

Regulatory Compliance Statement (the "Statement")

1. Disclosure of Information

Standard Chartered PLC and its Affiliates (the "Group", "we", "us" or "our", and each a "Bank Member") need to collect, use, analyse, share and process Client Information to: (i) operate effectively, efficiently and securely in facilitating transactions and providing products and services to you; (ii) improve our processes and operations by better understanding you and your business; and (iii) comply with Laws and requests from Authorities.

In accordance with the above, we will keep Client Information confidential, except that we may disclose such Client Information, subject to applicable Laws in the jurisdiction(s) where you have a relationship with us: (i) to any Bank Member, including their agents; (ii) to any Bank Member's professional advisors, insurers, insurance brokers, partners, market infrastructure providers or service providers (such as operational, administrative, data processing and technology service providers), including anyone engaged or partnered with to analyse and facilitate improvements or enhancements in the Group's operations or provision of products and services across multiple jurisdictions, who are under a duty of confidentiality; or (iii) as required by Law or requested by any Authority.

"Affiliate" means, in relation to a company, any of its subsidiaries, holding companies or any other subsidiary of any such holding company and (where applicable) any representative and branch office in any jurisdiction.

"Authority" means, government, quasi-government, administrative, regulatory or supervisory body or authority or court or tribunal having jurisdiction over any Bank Member whether within or outside your jurisdiction and whether or not that Bank Member has a relationship with you.

"Client Information" means information provided by or relating to you that we receive in the course of our banking relationship with you.

"Law" means any law, regulation, rule, directive, order, request, guideline, sanction, embargo and restriction of or agreement with any Authority.

2. Privacy

Client Information may include Personal Data of your Data Subjects. You are responsible for ensuring that the collection and provision of Personal Data you provide to us is conducted in accordance with applicable Laws.

Our Privacy Notice (www.sc.com/en/privacy-policy) outlines how the Group processes Personal Data. You will ensure that your Data Subjects are aware of our Privacy Notice and that they acknowledge, or (where required) agree, to the processing and sharing of their Personal Data as described in the Privacy Notice.

"Data Subject" means an individual whose Personal Data we receive in the course of our banking relationship with you, including your direct and indirect beneficial owners, directors, officers, employees, agents and authorised persons.

"Personal Data" means data that, by itself or together with other information, identifies, or is otherwise about, an individual.

監管合規聲明 (下稱「本聲明」)

1. 披露信息

渣打集團有限公司和其聯屬公司("本集團","我們"或"我們的",及每一個都是"本行成員") 需要收集、使用、分析、共享和處理客戶信息·以便:(i)有效、高效和安全地運作以促進交易並向閣下提供產品與服務;(ii)通過更好地了解閣下和閣下的業務來改進我們的流程和運營;及(iii)遵守法例和當局的要求。

根據上述需要·我們均對客戶信息作保密處理·惟我們可能 (前提為受限於閣下和我們擁有關係的司法權區當地所適用 法例)披露該客戶信息(i)給予任何本行成員·包括他們的代理;(ii)給予任何本行成員的專業顧問、承保人、保險經紀、 合作夥伴、市場基礎設施提供商或服務供應商(例如營運、 行政、數據處理和技術服務供應商)·包括任何參與或合作 分析和促進本集團改善或提升在多個司法權區營運或提供的 產品及服務·而以上各方均須履行保密責任;或(iii)根據法例 要求或任何當局要求。

「聯屬公司」指在任何司法權區內,一間公司的任何附屬公司、控股公司,或任何其他該等控股公司之附屬公司及(如適用)任何代表及分行辦事處。

「當局」指對任何本行成員擁有司法權的政府、半政府、行政、規管或監察團體或機構,或當局或法院或審裁處,無論當局是在閣下的司法權區範圍之內或之外,也無論該本行成員是否與閣下有關係。

「客戶信息」指我們在與閣下建立銀行業務關係過程中收到的 由閣下提供或與閣下有關的信息。

「法例」指任何當局的任何法律、法規、規則、指示、指令、要求、指引、制裁、禁令、限制和與任何當局達成的協 議。

2. 私隱

客戶信息可能包括閣下之資料當事人的個人數據。閣下有責任確保閣下提供給我們的個人數據是根據適用法例進行收集和提供的。

我們的私隱通知(www.sc.com/en/privacy-policy)概述了本集 團如何處理個人數據。閣下將確保閣下之資料當事人了解我 們的私隱通知·並且確認·或(在需要時)同意按照私隱通 知中的描述處理和共享他們的個人數據。

「資料當事人」指我們在與閣下的銀行服務關係中所接收其個人數據的個體‧包括閣下的直接及間接實益擁有人、董事、高級職員、員工、代理及授權人士。

「**個人數據**」指單獨或連同其他信息‧識別‧或者是關於個體的數據。



3. Compliance with Laws

The Group is committed to complying with Laws (including those related to environmental, social and corporate governance issues, financial crime compliance, anti-money laundering and anti-bribery and corruption) in all jurisdictions in which the Group operates and the Group will not be obliged to do anything if by doing so it would or might cause the Group to breach any applicable Law.

As the Group's ability to comply with Laws is directly linked to the conduct of our clients, we require you to comply with all applicable Laws, and conduct your business in a manner which will not place yourself or the Group in breach of all applicable Laws.

If you become aware of any breach, or any action, investigation or proceeding brought against you or your subsidiaries with respect to any breach of any applicable Law in connection with our provision of products and services to you or matter set out in this Statement, you will notify us promptly (unless prohibited by Law to do so).

4. Sanctions

The Group is obliged to comply with sanctions Laws ("Sanctions"). Any breach of Sanctions may have a serious impact on our reputation, franchise, regulatory relationships and could impair the Group's ability to provide products and services to and enter into transactions with clients.

As the Group's ability to comply with Sanctions is directly linked to the conduct of our clients, you confirm and will ensure that (i) you and your subsidiaries are not targets or the subject of Sanctions; and (ii) no product, service or transaction (or proceeds of the same) involving a Bank Member has or will be utilised for the benefit of any person that is a target or subject of Sanctions or in any manner that would result in you or your subsidiaries or any Bank Member being in breach of any applicable Sanctions or becoming a target or subject of Sanctions. We reserve the right to not provide any product or service or process any transaction if by doing so it may cause us to breach the Group's Sanctions policy.

5. Tax Information Compliance

The Group has obligations under various tax information reporting Laws (such as the Foreign Account Tax Compliance Act) to collect information from our clients, report information to Authorities and withhold tax from payments to clients in certain circumstances.

We may require you or your Data Subjects to provide documents and information for the purposes of establishing your tax status and that of your Data Subjects. You will promptly inform us of any changes to such documents and information or change in circumstances that may indicate a change in your tax status or that of your Data Subjects.

If you or your Data Subjects do not provide documents or information when we request it, we may make our own decision about your tax status and treat you accordingly.

We may be required to withhold taxes from payments made to you for onward remittance to applicable Authorities.

3. 法例合規

本集團致力遵循所有本集團有業務經營之司法權區的法例 (包括有關環境、社會和公司治理問題、金融犯罪合規、反 洗黑錢、反賄賂及反貪污相關的法例)。

鑑於本集團遵循法例的能力直接與客戶的行為操守相關,我們需要閣下遵循所有適用法例,並以不會令閣下或本集團觸犯所有適用法例的方式經營閣下的業務。如本集團的任何作為或不作為將會或可能導致集團違反任何適用法例,本集團則無義務作為或不作爲。

如閣下發現與我們向閣下提供產品及服務或與本聲明所列事 宜有關的任何違反、或任何對閣下或閣下的附屬公司就任何 適用法例的違反所提出的訴訟、調查或法律程序‧閣下將盡 快通知我們(法例禁止除外)。

4. 制裁

本集團有義務遵守制裁法例(「制裁」)。任何違反制裁均可能嚴重影響我們的聲譽、特許經營權、規管關係,並可能 損害本集團提供產品與服務及與客戶訂立交易的能力。

鑑於本集團遵循制裁的能力直接與客戶的行為操守相關‧閣下確認及將確保(i)閣下和閣下的附屬公司並非制裁的目標或當事人;及(ii)涉及本行成員的產品、服務或交易(或從中產生的收益)均沒有或均不會用於任何身為制裁目標或當事人之人士的利益上‧或以任何可能令閣下或閣下的附屬公司或任何本行成員觸犯任何適用制裁或成為制裁目標或當事人的形式運用。我們保留不提供及不進行任何可能令我們違反本集團制裁政策的產品或服務及交易的權利。

5. 稅務資料合規

本集團在多項稅務資料匯報法例(例如《外國帳戶稅務合規法》)上有義務收集我們客戶的資料·向當局匯報資料及在某些情況下從支付予客戶的款項中扣起稅項。

我們或會要求閣下或閣下的資料當事人提供文件和資料以建立閣下和閣下資料當事人的稅務狀況。閣下將盡快就任何有關文件及資料的改變或可能顯示閣下或閣下資料當事人稅務狀況出現改變的事宜通知我們。

如果閣下或閣下的資料當事人沒有應我們要求提供文件或資料,我們可能自行決定閣下的稅務狀況,並相應地處理閣下的有關事官。

我們可能被要求在支付予閣下的款項中扣起稅項以向適用當 局轉交匯款。



6. Client Classification

From time to time, we may request and obtain information from you and/or third-party or public sources, to determine your regulatory classifications (or that of the funds that you manage) under applicable Laws. These classifications will be notified to you and used by us to comply with our obligations including reporting, business conduct, margin and collateral, and other requirements under applicable Laws.

You will inform us immediately and in any event prior to entering into any transaction with us if any regulatory classification that we have previously notified you of or information (including contact details) that we have about you and/or the funds that you manage is known by you to be inaccurate or incomplete. Unless we receive notification otherwise, you shall be deemed to have (i) confirmed such regulatory classifications and that the information that we have about you and/or the funds that you manage is complete and accurate; and (ii) agreed and consented to the Group reporting your derivative transactions with us to any Authority (including trade repository(ies)).

7. Provision of Information

You agree to (or will procure that your Affiliates and Data Subjects) provide such documents and information as we may reasonably request in relation to matters covered by this Statement. You will promptly inform us of any changes to documents and information provided to us so that they are up to date, accurate and complete.

8. Sustainability

We maintain various position statements on sustainability (www.sc.com/en/sustainability/position-statements) which form part of our environmental and social risk management framework (www.sc.com/en/sustainability/position-statements/our-framework). All products and services will be provided by the Group in accordance with these position statements. To address any concerns raised about an actual or potential adverse environmental or social impact in connection with financial services provided by the Group, we may disclose to others the fact that you have or had a relationship with us. We will endeavour to notify you in advance of such disclosure where legally permitted to do so.

9. Resolution

We are subject to Laws that provide certain Authorities with tools designed to allow them to manage a financial institution's failure in an orderly manner. If you have a relationship with Standard Chartered Bank or any of its branches, then the Regulatory Compliance Statement – Schedule: UK Contractual Recognition of Bail-in and Stays (www.sc.com/en/rcs) may be applicable.

10. Termination and Suspension

We may suspend a transaction or service or terminate a transaction, service or our relationship with you if (i) you breach any applicable Law or contravene any matter set out in this Statement or (ii) by executing the transaction, providing the products and services or continuing our relationship with you, it will cause us to breach any applicable Law or contravene any matter set out in this Statement.

6. 客戶分類

我們可能會不時根據適用法例向閣下和/或第三方和/或公共來源要求及索取資料,以確定閣下的規管分類(或閣下管理基金的規管分類)。我們會通知閣下有關分類,且該等分類將用於履行我們各項義務,包括匯報、業務操守、利潤率及擔保和其他適用法例下的要求。

如閣下知悉我們此前通知閣下的任何規管分類或我們所有有關閣下和/或閣下管理基金的資料(包括聯絡資料)不準確或不完整‧閣下將即時通知我們‧且在任何情況下必須在與我們達成任何交易前通知我們。除非我們收到另行通知‧否則閣下應被視為已(i)確認有關規管分類及我們所有有關閣下和/或閣下管理基金的資料均為完整及準確;並(ii)同意及答應本集團向任何當局(包括貿易資料儲存庫)匯報閣下經我們辦理的衍生工具交易。

7. 資料提供

閣下同意(或將促使閣下的聯屬公司及資料當事人)提供我們可能合理地就本聲明涵蓋的相關事宜所要求的文件和資料。如任何已向我們提供的文件和資料有任何更改‧閣下將盡快通知我們‧確保文件和資料保持更新、準確及完整。

8. 可持續性

我們確立了各項有關可持續性的立場聲明

(www.sc.com/en/sustainability/position-statements) · 該聲明 為我們管理環境及社會風險框架

(www.sc.com/en/sustainability/position-statements/our-framework)的一部分。本集團提供的所有產品及服務均會根據此等立場聲明而提供。爲著回應任何與本集團提供的金融服務有關的實際或潛在不利環境或社會影響所提出的顧慮,我們可向其他人披露閣下與我們有或曾經有過關係。在法例容許的情況下我們會努力在每次作此等披露前通知閣下。

9. 處置機制

我們受限於的法例·當中會給予當局爲著容許他們有秩序地管理金融機構失敗而設計的工具。假若閣下與渣打銀行或其任何分行擁有關係·監管合規聲明-附件:英國合約認同內部財務重整及擱置(www.sc.com/en/rcs) 可能適用。

10. 終止或暫停

如(i)閣下違反任何適用法例或本聲明所列的任何事宜·或(ii) 執行有關交易、提供有關產品、服務或維持我們與閣下的關 係可能令我們違反任何適用法例或本聲明所列的任何事宜· 我們可能會暫停交易或服務·或終止交易、服務或與閣下的 關係。



11. Product Documents

This Statement shall form part of any specific legal documentation governing a product, service or transaction that you enter into with us ("Product Documents").

In relation to any product, service or transaction under a Product Document, the relevant terms of such Product Document will prevail to the extent they are in addition to or inconsistent with this Statement.

12. Language

This Statement has been written in Chinese and English. In the event of any inconsistency, the English version prevails.

13. Communication and Updates

You consent to receiving this Statement and any other information relevant to you through various methods, including letter, email or our website (irrespective of such information being personally addressed to you). Please read any such information carefully. Should you have any questions, we recommend that you seek independent legal and / or financial advice.

The most current version of this Statement (including translations) is available on our website (www.sc.com/en/rcs). We may also provide other important regulatory information in relation to this Statement on our website or on any other website as notified by us.

Where you have a Financial Markets relationship with the Group, information on the regulatory standards we adhere to and how it may affect you can be found on our website (www.sc.com/rcs/fm).

We reserve the right to amend this Statement and any other important regulatory information provided to you on our website(s). We recommend that you regularly review the information on our website(s) as it may be updated from time to time. These updates shall apply to our relationship going forward and automatically.

11. 產品文件

本聲明構成閣下與我們簽定、規管個別產品、服務或交易的 的特定法律文件(「**產品文件**」)的一部份。

就任何產品文件下提供的產品、服務或交易,如該等產品文件的相關條款不包含在本聲明內或與本聲明出現不一致,則 以該等產品文件的相關條款為準。

12. 語言

本聲明以中文和英文兩種語言編寫。如兩個版本出現任何不 一致,則以英文版本為準。

13. 通訊及更新

閣下答應透過各方法,包括信件、電郵或在我們的網站接收本聲明及與閣下相關的任何其他信息(不論該信息是否指明致予閣下)。請仔細閱讀任何此等資料。如閣下有任何疑問、我們建議閣下尋求獨立法律及/或財務意見。

本聲明的最新版本(包括翻譯本)均可在我們的網站瀏覽 (www.sc.com/en/rcs)。我們也可能在我們的網站或我們通知 閣下的任何其他網站提供與本聲明有關的其他重要監管信 息。

若閣下與本集團有金融交易市場相關業務往來,我們所需遵循之監管標準及其對閣下之影響,閣下可參閱我們網站(www.sc.com/rcs/fm)之相關資訊。

我們保留修訂本聲明的權利及在我們的網站提供給閣下的任何其他重要監管信息。我們建議閣下定期審閱我們網站上的信息,這是因為該信息可能會被不時更新。有關更新適用於我們日後的關係,並且自動生效。