

Ukraine and Russia Geopolitical Issues and Sanctions FAQ Updated

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Ukraine and Russia Geopolitical Issues and Sanctions FAQ

Description

FAQs for Russian financial sanctions
Sanctions affecting connectivity to Russian banks
BICs subject to disconnection

Information

18:00 GMT, 28 February, 2022

- We understand that at this time SWIFT customers may have requests for information. Due to the large number of customers around the world, we are unable to complete individual questionnaires at present.
- Recognising this need, we are keeping the community informed through these continually updated FAQs and via our regular support and customer communications channels.
- We appreciate your understanding and encourage you to check these resources regularly for the latest updates and information.

What is the status of sanctions affecting SWIFT connectivity for Russian banks?

- Leaders of the European Commission, France, Germany, Italy, the United Kingdom, Canada, and the United States issued a statement on Saturday, 26 February, announcing their intent to implement new measures in the coming days with respect to Russia.
- These measures are expected to include disconnection of some Russian banks from SWIFT.
- SWIFT will comply with all applicable sanctions laws and we are currently engaged with the relevant authorities to further understand the forthcoming requirements. Our operational teams are preparing and we have a full communications plan in process to inform customers and all stakeholders upon receipt of final details.

Which national jurisdiction does SWIFT fall under?

- Whilst sanctions are imposed independently in different jurisdictions around the world, SWIFT, being incorporated under Belgian law, must comply with related Belgian and EU regulations.
- The responsibility of SWIFT regarding international financial sanctions has always been to help our customers in meeting their responsibilities to comply with national and international legislation, while

supporting the resilience and integrity of the global financial system as a global and neutral service provider.

When will disconnection take place?

- Disconnection will take place after SWIFT has received a legal instruction from the relevant authorities.
- Once authorities have published the specific entities that have been sanctioned with the legal instruction to proceed, we will activate the disconnection process.
- We will notify customers when that process starts and as it is implemented via the methods outlined below.

What are the steps for a disconnection?

- Once the sanctions package has been published and the legal verifications have been completed to ensure we have identified all affected entities, our communication plan will be launched.
- In the first instance, a pre-notification will go out to key stakeholders confirming SWIFT's intention to comply with applicable sanctions and initiate the disconnection process.
- Subsequently, the affected entities and related Service Bureau will be notified of the disconnection.
- SWIFT will then initiate the disconnection through our standard provisioning process at the time specified in the notification.
- Once completed, a broadcast will be sent to the community informing them of the disconnection.

How will I know which BICs have been subject to disconnection?

- Once the impacted BICS have been disconnected, a broadcast message will be sent to all FIN users to inform them.
- Deactivated sanctioned BICs are removed from the online directories and will get the updated status "D" (Deleted) in the other directories as of the next monthly update.
- We continuously monitor ongoing developments and if there is any change to the status of sanctioned BICs we will advise by broadcast.

What happens if I have messages in flight at the time of disconnection?

- In line with SWIFT policies, all messages still in queue at the time of disconnection/suspension/deactivation would automatically be aborted, and no subsequent retrieval

would be possible. In such cases, the "new" status of deactivated BICs is shown as "obsolete" in the free BIC search on swift.com main page as of the deactivation date.

How do I prevent my back office system sending messages to the deactivated BICs?

- You should both revoke and reject the RMA authorizations with the deactivated BICs. This will prevent your CBT from sending authenticated messages. You can also remove the deactivated BICs from the correspondent file of your CBT to force your CBT to reject messages to these BICs before they are sent to the SWIFT network.

What will happen to a message I send to a deactivated bank?

- The message will be marked with error code H50

What will happen to a file I send over SWIFTNet to a deactivated bank?

- The file will be rejected with a CUG error.

What will happen to a message in which I use the BIC of a deactivated bank in the body of the message text?

- The message will be NAKed with error code T28

How can I identify messages NAKed due to imposed sanctions?

- NAKs will work as usual, they arrive on your SWIFT interface as per normal practice.
- In addition, SWIFT will send you an MT066 Solicited Undelivered Message Report in reply to your MT046 Undelivered Message Report Request. You can specify in your request if you want the MT066 reply to give you all undelivered messages at report time or all undelivered messages for more than nn hours (nn = range between 1 and 24 hours). In the reply MT066 you can find the message status in field 341.

Will the deactivation of these banks be permanent? Will other banks be added and/or removed

and if so, where can we find the latest updated list?

- We continuously monitor regulatory developments relevant to SWIFT's operations. As per standard process, we will advise on any further adjustments via a broadcast message.

If the banks are reinstated on SWIFT, what will I have to do to communicate with them again?

- You will have to reintroduce the BICs in the correspondent file of your CBT and you will have to re-initiate any revoked RMA authorization.

Will correspondent banks that have sent messages to these banks in the past be able to put in a request to SWIFT to retrieve these messages?

- Correspondent banks (sending or receiving customers) can put in a request to SWIFT to retrieve message data in accordance with the SWIFT Data Retrieval Policy. As per this policy, they can either: i) request retrieval when this possibility is offered as part of the SWIFT services and products, as is documented in the relevant service description; or ii) request mass retrievals of their message data in an emergency or other exceptional circumstance.
- For the sake of clarity, upon deactivation, deactivated customers can no longer request nor authorise retrieval of their messages.

In the event a bank is disconnected from the network, what is the impact on their contracts for the various products and services provided by SWIFT?

- If a bank is disconnected from the SWIFT network, all its underlying contracts are terminated.

In the event a bank is subjected to US technology-related sanctions, what is the impact on SWIFT products and services, such as tokens?

- A bank designated SDN (by US OFAC) will not trigger blocking export /re-export of US technology. However, if the bank is designated under US Export control restrictions, then any new shipment of tokens would be blocked. They would still be allowed to use tokens previously acquired.

What cyber security measures does SWIFT currently have in place?

- All SWIFT services are operating as normal. © 2022 SWIFT

- SWIFT takes security very seriously and we have a strong control environment in place for physical and cyber security.
- Building on the strong physical and cyber security control environment already in place as part of the baseline threat level at SWIFT, we continuously monitor the threat landscape, which may result in increasing or decreasing our physical and/or cyber threat level.
- Raising the threat level results in additional prevention/detection/response and/or recovery measures. These would typically include increased resourcing focused on intelligence gathering, network scanning, dedicated threat hunting and monitoring for known Indicators of Compromise (IoC) and Tactics, Techniques and Procedures (TTP).
- SWIFT also has relationships with key industry cyber security organizations, including the Financial Services Information Sharing and Analysis Center (FS-ISAC).

What business continuity measures does SWIFT have in place?

- All SWIFT services are operating as normal.
- As part of our normal business continuity preparedness, SWIFT has robust plans in place for all our critical services with the ability to continue normal operations in a crisis situation. We remain ready to activate these plans if necessary.

Can SWIFT help me to comply with sanctions?

- Yes, SWIFT has a wide range of services to help customers meet their responsibilities to comply with national and international legislation, while supporting the resilience and integrity of the global financial system as a global and neutral service provider.
- We offer a range of screening solutions that can be implemented quickly, according to our customers' own risk appetites. The Transaction Screening Service is used by approximately 1,000 institutions to screen SWIFT traffic against the latest sanctions lists, whilst our Payment Controls solution screens transactions as they go over the SWIFT network to help institutions identify anomalies in their traffic, which might indicate a cyber risk or fraud.
- You can find out more about these services [here](#).
- There are also a host of resources available on the [SWIFT knowledge centre](#) to support you with your sanctions screening requirements, including links to Publications, Knowledge Based Articles, How To Videos, SWIFTSmart courses, and other related products (e.g. Name Screening, Sanctions List Distribution, Transaction Screening).

How quickly will SWIFT be updating in sanctions lists within the Transaction Screening Service (TSS) and Sanctions Screening Service (SSS) products?

- Details (content and timing) of the sanctions list updates are made available to customers on swift.com (SSS) or in the application itself (TSS).
- We attempt to update and activate new lists in a diligent manner, to ensure they are taken into account soon after publication by the regulators or, for commercial third-party lists, soon after being made available by the supplier.
- If we are not able to activate changes to a public sanctions list within a reasonable period upon their publication by the regulator, then we will inform customers about the exact date of activation of such changes in the service.

I am a SWIFT service bureau – where do I direct my customers if they have questions?

- Please send them the link to these FAQs in the first instance.
- For any other questions, please direct them to [SWIFT Customer Support](#).

Where do I go for further information?

- This page contains the most up to date information and is regularly updated.
- If you have any further questions, please get in touch with your designated SWIFT relationship manager.