


	<b>Goldman Sachs (Asia) L.L.C., Seoul Branch</b> 21 <sup>st</sup> Floor, Heungkuk Life Insurance Building 68 Saemunan-ro, Jongno-gu, Seoul, Korea	
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Dear Sir/Madam:

As part of a global securities company, in order for us to efficiently handle your orders and process your trades in multiple jurisdictions and otherwise support your account, your Transaction Information (as defined in Attachment I) is transferred to our offshore Affiliates (as defined in Attachment I).

The orders you place with us are dealt with in a manner comparable to the orders you may place with our Affiliates located in other jurisdictions. We are required, pursuant to *The Act on Real Name Financial Transaction and Guarantee of Secrecy* in Korea, to obtain your consent for the transfer of your Transaction Information to any third parties including our Affiliates that are located offshore, even for the limited purpose of processing and settling your orders.

We therefore would like to ensure that you are aware of the information set forth in Consent to Provision of Financial Transaction Information (Attachment I) with respect to the provision of your Transaction Information to third parties including our offshore Affiliates. For your information, the attached consent form is the industry-wide template that was reviewed and approved by the Financial Services Commission of Korea.

If we do not receive a written notice from you within 15 days from the date of this letter in which you expressly state that you do not wish to consent to the provision of your Transaction Information to third parties as described above, you will be deemed to have consented to the provision of such information.

Should you have any questions, please contact our Compliance Department or the Legal Department (E-mail: [gs-ko-report@gs.com](mailto:gs-ko-report@gs.com)).

Sincerely yours,

[Attachment I] – Consent to Provision of Financial Transaction Information

**금융거래정보제공동의서**  
**CONSENT TO PROVISION OF FINANCIAL TRANSACTION INFORMATION**

1. 명의인의 인적사항 Details of the Customer who consents hereto (the “Customer”)

○이름 Name:

○주소 Address:

○사업자등록번호(여권번호, 주민등록번호) Business Registration No. (Passport No., Residential Registration No.):

2. 거래정보등을 제공할 금융기관 Financial Institution which will provide the Transaction Information:

골드만삭스 증권회사 서울지점 Goldman Sachs (Asia) L.L.C., Seoul Branch

3. 제공할거래정보등의범위 Scope of Transaction Information to be provided

명의인에 대한 정보 및 현금, 예금, 신탁, 유가증권, 장내파생상품, 장외파생상품, 기타금융자산을 대상으로 명의인이 하는 금융거래(외국환거래, 대출거래, 매매·중개업, 집합투자업, 투자자문업, 투자일임업, 신탁업, 인수·합병에 관한 자문, 기업금융업무등과 관련된 거래 포함) 관련정보 (이하“거래정보”라고함)

Information on the Customer itself and financial transactions involving cash, deposit, trust, securities, listed derivatives, OTC derivatives or other financial assets effectuated by the Customer (including foreign exchange, loan transactions, transactions relating to dealing and brokerage service, asset management service, mergers and acquisitions advisory service, corporate finance service, etc.) (the “Transaction Information”)

4. 거래 정보 등을 제공 받을자 및 목적

Persons or Institutions to which Transaction Information will be Provided and Purpose

- a) 당해 금융기관의 보고, 승인, 감사, 검사, 감독, 재무관리, 리스크관리, 자금세탁방지, 내부통제, 국내외 법령 및 이에 따른 영장, 요청, 요구, 명령의 준수, 기타 분쟁해결 절차의 목적을 위하여 국내 또는 해외에 소재하는 당해 금융기관의 본·지점, 자회사 및 계열사 (이하 “관계회사” 라고 함), 국내외감독기관, 법원 및 사법기관, 국내외 감독기관이나 국내외 법령에 의하여 지정된 기관 (거래소 및 저장소포함) 등에게 제공

Any onshore and overseas head office, branches, subsidiaries or affiliates of the financial institution as identified in 2. above (collectively, the “Affiliate”), any domestic and overseas regulatory authorities, courts and law enforcement agencies, and institutions (including exchanges and repositories) designated by any domestic or overseas authority or under any domestic or overseas laws, etc. for such purposes as reporting, approval, audit, inspection, supervision, accounting, risk management or anti-money laundering, internal control, compliance with domestic and overseas laws and regulations and subpoena, request, requirement and order thereunder, and other dispute resolution proceedings; and

- b) 자본시장과 금융투자업에 관한 법률 등 관련 법령에 따른 국내외 관계회사와의 공동업무 수행을 위해 해당 관계회사에 제공 (인수·합병에 관한 자문, 기업금융, 금융투자상품 매매·중개거래, 대출 등과 관련한 매매, 인수, 중개, 주선, 알선, 대리 또는 자문 업무 등 포함)

The Affiliates with whom such financial institution works together for performance of the joint business activities (including dealing, underwriting, brokerage, intermediation, referral, arrangement, agency or advisory service, etc. in relation to mergers and acquisitions advisory, corporate finance, dealing and brokerage of financial investment instruments or loans, etc.) under the relevant laws including the Capital Market and Financial Investment Business Act

5. 동의서유효기간 Effective Period

명의인으로부터 동의사항을 취소하는 서면 또는 이메일을 수령할 때까지 향후 1년간 유효함. 다만 금융기관이 매년 1회 명의인에게 이 동의서에 따른 금융거래정보 제공에 동의하지 않는 경우 서면 또는 이메일로 취소할 수 있음을 고지하는 경우, 금융거래정보의 제공 동의 효력은 1년씩 추가로 연장됨.

This Consent shall be valid for one year until such financial institution receives from the Customer consenting hereto a written revocation of such Consent by mail or e-mail. Provided, however, that if the financial institution notifies the Customer each year that the Customer may revoke the Consent by mail or e-mail in case the Customer does not consent to the provision of financial transaction information pursuant to this Consent, the effective period of this Consent shall be automatically extended by one year at the end of each one year period.

제2항의 금융기관은 명의인의 본동의서 서명 이후 매년 1회 서면 또는 이메일의 방법으로 본 동의서에 따라 명의인의 금융거래정보가 제3자에게 제공되었음을 통보하는 통지서를 명의인에게 송부할 것을 요청함.

The Customer hereby requests and agrees that the financial institution shall send, by mail or e-mail, an annual notice to the Customer to notify the Customer of provision of financial transaction information of the Customer to third parties pursuant to this Consent.

금융실명거래및비밀보장에관한법률 제4조 및 동법 시행령 제8조의 규정에 의거 본인의 금융거래 내용에 대한 정보 또는 자료를 위와 같이 제공할 것을 동의합니다. 또한, 이 동의서에 따라 동의하지 않거나 추후 동의를 취소하는 경우에는 거래중지, 계좌폐쇄 등 일련의 불이익이 있을 수 있음을 이해하고 확인합니다.

Pursuant to Article 4 of the Law on Real Name Financial Transactions and Guarantee of Secrecy and Article 8 of the Enforcement Decree of the same Act, I/we hereby consent to your provision of any information or data regarding myself/ourselves and my/our financial transactions as above. I/we also acknowledge and confirm that there may be negative implications including, but not limited to, trade suspension, account closure and so forth, in case I do not provide my consent per this consent letter or revoke or cancel my consent anytime in the future.