SWIFT Data Reporting



1 Guidance notes						
Please complete and return this form to your relationship manager. Complex Implementation Team, Transaction Banking, Lloyds Banking Group, 1st Floor, New Uberior House, 11 Earl Grey Street, Edinburgh EH3 9BN.		If you would like us to provide Customer Information relating to your Lloyds Bank accounts to a Swift Registered Member please provide details in this form. If you have any questions about this application process, please contact: Name Telephone				
2 Customer details						
Organisation name		County (UK only)				
Group name (if different)		Postcode				
First line of address		Country (if not UK	()			
Second line of address		Registered compa	any number (if known)			
City/Town		Contact numbers Telephone Mobile	and area dialling codes			
Account (s) to be included*: Account name * Please advise the receiving Swift Registered Member that the account identify SWIFT Registered Member details	Branch sort code		Account number Sort code and 8 digit account number		MT940	MT900/ MT910
Recipient name SWIFT address (please confirm this with the SWIFT Registered Member, 8 or 11 characters)		Contact telephone number and area dialling code E-mail address				
Contact name						

Changes					
4 Charges					
Please specify the Lloyds Bank sort code and account number to which charges associated with this service should be posted.	Account name				
All charges are invoiced in Sterling or Sterling equivalent of the agreed tariff and must be debited to an account.	Branch name				
If you require any further information about charges, please contact your relationship manager.					
	Branch sort code Account number				
5 Agreement					
The undersigned confirm the customer's Agreement with the Bank on the terms and conditions contained or referred to in this Agreement.	By signing this application you confirm that you (or the group of which you form part) have an annual turnover of $\pounds 15m$ or more or that your relationship manager has confirmed this service is appropriate for you.				
Authorised signature	Authorised signature				
Date	Date				
Position	Position				
Authorised signature	Authorised signature				
Authorised signature	Authorised signature				
Date	Date				
Position	Position				

www.lloydsbank.com/commercialbanking

Please contact us if you'd like this information in an alternative format such as Braille, large print or audio.

These terms and conditions are for products supplied to our customers with an annual turnover of £15m of more. If you have any queries please contact your relationship manager.

Definitions

- In this Agreement the following words and expressions have the meaning as described below:
 - 'Bank' is Lloyds Bank plc, 25 Gresham Street, London, EC2V 7HN.

'Commencement Date' - a date to be agreed in writing between the Customer and the Bank for the commencement of the Service;

'Customer Account' - the bank account(s) held at the Bank in the name of the Customer as the Customer may specify from time to time;

'Customer Information' – balances and/or statements relating to the Customer Account:

'MT900' - advice giving notice of debit;

'MT910' - advice giving notice of credit;

'MT940' – electronic account statement is an international standard that was developed by SWIFT in Brussels for the paperless transmission of account information;

'Recipient' – a bank nominated by the Customer or any other third party nominated by the Customer or the Customer as the case may be;

'Service' – the provision of the Customer Information by the Bank to the Recipient via SWIFT under MT940 and/or MT900 / MT910 reporting as selected;

'SWIFT' - Society for Worldwide Interbank Financial Telecommunication;

'SWIFT Registered Member' - an organisation that is registered with SWIFT.

2 Commencement of Service

- 2.1 The Bank shall provide the Service to the Customer as from the Commencement Date.
- The Customer shall provide the Bank with full details of its requirements and shall immediately notify the Bank in writing of any changes therein.
- The Customer shall procure that the Recipient shall liaise with the Bank to ensure that 2.3 the Customer Information can be rendered to the Recipient in an acceptable form on or before the Commencement Date.
- 2.4 The provision of the Service will be subject to SWIFT rules and regulations.

3 Charges

- The charges for the Service shall be calculated in accordance with the agreed Bank's tariff for the time being. The Bank shall be entitled to alter the rate of charges upon giving the Customer 30 days' written notice if the change is to the Customer's disadvantage. The Customer has a right to terminate this Agreement before the new charges come into effect provided the Customer gives the Bank at least 7 days' written notice of such termination. Otherwise any new charges will take effect on the date given in the Bank's notice. If the change is not to the Customer's disadvantage, the Bank shall be entitled to make the change immediately and tell the Customer in writing within 30 days.
- 3.2 Unless otherwise agreed by the Bank, the Bank will invoice the Customer monthly and payment will be made by way of direct debit.

The Bank's Liability

- 4.1 The Bank undertakes to use all reasonable skill and care in the provision of the Service.
- The Bank shall not be liable for any loss, damage, interruption, delay or nonperformance arising from or caused by events beyond the control of the Bank including but without limitation:
 - 4.2.1 fire, storm, flood or acts of God; or
 - 422 strikes or other labour disputes; or
 - 423 explosion, war, riot or other civil disturbance; or
 - any intervention of government or other authority; or 4.2.4
 - 425 the failure or fluctuation of any power supply; or
 - 4.2.6 any telecommunication interruption or failure.
- The Bank will not be liable for any consequential or indirect losses whatsoever, nor for any loss of profits, loss of contracts, financial losses, loss of data or loss of goodwill, however the same may arise and whether such liability arises in contract or tort (including but not limited to negligence) or otherwise was reasonably foreseeable or not and whether or not we have been advised of the possibility of such loss being incurred.

- Without affecting the Bank's position as described in clauses 4.2 and 4.3 above. the Bank will not be liable for any loss, damage, injury, interruption, delay or nonperformance whatsoever, however caused or however arising in relation to the provision of the Service, except to the extent that it is directly caused by fraud, wilful default or negligence by the Bank.
- 4.5 The Bank shall not be bound by any representation or warranty given by an employee or agent of the Bank in connection with the Service unless it has been confirmed in writing by someone who is authorised to make such representations or warranties on the behalf of the Bank.
- 4.6 Nothing in this Agreement shall exclude or restrict either party's liability whether generally or to particular persons for death or personal injury resulting from negligence.

5 **Ending this agreement**

- The Bank may terminate this Agreement at any time by giving the Customer at least 30 days' prior written notice.
- The Customer may terminate this Agreement at any time by giving the Bank at least 7 5.2 days' prior written notice.
- 5.3 Termination of this Agreement shall not affect the accrued rights and liabilities (if any) of either party and is without prejudice to the continuing obligations of both parties under clauses 3, 4, 6, 8.4 and 8.5.

6 Confidentiality

- 6.1 The Bank and the Customer agree and undertake to each other that during this Agreement and thereafter each party shall keep confidential and will not use for its own purposes or without the prior written consent of the other party, disclose directly or indirectly to any third party any information concerning the business and affairs of the $other (including \, trade \, secrets \, and \, information \, of \, commercial \, value \, but \, for \, the \, avoidance$ of doubt not including the fact of this Agreement) which may become known to such party as a result of the performance of this Agreement unless such information:
 - 6.1.1 is public knowledge other than as a result of a breach of this clause;
 - has been independently acquired from a third party without restriction on 6.1.2 disclosure: or
 - 6.1.3 is required by law or any regulatory body or for the purposes of litigation by or against either party to be disclosed.
- 6.2 Each party undertakes to the other to take all steps as shall from time to time be necessary to ensure compliance with the provisions of clause 7.1 below by its employees, agents and sub-contractors. However, nothing in this Agreement shall prevent the Bank from disclosing information to its sub-contractors for the purposes of the Bank fulfilling its obligations under this Agreement.

Changes to Terms and Conditions

7.1 Without affecting the Bank's right to vary its charges (as set out in clause 3 above), the Bank shall be entitled to change the terms of this Agreement at any time by giving the Customer at least 30 days' written notice if the change is to the Customer's disadvantage. The Customer shall have the right to terminate this Agreement before the new terms come into effect, provided that the Customer gives the Bank at least 7 days' written notice of such termination. If the change is not to the Customer's disadvantage, the Bank shall be entitled to make the change immediately and tell the Customer in writing within 30 days.

- Other than in relation to notices regarding changes to the terms of the Agreement (which are dealt with by Clause 7), any notice to be given under this Agreement shall be sent to, where the Customer is the receiving party, to the Customer's address which has been notified to the Bank and where the Bank is the receiving party, to: City Office, P.O. Box 72, Bailey Drive, Gillingham, Kent, ME8 OLS.
- 8.2 This Agreement may not be assigned by the Customer without the prior written consent of the Bank, which shall not be unreasonably withheld or delayed. The Bank shall have the right to assign, transfer or novate this Agreement to any third party on providing the Customer with 30 days' notice.
- The Customer acknowledges that the Bank may sub-contract any one or more of its activities under this Agreement to any one or more of the Bank's sub-contractors.
- This Agreement shall not give any third party any enforceable right of action or benefit and the Contracts (Rights of Third Parties) Act 1999 is therefore hereby excluded.
- This Agreement and any non-contractual obligations arising out of or in connection 8.5 with it shall be governed by and construed in accordance with English law and the parties here to agree to submit to the exclusive jurisdiction of the courts of England.