 of Act No. 18/2018 Coll., Art. 21 of

Regulation (EU) 2016/679.

10e) For example, Art. 2(1)(a) of Regulation (EU) No 473/2013, Constitutional Law No 493/2011 Coll. on Budgetary Responsibility, Section 5(7) of Act No. 369/1990 Coll. as amended by Act No. 70/2018 Coll., Section 53(2) of Act No. 350/1996 Coll. on the Rules of Procedure of the National Council of the Slovak Republic, as amended, Section 7(3) of Act No. 302/2001 Coll.

11) Act of the Slovak National Council No. 372/1990 Coll. on Offences, as amended.

