



No.	Fact	Action
4	Expansion of the special levy in regulated industries  An amendment of the Act on the special levy is in progress. If the current wording is approved, the amendment will increase the levy rate and expand the scope of regulated entities to those that carry out activities based on a permit issued by the National Bank of Slovakia, such as securities traders, etc.	Assess whether the changes apply to the business activity performed. If so, prepare for the impact of the increased levy.
5	Windfall tax  The government proposed the draft Act that should introduce the solidarity contribution (i.e., windfall tax) for subjects that generate at least 75% of their turnover from economic activities in the oil, natural gas, coal, and refinery sector. If approved, the Act will come into force as of 31 December 2022.	Assess whether the changes apply to the business activity performed. If so, prepare for the impact of the new tax.
6	New levy in the energy sector  The Slovak Parliament passed an amendment of the Energy Act, which introduced new levy rates on excess income of electricity producers, increasing the tax of these taxpayers.	Assess whether the changes apply to the business activity performed.
7	Proposal for an EU Council Directive laying down rules to prevent the misuse of shell entities for tax purposes  Legal entities without minimal substance and economic activity would not be eligible for benefits from double tax treaties, "parent-subsidiary" Directive, "interest-royalty" Directive, etc. The transposition should be effective from 1 January 2024.	Assess the minimum substance requirements.
8	Agreement on EU Directive on ensuring a global minimum level of taxation for multinational enterprise groups and large-scale domestic groups in the Union  On 12 December EU Member States achieved unanimous agreement on the Minimum Tax Directive. The adoption of this Directive will mean the profit of large groups with a combined annual turnover of at least €750 million per annum will be taxed at a minimum rate of 15%.	Assess the impact of the EU Minimum Tax Directive.
9	Guidance on the application of Double Tax Treaties  The Ministry of Finance released the first draft of the upcoming guidance on the application of Double Tax Treaties. It will incorporate the obligation to prove the recipient's tax residence and beneficial ownership of the income as a condition for application of reduced withholding tax.	Taxpayers should prepare evidence on tax residence and beneficial ownership of payments such as licenses and interest paid to entities outside of Slovakia. The proof should be available at the latest by the date of payment.
10	Super-depreciation of CAPEX  Taxpayers can apply an additional deduction (15% to 55%) of tax depreciation costs related to newly acquired assets for Industry 4.0. The deduction is dependent on the value of the new investment compared to investments in previous three tax periods. The minimum investment amount is €1 mil. See more	If there are planned investments in assets during following years, taxpayers should evaluate whether they meet conditions for the superdeduction and if so, make appropriate steps to claim this deduction.



No.	Fact	Action	
11)	Transfer pricing audits  Tax audit activity is increasing after the extraordinary measures related to the COVID-19 pandemic have been lifted. Tax authorities are focusing on companies that incurred losses, or their profit decreased by a significant margin to examine whether they continued to uphold their transfer pricing (TP) policies.	Ensure that the company has TP documentation available that can substantiate losses or decreases in profit. A special benchmarking study for 2021 should be prepared.	• •
12	Reduced fee for a binding opinion  The fee for the binding opinion from tax authorities was reduced to €1,000 (from €30,000). Significant reduction may open up possibility for further assurance when planning significant transactions. See more	If contemplating significant transactions, taxpayers should consider asking the tax authorities for a binding opinion.	•
13	Real time invoicing  A public version of the bill on real-time invoice reporting (B2B and B2C) which should be effective from 1 January 2024 is not yet available. The Ministry of Finance has declared that it would like to give to the taxpayers at least 12 months for preparation, which, given the state of the legislative process, may mean postponing the effectiveness of the law until the 2nd half of 2024, or eventually 2025.  Real time invoicing will impose the obligation on Slovak businesses to send invoice data to the Slovak Financial Administration, before the invoice can be issued. This obligation was extended to all businesses and not only for VAT payers. See more	Reporting should be through the state-certified communication component, likely to be part of the taxpayer's ERP system. Taxpayers should reserve their IT providers' capacities to implement a solution compatible with their ERP which can be in operation by January 2024 (actual timing of legislation to be monitored).	•
14	Cash-flow improvement  Cash flow improvement possibilities exist: request decreased tax advances, request WHT from interest or licenses paid to related parties based on amended rules for the tax exemption.	Identify any outstanding receivables from the tax authorities or additional deductions.	•
15)	Disclosure reporting  Based on DAC6, disclosing information on a reportable cross-border arrangement (MDR) to the tax authorities has become an obligation in Slovakia. Information on reportable arrangements executed as of 1 January 2021 must be disclosed within 30 days of the arrangement being ready for implementation or the first step in the implementation being made. See more	Identify MDR obligations in Slovakia. Report if required.	• •
16	Criminal liability  There are strong indications that only simple payment of outstanding taxes will no longer extinguish criminal liability of statutory representatives who have committed criminal tax offences.	Put adequate tax procedures in place and collect evidence confirming that statutory representatives are making every reasonable effort to facilitate that the company is paying the correct amount of tax.	•



## **Contacts:**

Marian Biz Partner Ernst & Young, s.r.o. marian.biz@sk.ey.com Richard Panek Partner Ernst & Young, s.r.o. richard.panek@sk.ey.com

Juraj Ontko Associate Partner Ernst & Young, s.r.o. juraj.ontko@sk.ey.com Tomas Nagy Partner Ernst & Young, s.r.o. tomas.nagy@sk.ey.com Andrej Paulina Associate Partner Ernst & Young, s.r.o. andrej.paulina@sk.ey.com Tatiana Knoskova Associate Partner Ernst & Young Law s.r.o. tatiana.knoskova@sk.ey.com



## EY | Building a better working world

EY exists to build a better working world, helping create long-term value for clients, people and society and build trust in the capital markets.

Enabled by data and technology, diverse EY teams in over 150 countries provide trust through assurance and help clients grow, transform and operate.

Working across assurance, consulting, law, strategy, tax and transactions, EY teams ask better questions to find new answers for the complex issues facing our world today.

EY refers to the global organization, and may refer to one or more, of the member firms of Ernst & Young Global Limited, each of which is a separate legal entity. Ernst & Young Global Limited, a UK company limited by guarantee, does not provide services to clients. Information about how EY collects and uses personal data and a description of the rights individuals have under data protection legislation are available via ey.com/privacy. EY member firms do not practice law where prohibited by local laws.

For more information about our organization, please visit ey.com. © 2023 EYGM Limited. All Rights Reserved. EYG no. 011208-22Gbl ED None

This material has been prepared for general informational purposes only and is not intended to be relied upon as accounting, tax, legal, or other professional advice. Please refer to your advisors for specific advice.

