

Standard Bank ISO 20022

# Your comprehensive guide to navigating the future of financial messaging

The financial world is undergoing a significant transformation, driven by the need for more efficient, transparent and intelligent payment systems. At Standard Bank, we are committed to

keeping your business at the forefront of these changes. A pivotal part of this evolution is the global transition to ISO 20022, a new, universal messaging standard for financial transactions. This guide provides a comprehensive overview of ISO 20022, its benefits, its impact on your business and the specific requirements and timelines you need to be aware of to ensure a

smooth transition. What is ISO 20022? Think of ISO 20022 as an upgrade to the language banks and financial institutions use to

communicate about payments. Currently, many international payments rely on older, less

detailed Message Type (MT) formats. ISO 20022 replaces these with a richer, more structured

### It is an open, global standard for financial messaging that provides a common platform for developing messages across various financial domains, including payments, securities, trade

and globally consistent language.

services and cards. Its key characteristic is its ability to carry significantly more structured data than legacy formats. Why is this happening?

This transition is driven by a shared industry goal to modernise how money moves across borders. It addresses the need for the following: Improved payment data quality and transparency

### The migration to ISO 20022 brings significant advantages for your operations, enabling you to do the following:

 Enhanced efficiency in processing and reconciliation Better compliance and fraud detection capabilities

Future-ready systems aligned with emerging real-time payment innovations

 Enhance data quality Achieve greater standardisation Strengthen compliance and transparency

**Key benefits of ISO 20022 for your business** 

- Futureproof your systems Improve operational efficiency
- Gain deeper insights
- Understanding the ISO 20022 journey: Initial transition vs current updates
- It's important to distinguish between the initial global move towards ISO 20022 adoption and the current, more specific updates that are now taking effect.
- The initial ISO 20022 transition The first phase of ISO 20022 adoption focused on establishing the new messaging standard
- as the global norm. This involved the following: • Introduction of new message types: Such as pain.001 (for payment initiation) and

## • Broader data capacity: The ability to carry more characters and fields compared to legacy messages

begin familiarising themselves with the new standard

pacs.008 (for interbank payments), replacing older MT formats

facilitate a gradual transition The current updates (refinement and mandatory compliance)

• General industry awareness: Encouraging financial institutions and their clients to

• Coexistence period: Allowing both MT and ISO 20022 messages to run in parallel to

#### The current phase, as detailed in our recent communications, focuses on specific critical requirements that are now becoming mandatory, particularly for cross-border payments. These are not new standards but rather the enforcement and detailed application of existing ISO 20022 capabilities. Key aspects include the following:

(Ultimate Debtor/Creditor) and specific country-level requirements.

What this means for your business

transition for your operations.

Why this matters

What is a structured address?

India, Brazil and Russia).

payments more efficiently.

Additional beneficiary requirements

• Mandatory structured address requirements: This is the most significant immediate update. While ISO 20022 always allowed for structured addresses, their mandatory enforcement is now approaching. This means a fundamental change in how address data must be provided.

• Increased granularity for compliance: The focus is now on leveraging the rich data capabilities of ISO 20022 for enhanced regulatory reporting, ultimate party identification

- How ISO 20022 affects your business: Key requirements and deadlines As you're a valued corporate client, this transition will impact how you process and receive international payments. It's crucial to understand these changes to ensure a smooth
- settlement. Beneficiary details, jurisdictional requirements and structured formats need to be captured upfront because without that, the payment may stall or fail. Regulators in multiple markets are increasing scrutiny of cross-border flows, making transparency more critical than ever. Whether you're using ISO-based messages, APIs or

For corporates, this means your role goes beyond initiating payments. You're a vital part of the payment chain that ensures accurate, compliant and complete data flows from source to

## finance. **Our current focus** Our immediate focus is on payment instructions: how you send and receive payment

messages. There are currently no changes to cash reporting (account balances, interim, end-of-day statements). If you wish to migrate to ISO 20022 CAMT-equivalent formats for

This is a primary driver of the current phase of ISO 20022 adoption. By November 2026, unstructured address formats will no longer be accepted for cross-border payments. Some

Regulators and financial institutions now require structured address details, especially for CBPR+ cross-border messages, to improve data traceability and compliance screening.

reporting, please reach out to your dedicated Transaction Banker.

Structured address requirements: A critical update

jurisdictions will enforce this earlier, starting 22 November 2025.

(PMPG) guidance, the recommended minimum includes the following:

 Street name Building number (if available) Post code Town name Country (2-letter ISO code, e.g. BE for Belgium) Bonus requirement: Country Sub-division is mandatory for payments to China (CN) and

strongly recommended in jurisdictions with complex province or state systems (e.g.

Unlike legacy formats, ISO 20022 breaks addresses into distinct fields. These components must be used precisely and without overlap. According to Payments Market Practice Group

• **Legal name:** Must match official bank records (avoid Nicknames or abbreviations) No PO boxes: Only physical addresses are accepted Minimum field usage: Include at least 5 structured elements • Regulatory reporting: Certain jurisdictions require tax IDs, purpose of payment codes and other beneficiary-level disclosures

creditor, promoting full payment transparency in third-party scenarios

**ERP-integrated clients (SAP, Oracle, Microsoft Dynamics etc.)** 

We've adopted a pragmatic approach that enables continuity for clients using legacy formats while encouraging early adoption of future-ready standards to support long-term scalability. There is no mandatory requirement to migrate to pain.001 v9 by 22 November 2025. However, we strongly encourage early readiness planning, especially for clients

Impact on your existing payment formats and channels

operating in multi-jurisdictional or compliance-sensitive markets.

• Ultimate party identification: ISO 20022 includes fields for ultimate debtor and ultimate

#### You may continue using pain.001 v3, provided your ERP configuration includes the following: Structured address fields (StreetName, TownName, PostCode, Country, CountryCode)

Purpose of payment codes (<Purp> and <CtgyPurp>)

 Our ISO Compliant Messaging Specification allows you to continue using pain.001 v3 while incorporating ISO 20022 enhancements. We've pre-enabled compatibility for the following: Structured beneficiary addresses

(property) and USA (IRS) are advised to begin enhancement testing by Q3 2025.

 End-to-end tracking and status updates via ISO-compliant workflows • From November 2025, CBPR+ messages submitted via ScorePlus will support enhanced traceability and compliance visibility using ISO-native data fields.

Host-to-Host / File Upload clients (H2H, FileACT, Secure File-upload)

 Country-specific regulatory fields (tax IDs and purpose codes) Ultimate party identifiers (UltimateDebtor and UltimateCreditor)

As part of the broader transition, certain SWIFT message types are being updated or phased out: Status/Note Message type

pain.001 v9 encouraged

with enhanced visibility

To ensure a seamless transition and leverage the benefits of ISO 20022, we recommend the

regulatory information for your suppliers, vendors and beneficiaries. This is paramount

**2. Assess your migration needs:** determine whether ISO 20022 migration is required for your business. Remember, compliance is mandatory for SUPE and NOSU entities by 22 November 2025. Also consider your current payment volumes, systems and international

3. Include all payment channels in your readiness planning: If you use Host-to-Host (H2H), File Upload, or Online Banking channels, please note that these will also be impacted. Changes are being introduced to support enhanced data requirements, particularly for regulatory reporting in specific jurisdictions. Ensure your internal teams

adjustments and specific country requirements. Regularly visit our dedicated ISO 20022

tailored guidance. Collaborate on market-specific timelines and compliance requirements

7. Contact us: for any questions or assistance or to discuss your specific migration path, please reach out to your dedicated service consultant, who is equipped to provide

Have you reviewed and updated all beneficiary/supplier and originator address data to

 Have you reviewed the ISO Compliant Messaging Specification provided by your bank? Are you aware of the November 2025 compliance deadline for payments to specific

Have you confirmed that your ERP/TMS or payment system supports ISO 20022

Do you send payments to countries with regulatory data requirements (e.g. Bahrain,

Are your FileACT or File-upload channels on Host-to-Host configured for the

Canada, China, UAE, India, Japan, USA [IRS] and UK [property])? If yes, have you validated that your files include all mandatory fields?

Have you scheduled testing with your bank or service provider?

1. Review and enrich your internal data, especially structured address fields and

Reserved for financial institutions

Being phased out in favour of pacs.009

Supported for client-initiated payments, migration to

From November 2025, clients can track pain.001 v9

upgrade pathways and message enrichment capabilities. **5. Test early:** schedule testing with your bank or service provider to ensure compatibility and avoid last-minute disruptions. Validate message structure and content using test environments. **6. Stay informed:** keep an eye out for further communications from us regarding technical

For more details on ISO 20022 and to access the latest information and FAQs, please visit our dedicated webpage at corporateandinvestment.standardbank.com. Alternatively, contact your dedicated Transaction Banker to go through any additional

Cross-border Payments and Reporting messages

A BIC, also known as a SWIFT code, is an internationally standardized code (ISO 9362) used to identify banks and financial institutions globally. It facilitates the routing of financial transactions and the identification of

An LEI is a 20-character alphanumeric code defined by ISO 17442. It

Overseen by a three-tier structure: Regulatory Oversight

· Operates in the financial industry (e.g., banking, payments,

Is licensed, authorised, registered, or supervised by a Financial

Also operates in the financial industry but is not supervised by a

securities, insurance, or investment services).

Committee (ROC), Central Operating Unit (COU), and Local

Payments Market Practice Group

International wire transfers

Compliance documentation

Client and counterparty identification

· Regulatory reporting

Legal Entity Identifier (LEI)

Bank Identifier Code (BIC)

business parties. · Use Cases:

- Has full access to SWIFT services and can send and receive all types of SWIFT messages, including payment messages to and from other entities NOSU Non-Supervised Financial Institutions on Swift A NOSU is an entity that:
  - due to solutions like Alliance Lite and service bureaus. CORPs can participate in Closed User Groups (CUGs) or SCORE
- Financial Market Regulator. Must be: Incorporated, · In good financial standing. · Subject to regular audits,
- (Standardised Corporate Environment), which allow them to communicate securely with multiple financial institutions through a single SWIFT connection. Message types and usage rights for CORPs are defined in the FIN and Solutions matrix, and access is governed by specific service
- uniquely identifies legally distinct entities that participate in financial transactions. Purpose: Enables precise identification of legal entities in financial transactions. Supports transparency, risk management, and regulatory reporting. Links to a dataset containing key reference information, including ownership structure. Governance: Managed by the Global Legal Entity Identifier Foundation (GLEIF).
  - And either majority-owned by a SUPE or recommended by three independent SUPEs. Can send all types of messages to SUPEs, but cannot send or receive payment messages to/from other NOSUs
  - CORP Corporate (CORP) participant is a corporate entity (non-financial institution) that connects to SWIFT to exchange financial messages with its banking partners. Key characteristics include: Typically, large corporates, but increasingly include mid-sized firms

• Phased enforcement: Specific deadlines (e.g. November 2025 for certain jurisdictions/ entities and November 2026 for broader unstructured address deprecation) are now in place, moving beyond general encouragement to mandatory compliance for affected parties. • Focus on beneficiary data: A strong emphasis on the quality and structure of beneficiary information to improve traceability and compliance screening for downstream banks.

If you have already made initial adjustments for ISO 20022, these updates mean you now

regulatory fields. It's no longer just about using the new message types but about filling them with the correct granular and structured data. For those who haven't fully engaged

with ISO 20022, these updates represent the critical mandatory steps you must take to

need to refine your data practices and systems to meet the more stringent and mandatory requirements, especially concerning structured addresses and specific

As banks prepare for full migration by November 2025 under CBPR+, all payment

instructions between institutions will move to this richer, structured format.

ensure continued successful processing of international payments.

## digital channels, your data needs to be right from the start. Together, we can unlock smarter insights, faster processing and seamless international payments, powered by your input, protected by new standards and ready for the future of

Beneficiary address is the priority The structured address mandate applies primarily to the beneficiary. This enables downstream banks, especially in compliance-heavy corridors, to validate and route

#### Tax identifiers and LEI fields, where applicable We recommend engaging your ERP or middleware provider to assess upgrade pathways and message enrichment capabilities before Q3 2025. Clients operating in regulated corridors such as UAE, China, Canada, Dubai, India, UK

pain.001 v9 is now available and unlocks the following:

 Richer data elements for tax and regulatory reporting Improved transparency for beneficiary information

**SWIFT ScorePlus clients** 

by 22 November 2025.

payments

MT101

MT103

**ScorePlus** 

following:

MT202/202COV

for compliance.

payment destinations.

Online banking enhancements

 Clients may choose to transition to pain.001 v9 at their own pace, especially if futureproofing is a strategic priority. This latest version offers enhanced data capabilities and long-term scalability.

• We strongly encourage Host-to-Host clients operating in high-impact jurisdictions (e.g.

Bahrain, Canada, China, UAE, India, Japan, USA and UK) to adopt these enhancements

markets **SWIFT** message format updates

Our online banking platform will align with ISO 20022 requirements for cross-border

Purpose of payment will be required to meet regulatory reporting obligations for selected

Clients will need to provide complete beneficiary details and structured address

and technology partners are aware and prepared. **4. Engage your ERP/TMS providers:** confirm their ISO 20022 readiness and assess

ISO 20022 readiness checklist (self-assessment tool)

Use this self-assessment tool to help you prepare for the transition:

include structured fields (e.g. town, country and postal code)?

Are purpose codes, BICs/LEIs and tax identifiers captured where required?

Are you currently using pain.001 v3 or planning to migrate to pain.001 v9?

webpage for the latest updates and resources.

to ensure a smooth transition.

**Data quality and structure** 

Format and messaging

System and channel readiness

enhanced format?

Market-specific compliance

Our commitment to you

Let's move forward together.

queries you might have.

**Terms of Reference** 

CBPR+

**PMPG** 

BIC

LEI

SUPE

Further resources and support

**Testing and validation** 

markets?

formats?

**Your next steps: Preparing for the transition** 

**Future proofing**  Are you considering adoption of pain.001 v9 to align with future standards? Have you mapped a plan to complete full migration by November 2026?

We will be ready to receive ISO 20022 payment instructions from 22 November 2025, and

onboarding or optimising for compliance, our teams are on hand to guide you at every step.

we are here to support you throughout the coexistence period. Whether you're testing,

Have you validated message structure and content using test environments?

· Use Cases: Used by regulators and financial institutions for systemic risk Incorporated into ISO 20022 messages to improve data quality and compliance

Supervised Financial Institutions on Swift

A SUPE is an entity that:

Market Regulator.

Operating Units (LOUs).

- **TRCO** Treasury Counterparty (TRCO) A TRCO is a corporate entity that has been granted access to SWIFT specifically to exchange treasury-related messages, such as: FX deal confirmations Money market trades

descriptions.

Key points:

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Precious metals transactions

 TRCO access was introduced in 1998 to allow corporates to exchange Category 3 (deal confirmations) and Category 6 (precious metals) FIN messages with financial institutions. TRCO participants must be properly sponsored and meet eligibility criteria defined by SWIFT. While still available, TRCO messaging is now often supplemented or replaced by SCORE and MA-CUGs for broader corporate access.

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