

**THIS NOTICE IS IMPORTANT AND REQUIRES THE ATTENTION OF NOTEHOLDERS. IF NOTEHOLDERS ARE IN ANY DOUBT AS TO THE ACTION THEY SHOULD TAKE, THEY SHOULD CONSULT THEIR OWN INDEPENDENT PROFESSIONAL ADVISERS PROMPTLY**

**EP Infrastructure, a.s.**

*(incorporated as a joint stock company under the laws of the Czech Republic)*

**NOTICE  
to the holders of**

- (i) EUR 600,000,000 4.125 per cent. Notes due 27 February 2033; Legal entity Identifier (LEI): 315700I4J1M1NKGWWY89; under the Euro Medium Term Note Programme (the “2033 Notes”); and**
- (ii) EUR 500,000,000 4.375 per cent. Notes due 29 January 2034; Legal entity Identifier (LEI): 315700I4J1M1NKGWWY89; under the Euro Medium Term Note Programme (the “2034 Notes” and collectively with the 2033 Notes the “Notes”).**

**regarding the Standard Refund Procedure**

27 May 2025

EP Infrastructure, a.s. (the “**Issuer**”) hereby gives notice to holders of the outstanding Notes (collectively the “**Noteholders**”) that are the Beneficial Owners who are entitled to a Tax Relief and to whom the payment of interest in respect of Notes could have been made net of any Withholding Tax, but because their Beneficial Ownership Information under the Relief at Source Procedure or the Quick Refund Procedure was not, for any reason, duly or timely collected, may deliver (i) correct, complete and accurate Beneficial Ownership Information and (ii) legally sufficient evidence of their ownership of the Notes as of the relevant payment date (the “Additional Information”) to the Issuer no later than three years from the end of a calendar year in which the payment which were subject to any relevant withholding with respect to Withholding Tax were made (the “Standard Refund Procedure”).

The Additional Information may include, for example, a complete holding chain, covering all intermediaries, banks and custodians, up to the Beneficial Owner of the Notes.

The original documents of the Beneficial Ownership Information and the Additional Information, along with the application and the details of the bank account to which the refunded Withholding Tax should be transferred, shall be delivered to the address set out below

EP Infrastructure, a.s.  
Pařížská 130/26  
110 00 Praha 1  
Czech Republic

And a scan thereof delivered by email to [refunds@epinfrastructure.cz](mailto:refunds@epinfrastructure.cz)

The Issuer shall act in accordance with the applicable laws of the Czech Republic to obtain the refund or inform the Beneficial Owner that it is not in position to process such request. If the Czech tax authorities request additional information or evidence during the processing of the refund claim, the Issuer will subsequently request it from the Noteholders.

The refund claim with the Czech tax authorities for any previously withheld Withholding Tax shall be filed by the Issuer **twice** per calendar year, by the end of the May and by the end of November. Only the Beneficial Ownership Information and the Additional Information delivered to the Issuer by email by 15<sup>th</sup> May and 15<sup>th</sup> November will be accepted for the respective round of the refund claim.

Subject to the due and timely receipt of the Beneficial Ownership Information and the Additional Information, if the Issuer obtains a refund of any amounts of the Withholding Tax previously withheld, it shall pay any such amounts to the Beneficial Owner within ten Business Days of receipt thereof from the Czech tax authorities (subject to the completion of all required administrative and payment processing steps), net of a fee payable to the Issuer and calculated as the sum of (a) a fixed amount of EUR 1,000 and (b) any administrative fees, penalties, interest or similar costs the Issuer may incur in connection with the refund (in each case plus VAT, if any).

To proceed the payment of refunded amounts, the following Value Added Tax (VAT) information are required:

- A valid VAT identification number of the refund recipient, or
- A confirmation that the refund recipient is a taxable person for VAT purposes (e.g. declaration or certification issued by the relevant tax authority).

The VAT information shall be delivered by email to [refunds@epinfrastructure.cz](mailto:refunds@epinfrastructure.cz)

The Issuer recommends that Noteholders (i) review the Certification Procedures and the base prospectus which was prepared in respect of the Notes (as supplemented from time to time, the “**Base Prospectus**”) and is available on the Issuer’s website for further information in relation to the Certification Procedures and the Czech tax treatment of the Notes and (ii) seek professional advice (if and as relevant) to satisfy themselves that they comply with all the applicable procedures, requirements, and tax laws and regulations.

Terms defined in the Base Prospectus shall have the same meaning in this notice unless the context requires otherwise.

This Notice is given by:

EP Infrastructure, a.s.

24 March 2026

## **CONTACTS**

### **ISSUER**

**EP Infrastructure, a.s.**  
Pařížská 130/26  
110 00 Prague 1, Josefov  
Czech Republic