

ORDER FORM

The undersigned client ("Client") hereby requests the undersigned Moody's entity ("Moody's") to furnish to Client, the publications, services, data, software and other products as are indicated below and, in consideration thereof, agrees to pay to Moody's the corresponding fees set forth below.

INFORMATION	DELIVERY METHOD	LICENSE PARAMETER(S)
ORBIS Global Beneficial Ownership ORBIS T-Rank Compliance Catalyst2 Basic KYC Solution Delivery Configuration Assurance Packages - Compliance Catalyst - Standard Level	<ul style="list-style-type: none"> • Web 	Permitted Site: For use by Client located in Imricha Karvasa 1, 813 25 Bratislava. Authorized Usage: - Authorized Usage by the following Departments: • Financial Technology and Innovation Department • Insurance and Pension Fund Supervision Department • Capital Market Supervision Department • Banking Sector Supervision Department • Settlement Department • Financial Consumer Protection Department Number of Concurrent Users:

Initial Term: 1 year	Effective Date: July 24, 2025	End Date: July 23, 2026
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TOTAL FEES: € 99,999.00 <i>Plus Applicable Taxes</i>

Additional Terms and Conditions:

1. License Restrictions.

1.1. Unless specified otherwise,

- (i) The Client may download, save or print out limited excerpts of data contained in the licensed Information solely as required by it in pursuance of its permitted use of the licensed Information as set out in the table above. The Client acknowledges that it is not entitled to download any credit ratings, nor copy, save or print out, on any one occasion or in a series of occasions, any data contained in the licensed Information so as to obtain a version of all or a substantial part of such data;
- (ii) Client shall not and shall procure that none of its Affiliates or their respective employees and consultants shall, use the Information to create a product which (a) competes with Moody's or any of its licensors or (b) provides the same or substantially similar functionality, content or features to such Information, as applicable;
- (iii) The above license includes access for the specified number of Users noted above next to each product and/or service (the "Information", as further defined in the Terms of Agreement) at the Permitted Site (specified in the table above).
- (iv) Client will not; (a) use the Information in any manner for training or development of artificial intelligence technologies or tools or machine learning language models; or (b) use the Information in connection with artificial intelligence technologies or tools or machine learning language models to generate any data or content and/or to synthesize or combine the Information or any portion thereof with any other data or content.

1.2. Delivery Method.

- **Web Access.** Each User shall access and use the Information via the Client's IP address or Single Sign-on ("SSO") or via username and password. The Information and associated accesses described in the preceding sentence may only be used on behalf of the Client.

2. Confidentiality.

For purposes of this Order Form, the term "Confidential Information" shall mean any non-public information received by a party ("Receiving Party"), in whatever form, regarding the business or operations of the other party that a party ("Disclosing Party") designates in writing as confidential at or prior to the time of disclosure, and the Receiving Party accepts and acknowledges, in writing, as confidential at or prior to the time of disclosure.

- a. Each party agrees that it will use Confidential Information only for the purposes of performing its obligations under this Order Form and shall not disclose any Confidential Information to any third parties except for Moody's subcontractors and vendors, and each party's financial and legal advisors. Notwithstanding the foregoing, no party shall have any obligation under this paragraph if disclosure is required by law or government regulation, or if the relevant information (i) is or becomes publicly known or generally known within the industry (other than through unauthorized disclosure by the Receiving Party), (ii) is lawfully made available to the Receiving Party from a third party not bound in a confidential relationship to the Disclosing Party, (iii) is already lawfully known by the Receiving Party at the time of its disclosure, or (iv) is independently developed without use of the other party's information.
- b. Upon termination of this Order Form and pursuant to the terms set out herein, each party shall continue to hold the other party's Confidential Information in confidence and trust and upon request of the Disclosing Party, the Receiving Party shall at its option either destroy or return to the Disclosing Party (at the Receiving Party's expense), any tangible copies thereof and use reasonable efforts to expunge any electronic copies held in the Receiving Party's computer systems, provided that the Receiving Party shall not be required to expunge any copies of Confidential Information stored in automated computer backup systems. Upon the Disclosing Party's written request, the Receiving Party shall certify in writing its compliance with this Additional Term.
3. Availability. Moody's will use commercially reasonable efforts to make the Information set forth above available with a monthly uptime percentage of at least 99.5% for all services measured at its edge routers and an average speed (home page display) of less than 3 seconds with the exception of: (i) minimal planned maintenance periods on any given day; (ii) other scheduled maintenance periods, provided Moody's gives Client a twenty-four (24) hour notice; and (iii) technical outages or outages arising from other circumstances beyond the reasonable control of Moody's, including but not limited to equipment malfunctions, interruption or failure of telecommunication or digital transmission links, delays or failures due to Internet problems, hostile network attacks, network congestion or other failures.
4. Anti-Virus Software. Moody's will maintain industry standard anti-virus software that is designed to detect, prevent, remove and remedy any code, files, scripts, agents from the Information listed above that are intended to do harm (including software viruses, worms, Trojan horses, time bombs and the like). Such software shall be updated at reasonable intervals in response to changes in potential threats.
5. Standard Support. Moody's will provide its standard support for the Information listed above at no additional charge between 08:30 - 17:30. Client may designate up to three (3) personnel to submit support requests. Support is limited to designated Client personnel. Standard support is limited to the use of reasonable commercial efforts to answer questions from Client regarding the general utilization of the licensed Information and does not include support relating to any changes or customizations made to such Information, or assistance with design, development and debugging of code or implementations, including but not limited to creation or deployment of customizations. In connection with any request by Client for support, Client shall provide Moody's with all information and access to Client's computers that is reasonably necessary to respond to the request.
6. Data Processing Terms. The Data Processing Schedule posted at <https://www.moody.com/web/en/us/site-assets/dataprocessingschedule.pdf> as of the Order Form Effective Date, shall apply to this Order Form and is incorporated herein by reference.
7. Training. Moody's shall at its own expense provide reasonable training in the use of the Information at either party's premises as shall be agreed between the parties, and such further assistance on a helpline as Moody's in its absolute discretion considers reasonable.
8. Prior Order Form. The above listed Information shall replace the products licensed under the Order Form, Moody's Agreement No. 00280118.1, dated effective July 15, 2024, between Client and Moody's Analytics UK Limited (the "Prior Order Form"). Accordingly, as of this Order Form Effective Date, the Prior Order Form is hereby terminated and this Order Form shall supersede and replace the Prior Order Form.
9. For the purposes of this Order Form, only, the sanctions provision in the Terms of Agreement shall be deleted and replaced with the following: "Sanctions Compliance. Each of Moody's and Client represents and warrants to the other party that it is not: (a) subject to asset freeze sanctions imposed by the United States, United Kingdom, Switzerland, European Union, United Nations, or any other governmental authority having jurisdiction over the parties hereunder, nor is it Controlled by any such person(s) whether individually or collectively; (b) subject to any other applicable economic or financial sanctions or export restrictions which prohibit the provision by Moody's of the products or services hereunder, nor is it Controlled by any such person(s) whether individually or in the aggregate; (c) located, organized, established, headquartered in, or, if a natural person, ordinarily resident in, or a citizen or national of, a country or territory that is or becomes subject to comprehensive geographic sanctions imposed by the U.S. Government (as of the date of this Order Form, Cuba, North Korea, Iran, Syria, and the Crimea, Donetsk and Luhansk regions of Ukraine). Each party agrees that it will promptly notify the other party if it learns that any warranty made herein is no longer accurate. Additionally, Client shall not (i) supply, or make available (whether directly or indirectly), any Moody's products, data or services to any person that meets the criteria set forth in clause (a), (b), or (c) above (each a "Prohibited Entity"), or use Moody's products, data or services for the benefit of, or for any transaction involving any Prohibited Entity; (ii) supply to Moody's any data related to any Prohibited Entity, (iii) supply, or make available (whether directly or indirectly), Moody's products, data or services to any person located, organized, established or headquartered in, or if a natural person, ordinarily resident in, or a citizen or national of, a country or territory where

the provision of such products, data or services, by Moody's or otherwise, would be prohibited; or (iv) use Moody's products, data or services in a manner that would violate any applicable law or regulation. For the avoidance of doubt, the foregoing prohibitions apply notwithstanding any terms in the Order Form, addendum or other writing, whether express or implied. Accordingly, even if the scope of a usage right granted in the Order Form, addendum or any other writing would otherwise include a Prohibited Entity, the prohibitions herein shall prevail. For the purposes of this provision, "person" means any natural or legal person. If Client is in breach of this provision, or Moody's determines that it is prohibited by any applicable law or regulation from providing products or services hereunder, or Moody's determines that it will cease providing any or all products or services in any country or territory in which this Order Form is to be performed, in addition to any other rights or remedies it may have, Moody's may immediately terminate or suspend performance hereunder without regard to any cure period that might otherwise apply. Client shall not supply, or make available (whether directly or indirectly), any of the products or services to any natural person or entity located, organized, established, headquartered, or ordinarily resident in Russia."

- 10. Publicity. Moody's shall be entitled to issue press releases or otherwise make public statements with respect to the conclusion of an agreement with the Client without prior consent subject to such disclosure not containing any confidential information or technical information of Client. Client authorizes Moody's to identify Client as a client of Moody's (using Client's name and logo), and generally describe the Moody's products provided to Client, on Moody's website, and in Moody's promotional materials, presentations, and proposals, in connection with Moody's sales and marketing campaigns to current and prospective clients.
- 11. Use Statistics. Client hereby authorizes Moody's to collect, compile and use any information collected in the provision and/or delivery of the Information (including, but not limited to, Client data) ("Use Statistics"), for the purpose of providing the Information to Client, configuring the Information, preventing or addressing service or technical problems, developing, testing and improving Moody's and/or its Affiliates' products and services, and/or for other uses as Moody's may decide.
- 12.
- 13. Notwithstanding Section 9 of the Terms of Agreement, this Order Form shall not renew automatically, but may be renewed upon written agreement by the parties.

By executing this Order Form, Client and Moody's each agree to, and confirm their intent to be bound by, all the terms hereof, including the Agreement entered into between Moody's Analytics UK Limited and National Bank of Slovakia dated effective June 15, 2023, (Moody's Agreement No.) which shall be incorporated herein and shall govern the provision of all Information hereunder. Each party agrees that facsimile, digitally scanned or other electronic copies of signatures shall be valid and binding as originals.

SIGNED BY:
National Bank of Slovakia
Imricha Karvasa 1
Bratislava 81107
Slovakia

ACCEPTED BY:
Moody's Analytics UK Limited

Signature: _____

Signature: _____

Print Name: _____

Print Name: _____

Title: _____

Title: _____

Date: Jul 24, 2025 _____

Date: Jul 24, 2025 _____

*****Please review the billing/notices information below and update or correct if necessary.*****

I CONFIRM THE DETAILS BELOW ARE COMPLETE AND ACCURATE.

Signature

Purchase Order Number Required on Invoices?	Yes <input type="radio"/> No <input checked="" type="radio"/>	Purchase Order Number: (If Required on Invoice)	
Invoice Delivered to a Portal?	Yes <input type="radio"/> No <input checked="" type="radio"/>	Client Contact for Portal Assistance/Support:	
Tax Exempt?	Yes <input type="radio"/> No <input checked="" type="radio"/>	<i>NOTE: Moody's can only issue invoices exempt of tax if the required documentation has been provided and is still valid. To ensure your invoice reflects tax correctly, please provide the relevant certificate/documentation to your sales representative along with your executed agreement.</i>	
Billing Cycle:	Annual	Payment Terms:	Net 30

Current Billing/Notices Information		Update Billing/Notices Information (if needed)	
Bill-to Company:	National Bank of Slovakia	Bill-to Company:	
Bill-to Address:	Imricha Karvasa 1 Bratislava 813 25 Slovakia	Bill-to Address:	
Bill-to Contact:		Bill-to Contact:	Name: Email:
Ship-to Company:	National Bank of Slovakia	Ship-to Company:	
VAT/Tax ID: (If Applicable)	2020815654	VAT/Tax ID: (If Applicable)	