China Addendum Privacy Statement

In addition to the Swift Privacy Statement (“Statement”), the following terms in this China Addendum (“China Addendum”) apply to (1) the processing of Personal Data that is collected and processed by Swift China entities, which comprise S.W.I.F.T. (China) Limited, S.W.I.F.T. (Beijing) Limited and S.W.I.F.T. (Beijing) Limited Shanghai Branch and Swift SC (collectively referred to as “Swift” or “we” in this China Addendum) in China and (2) processing of Personal Data of Chinese individuals by Swift outside of China. We collect, use and otherwise process your Personal Data in compliance with applicable Chinese laws.

This China Addendum supplements the Statement. In case of any inconsistency between this China Addendum and the Statement, the provisions set out in this China Addendum shall prevail.

For the purpose of this China Addendum, “Personal Data” means any electronic or otherwise recorded information related to identified or identifiable natural persons, excluding anonymized data.

Collection and Use of Sensitive Personal Data

Your financial information may be regarded as sensitive Personal Data under Chinese laws. We only collect and use your sensitive Personal Data for purposes such as for billing purposes after subscription to Swift events and invoicing history or any other relevant purposes. We will adopt strict security measures when processing your sensitive Personal Data.

Sharing of Your Personal Data with Third Parties

Swift may share your Personal Data collected for purposes with the parties described in the “Sharing Data” section of the Statement.

If it is necessary for Swift to transfer Personal Data in case of a merger, division, dissolution, declaration of bankruptcy, or other reasons, Swift will notify you of the name and contact information of the recipient. The recipient shall comply with the Statement and this China Addendum when processing Personal Data.

Cross-border Transfer of Your Personal Data

In order to fulfill the purposes described in the Statement, we may transfer your Personal Data to our global entities or other third parties outside of China.

You hereby agree that Swift may transfer your Personal Data outside of China to Swift SC and other affiliates and service providers in order to provide relevant services to you according to the Statement. Detailed information can be found below.
• **Name and Contact Information of Overseas Recipient**: Swift SC (address: Avenue Adèle 1, B-1310 La Hulpe, Belgium).

• **Purpose of Processing by Overseas Recipient**: Please refer to the “Swift Purposes” section of the Statement.

• **Method of Processing by Overseas Recipient**: Processing methods may include collection, use, storage, deletion, provision, and transmission.

• **Types of Personal Data Processed by Overseas Recipient**: Please refer to the “Swift Purposes” section of the Statement.

• **Method and Procedure for Individuals to Exercise Rights against Overseas Recipient**: If you wish to exercise your rights under applicable Chinese laws (including exercising your rights against the overseas recipient), please submit your request by e-mail to privacy.officer@swift.com.

We will use lawful cross-border transfer mechanism to transfer your Personal Data overseas where required under applicable laws and adopt necessary measures to help assure that the overseas recipients can provide the same level of protection as required under applicable Chinese laws.

**Data Retention and Personal Data Breach Notification**

Swift will store your Personal Data for a period as described in the “Data Security” section of the Statement.

In case a security incident occurs, we will take remediation actions without undue delay and notify relevant government authorities, Swift users and affected individuals, when required by applicable Chinese laws.

**Data Subject Rights**

As described under the “Your Rights” section of the Statement, you have the right to access, correct, restrict, receive a copy, object and withdraw your consent with respect to your Personal Data collected by Swift. Additionally, you enjoy the following rights subject to restrictions provided by applicable Chinese laws:

- Under the following circumstances, if Swift has not deleted your Personal Data, you have the right to request us to delete your Personal Data:
  - where the purpose of processing has been achieved, or is impossible to be achieved, or it is no longer necessary to achieve the purpose of processing;
  - where Swift ceases the provision of products or services to you or the retention period for the Personal Data ends;
  - where You have withdrawn your consent (if consent is the basis for processing);
o where Swift processes your Personal Data in violation of applicable Chinese
laws or the agreement with you.

- You may also have the right to request us to provide you with means to transfer
your Personal Data to a specific entity designated by you, to the extent that your
request is allowed under applicable Chinese laws.

If you hope to exercise your rights, please submit your request by e-mail to
privacy.officer@swift.com. We will respond your request in a timely manner after
verifying your identity.

Contact

If you have any questions or comments about our privacy practices or this China
Addendum, please contact Swift Privacy Officer by e-mail to privacy.officer@swift.com.