

Swift Event Terms of Use

These Swift Event Terms of Use ("Terms of Use") govern the provision and use of swift.com and eur.cvent.me (the "Tools") in connection with a Swift Event. In these Swift Event Terms of Use, a "Swift Event" means any conference, seminar, exhibition, forum or other event organised by or for S.W.I.F.T. SC or any of its subsidiaries and branches worldwide ("Swift").

By accessing or using the Tools in connection with a Swift Event, you will be deemed to have accepted these Swift Event Terms of Use.

1. Intellectual Property

The Tools contain proprietary materials of Swift and/or of its suppliers. All rights reserved. Any and all rights, including title, ownership rights, copyright, trademark, patents, and any other intellectual property rights of whatever nature, in the materials included or services or products described in these Tools, including any associated processes or any derivative works, will remain the sole and exclusive property of Swift and/or its suppliers.

2. Trademarks

Swift is the trade name of S.W.I.F.T. SC. The following are registered trademarks of Swift: 3SKey, Innotribe, MyStandards, Sibos, Swift, SwiftNet, Swift Institute, the Standards Forum logo, the Swift logo, Swift GPI with logo, the Swift GPI logo, and UETR. Other product, service, or company names in this publication are trade names, trademarks, or registered trademarks of their respective owners.

Links to Other Websites The Tools may contain links to other websites, which are not controlled or maintained by Swift or its suppliers. Please note that neither Swift nor its suppliers are responsible for the content of those sites. The inclusion of such links does not imply any endorsement of those sites.

3. Links to Other Websites

The Tools may contain links to other websites, which are not controlled or maintained by Swift or its suppliers. Please note that neither Swift nor its suppliers are responsible for the content of those sites. The inclusion of such links does not imply any endorsement of those sites.

4. Code of Conduct

Swift values and encourages freedom of expression. To maintain the right balance between such freedom of expression, and potential abuses of the Tools, you agree to:

1. always respect Swift's name, reputation, goodwill and other business assets when using the Tools.

2. in particular, respect the Swift Trademark Guidelines (available on Swift's website) when referring to Swift or its products and services.
3. ensure that any content that you make available does not infringe the rights of Swift, another user, or any third party.
4. in particular, refrain from infringing any intellectual property rights, privacy and data protection laws, confidentiality commitments, trade or business secrets, banking secrecy, or other laws when using the Tools.
5. refrain from making any statements that would be insulting, threatening, libelous, obscene, offensive to religious, political or ethical beliefs, discriminating or racially oriented, or otherwise infringing any applicable legislation or third party rights.
6. refrain from making any statements that would be disrespectful, misrepresenting, or otherwise harmful to Swift, another user, or any third party.
7. refrain from discussing topics with competitors that could give rise to competition law issues (such as price-fixing or market allocation agreements), and always conduct discussions with competitors in accordance with applicable antitrust regulations.
8. refrain from using the Tools to participate in or send contests, pyramid systems, or chain letters.
9. refrain from sending or posting unsolicited e-mails or internal messages (spam) to other users.

Swift does not proactively monitor (neither before nor after publication of content) whether the content posted by users complies with these Swift Event Terms of Use.

Although Swift may occasionally verify compliance with these Swift Event Terms of Use, you agree that Swift does not have a general obligation to monitor content posted on the Tools, nor to actively seek facts or circumstances indicating illegal activity or content. Swift may however delete any statement that would violate the Swift Event Terms of Use, or investigate at any time whether there is no cyber security incident or threat.

Swift may temporarily or permanently prohibit you from using the Tools and take measures to keep you out of the Tools if Swift, in its reasonable opinion, determines that you have abused the right to use the Tools, breached these Swift Event Terms of Use or performed any act which is harmful or likely to be harmful to Swift or other parties.

5. Indemnification, Liability & Warranty

You agree to indemnify, defend, and hold harmless Swift and/or its affiliates, employees, agents, suppliers, sponsors or other partners from any and all third party claims, liabilities, costs, and expenses, including without limitation reasonable attorneys' fees, arising out of or related to your use of the Tools, including any material that you access or make available using the Tools, any violation of any third party's rights or any violation of law or regulation, or any other breach of these Swift Event Terms of Use. This section will not be construed to limit or exclude any other claims or remedies that Swift may assert under these Swift Event Terms of Use or otherwise.

You assume full responsibility for your use of the Tools.

The Tools are provided on an “as is” and “as available” basis. Swift makes no warranties of any kind, whether written or oral, statutory, express or implied, including any warranty of merchantability, infringement, or fitness for a particular purpose. Swift does not warrant that the Tools will be uninterrupted, error-free, or free of viruses or other harmful components.

6. Privacy

Please read the [Swift Privacy Statement](#) and [Cvent Privacy Policy](#) which govern your visit to the Tools, to understand applicable data protection practices and your rights and obligations.

7. Social Media

supports the use of social media. However, any third-party content posted through social media channels maintained by Swift should not be taken as an endorsement of such information. Links to websites and other resources other than the Tools and operated by parties other than Swift are provided solely as a convenience to you. The perceptions, opinions, beliefs, and attitudes expressed through social media websites and other public forums are those of employees, related individuals, and other participating users of our websites, and are not necessarily aligned with the policies, standards, and practices of Swift, its affiliated entities, stakeholders or partners. These social media sites are available for and intended to encourage public dialogue and are, as such, provided for outreach and informational purposes only.

8. Swift Contact Details

S.W.I.F.T. SC, with registered address at
Avenue Adèle 1, B-1310 La Hulpe, Belgium.

Telephone: +32 2 655 31 11
Fax: +32 2 655 32 26
Email: swift.generic@swift.com

Registered in RPM Brabant Wallon
VAT: BE 413 330 856

Contact details of other Swift offices are available from Swift's website.

9. Miscellaneous

The Tools can be subject to maintenance, at Swift's or its suppliers' discretion and without need for a prior notice. Such maintenance may require a temporary unavailability of the Tools. Swift reserves the right to suspend or terminate the provision of all or part of the Tools at its own discretion, at any time, and without advanced notice.

Swift may amend these Swift Event Terms of Use at any time by publishing a new version on Swift's website. By continuing to use the Tools after the Swift Event Terms of Use have been amended, you will be deemed to have accepted the then current version of

the Swift Event Terms of Use. If you do not agree with a new version of the Swift Event Terms of Use, you must immediately stop using the Tools.

These Swift Event Terms of Use are governed by the laws of Belgium. In case of disputes arising in relation to these Terms of Use, the Courts of Brussels will have exclusive jurisdiction.