

В#:	2149-15
Date:	December 29, 2015
То:	All Participants
Category:	Dividends
From:	International Services
Attention:	Operations, Reorg & Dividend Managers, Partners & Cashiers
	<u>Tax Relief</u> – <u>Country</u> : Korea
Subject:	KT&G - 144A   CUSIP: 48268G100
Subject.	Record Date: 12/31/2015 Payable Date: TBA
	CA WEB Cut-Off: 01/22/2016 8:00 P.M. (EST)

Participants can use DTC's Corporate Actions Web (CA Web) service to certify all or a portion of their position entitled to the applicable withholding tax rate. Participants are urged to consult TaxInfo respectively before certifying their instructions over the CA Web.

Important: Prior to certifying tax withholding instructions, participants are urged to read, understand and comply with the information in the Legal Conditions category found on TaxInfo on the CA Web.

Questions regarding this Important Notice may be directed to GlobeTax 212-747-9100

Important Legal Information: The Depository Trust Company ("DTC") does not represent or warrant the accuracy, adequacy, timeliness, completeness or fitness for any particular purpose of the information contained in this communication, which is based in part on information obtained from third parties and not independently verified by DTC and which is provided as is. The information contained in this communication is not intended to be a substitute for obtaining tax advice from an appropriate professional advisor. In providing this communication, DTC shall not be liable for (1) any loss resulting directly or indirectly from mistakes, errors, omissions, interruptions, delays or defects in such communication, unless caused directly by gross negligence or willful misconduct on the part of DTC, and (2) any special, consequential, exemplary, incidental or punitive damages.

To ensure compliance with Internal Revenue Service Circular 230, you are hereby notified that: (a) any discussion of federal tax issues contained or referred to herein is not intended or written to be used, and cannot be used, for the purpose of avoiding penalties that may be imposed under the Internal Revenue Code; and (b) as a matter of policy, DTC does not provide tax, legal or accounting advice and accordingly, you should consult your own tax, legal and accounting advisor before engaging in any transaction.



**KT&G - 144A** has announced a cash dividend. BNY Mellon acts as the sole Depositary for the company's Depositary Receipt ("DR") program.

Participants can use DTC's Corporate Actions Web (CA Web) instructions tab to certify all or a portion of their position entitled to the applicable withholding tax rate. Use of these instruction methods will permit entitlement amounts to be paid through DTC. By electing, Participants agree to the Agreements, Fees, Representations and Indemnification below.

As outlined in the eligibility matrix below, all qualifying holders will have the opportunity to receive their full treaty benefits on DR pay date. Holders not certified at the favorable or exempt withholding tax rates through CA Web will receive the dividend net of the full Korean statutory withholding tax rate of 22% with the possibility to reclaim through the standard Long Form process.

DIVIDEND EVENT DETAILS					
COUNTRY OF ISSUANCE	KOREA, REPUBLIC OF				
COMPANY	KT&G - 144A				
CUSIP#	48268G100				
DEPOSITARY	BNY MELLON				
DR RECORD DATE	12/31/2015				
DR PAY DATE	ТВА				
DR GROSS DIVIDEND RATE ON PAY DATE	ТВА				
ORD GROSS DIVIDEND RATE ON PAY DATE	ТВА				
RATIO	1 ORD : 2 DRs				
WHT RATE	22%				

FEES & DEADLINES								
FILING METHOD	ВАТСН	PAYMENT METHOD	FEES	MINIMUM FEE PER BENEFICIAL OWNER	FINAL SUBMISSION DEADLINE (CA WEB & DOCUMENTATION)			
RELIEF AT SOURCE	PAYMENT ON PAY DATE	VIA DTC	UP TO \$0.005 per DR	USD \$0.00	1/22/2016; 8:00 P.M. EST			
STANDARD LONG FORM	POST PAY DATE ; ONGOING	VIA CHECK	UP TO \$0.0075 PER DR	MINIMUM USD \$25.00 TAX RELIEF FEE AND UP TO KRW 50,000 CUSTODIAL FEE *ADDITIONAL WIRE FEES MAY APPLY	12/30/2018			

Agreements, Fees, representations and indemnification of Participants and Beneficial Owners

We hereby agree that this tax relief assistance service is wholly voluntary and discretionary and outside the terms and conditions of any applicable deposit agreement. We hereby accept and agree to pay the fees of BNY Mellon of up to \$0.005 per depositary receipt for relief at source, or up to \$0.0075 per depositary receipt for the long form (with a minimum of \$25), and any other charges, fees or expenses payable by or due to BNY Mellon or its agents, including any custodian, in connection with the tax reclaim process, or to tax authorities or regulators (which fees, charges or expenses may be deducted from the dividend or any other distribution or by billing or otherwise in BNY Mellon's discretion). We hereby agree that any such fees, charges or expenses may be due and payable whether or not a successful reduction in rate or reclamation is obtained. We hereby acknowledge that fees paid to BNY Mellon may be shared with its agents and affiliates.

We hereby agree that in addition to statutory and documentation requirements and the deduction of fees, tax relief benefits will be subject to review and approval, and potential audit by the applicable custodian and the applicable tax regulators, and that BNY Mellon is not providing any legal, tax, accounting or other professional advice on these matters and has expressly disclaimed any liability whatsoever for any loss howsoever arising from or in reliance hereto. Participants and/or investors should seek advice based upon their own particular circumstances

from an independent tax advisor.

We certify that to the best of our knowledge each of the beneficial owners identified are eligible for the preferential rates as stated and we declare that we have performed all the necessary due diligence to satisfy ourselves as to the accuracy of the information submitted to us by these beneficial owners.

We will be fully liable for any and all claims, penalties and / or interest, including without limitation, any foreign exchange fluctuations associated therewith. BNY Mellon shall not be liable for the failure to secure any refund. We expressly agree that BNY Mellon and its agents or affiliates shall not have any liability for, and we shall indemnify, defend and hold each of BNY Mellon and its agents and affiliates harmless from and against, any and all loss, liability, damage, judgment, settlement, fine, penalty, demand, claim, cost or expense (including without limitation fees and expenses of defending itself or enforcing this agreement) arising out of or in connection herewith.

ELIGIBILITY MATRIX						
RATE DESCRIPTION	ELIGIBLE RESIDENTS	DOCUMENTATION REQUIRED				
UNFAVORABLE – 22%	PHILIPPINES, MALAYSIA (LABUAN), NON-TREATY COUNTRIES, UNCERTIFIED HOLDERS	NONE				
FAVORABLE – 20%, 16.5%, 15%, 12.5%, 11%, 10%, 7%, 5%	SEE ATTACHED LIST	1) WITHHOLDING CERTIFICATION				
FAVORABLE – 16.5%	UNITED STATES, SOUTH AFRICA	1) WITHHOLDING CERTIFICATION				
FAVORABLE – 15.4%	KOREA, REPUBLIC OF (INDIVIDUALS)	1) WITHHOLDING CERTIFICATION 2) COPY OF PASSPORT OR COPY OF RESIDENT REGISTRATION ID#				
EXEMPT – 0%	KOREA, REPUBLIC OF (INSTITUTIONS)	1) WITHHOLDING CERTIFICATION 2) COPY OF COMPANY/BUSINESS REGISTRATION ID#				

	ADDITIONAL DOCUMENTA	ΔT	ION REQUIREM	MENTS	
INVESTOR TYPE	ELIGIBILITY CRITERIA / DEFINITION		ADDITIONAL DOCUMENTATION REQUIRED	VALIDITY OF DOCUMENTATION	COMPLETED BY
OVERSEAS INVESTMENT VEHICLE (OIV)	A VEHICLE ESTABLISHED OVERSEAS BY RAISING FUNDS THROUGH INVESTMENT OFFERING THAT MANAGES INVESTMENT ASSETS WITH PROPERTY VALUE BY ACQUIRING, DISPOSING OF OR OTHER METHOD, AND ATTRIBUTES THE RESULTS OF SUCH INVESTMENT TO INVESTOR(S) BY DISTRIBUTION	1)	REPORT OF OVERSEAS INVESTMENT VEHICLE (FORM 29- 13; SECTION 2) SCHEDULE OF BENEFICIAL OWNERS (ANNEX TO FORM 29-13)	ORIGINALS WILL REMAIN VALID FOR UP TO THREE YEARS PROVIDED THE UNDERLYING HOLDERS OF THE OIV DO NOT CHANGE DURING THAT TIME.	OIV
OVERSEAS PUBLIC COLLECTIVE INVESTMENT VEHICLE (OPCIV)	AN OIV THAT ALSO SATISFIES ALL REQUIREMENTS BELOW:  I) OPCIV SHOULD BE AN CIV SIMILAR TO A COLLECTIVE INVESTMENT VEHICLE UNDER THE FINANCIAL INVESTMENT SERVICES AND CAPITAL MARKET ACT AND REGISTERED OR APPROVED UNDER THE RELEVANT LAWS OF A TAX TREATY PARTNER COUNTRY;  II) THE SECURITIES OF OPCIV SHOULD NOT BE ISSUED BY WAY OF PRIVATE PLACEMENT AND THE OPCIV SHOULD HAVE 100 OR MORE INVESTORS (AN OVERSEAS INVESTMENT VEHICLE SHALL BE COUNTED AS ONE INVESTOR IN THIS REGARD) AT THE END OF PRECEDING FISCAL YEAR (OR, AS AT THE DATE OF SUBMISSION OF OIV REPORT IF THE OIV IS NEWLY ESTABLISHED); AND  III) OPCIV SHOULD NOT BE AN OIV SUBJECT TO ANY TAX TREATY PROVISIONS THAT DENY TAX TREATY BENEFITS.	,	REPORT OF OVERSEAS INVESTMENT VEHICLE (FORM 29- 13; SECTION 1)	ORIGINALS WILL REMAIN VALID FOR UP TO THREE YEARS PROVIDED THE UNDERLYING HOLDERS OF THE OPCIV DO NOT CHANGE DURING THAT TIME.	OPCIV

PENSIONS & NON-PROFIT ORGANIZATIONS	DEEMED BENEFICIAL OWNERS ("BO"):  I) A PENSION FUND ESTABLISHED UNDER THE LAWS OF A TAX TREATY PARTNER COUNTRY, WHICH ARE EQUIVALENT TO THE KOREAN NATIONAL PENSION ACT, PUBLIC OFFICIALS PENSION ACT, PENSIONS FOR PRIVATE SCHOOL TEACHERS AND STAFF ACT AND GUARANTEE OF WORKERS' RETIREMENT BENEFIT ACT, ETC.;  II) A FUND THAT IS ESTABLISHED AS A NON- PROFIT ORGANIZATION UNDER THE LAWS OF A TAX TREATY PARTNER COUNTRY, WHICH DOES NOT DISTRIBUTE ITS PROFITS TO ITS MEMBERS; OR  III) AN OIV RECOGNIZED AS BO UNDER THE TAX TREATY.	1)	THE FACT THE	ORIGINALS WILL REMAIN VALID FOR UP TO THREE YEARS.	PENSION FUND / NON- PROFIT ORGANIZATI ON
WORLD EXEMPT ENTITIES	GOVERNMENT AND/OR INTERNATIONAL ORGANIZATION DEEMED WORLD TAX EXEMPT	1)	SUPPORTING DOCUMENTS TO PROVE WORLD EXEMPT STATUS OR CERTIFICATE OF RESIDENCY FORM 29-2 (1)	REMAIN VALID FOR UP TO THREE	WORLD EXEMPT ENTITY
ENTITY TYPES NOT LISTED IN THIS MATRIX	N/A	NO	NE	N/A	N/A

PARTICIPATING IN RELIEF AT SOURCE IS WHOLLY VOLUNTARY AND DISCRETIONARY, HOWEVER, IT IS THE ONLY WAY TO OBTAIN THE REDUCED WITHHOLDING TAX RATE ON THE PAYABLE DATE.

CONTACT DETAILS						
PRIMARY CONTACT	WONJAE LEE					
DOMESTIC PHONE (U.S.)	1-800-915-3536					
DOMESTIC FAX (U.S.)	1-800-985-3536					
INTERNATIONAL PHONE	1-212-747-9100					
INTERNATIONAL FAX	1-212-747-0029					
EMAIL ADDRESS	KoreaESP@globetax.com					
COMPANY	GLOBETAX as Agent for BNY Mellon					
STREET ADDRESS	90 BROAD STREET, 16 <sup>TH</sup> FLOOR					
CITY/STATE/ZIP	NEW YORK, NY 10004					
ADDITIONAL CONTACTS	JOE HANDS					

## **ESP**



BNY MELLON OFFERS ESP POWERED BY GLOBETAX, AN ELECTRONIC WITHHOLDING TAX SUBMISSION SYSTEM. THIS SYSTEM ALLOWS FOR THE SECURE AND SIMPLIFIED TRANSFER OF BENEFICIAL OWNER LEVEL DATA FROM THE PARTICIPANT TO BNY MELLON AND CREATES APPLICABLE DOCUMENTATION ON THE PARTICIPANT'S BEHALF.

SUBMIT THE DATA ONLINE THROUGH THE WEB SITE BELOW, PRINT OUT THE DOCUMENT ON LETTERHEAD, SIGN, AND MAIL TO BNY MELLON C/O GLOBETAX ALONG WITH THE NECESSARY DOCUMENTATION.

THESE CLAIMS SHOULD BE SUBMITTED THROUGH THE FOLLOWING WEBSITE. (REQUIRES A ONE-TIME REGISTRATION)

HTTPS://ESP.GLOBETAX.COM

PLEASE CONTACT WONJAE LEE AT 1-212-747-9100 IF YOU HAVE ANY QUESTIONS ABOUT THIS PROCESS.

FREQUENTLY ASKED QUESTIONS (FAQS)					
QUESTION	ANSWER				
DO LUXEMBOURG RESIDENTS NEED TO SUBMIT TWO ORIGINAL CERTIFICATES OF RESIDENCE IN ORDER TO BENEFIT FROM TREATY RELIEF?	EFFECTIVE SEPTEMBER 4, 2013 LUXEMBOURG RESIDENTS ARE NO LONGER REQUIRED TO PROVIDE ORIGINAL CORS IN ORDER TO OBTAIN FAVORABLE TREATY BENEFITS. LUXEMBOURG OIVS/OPCIVS/PENSIONS/NON-PROFITS SEEKING TREATY BENEFITS ARE TO FURNISH THE ADDITIONAL DOCUMENTATION DETAILED IN THIS NOTICE. COPY OF SUPPORTING DOCUMENTATION & FORM 29-2				
HOW ARE WORLD EXEMPT ENTITIES TREATED?	(1) MUST ACCOMPANY CLAIM IN ORDER TO RECEIVE THE EXEMPT RATE OF 0%.				
WHAT IF A HOLDER RESIDES IN A JURISDICTION WHERE TINS ARE NOT ISSUED (E.G. JAPAN)?	VALID PERSONAL IDS, WHICH INCLUDE DATE OF BIRTH (INDIVIDUALS) OR DATE OF ESTABLISHMENT (NON-INDIVIDUALS) IN MMDDYYYY FORMAT, MUST BE GIVEN.				
ARE THERE ADDITIONAL FEES INVOLVED FOR THE STANDARD LONG FORM PROCESS?	EFFECTIVE JANUARY 1, 2011, POST PAY-DATE PROCESSING WILL BE SUBJECT TO CUSTODIAL PROCESSING FEE OF KRW 50,000 PER BENEFICIAL OWNER.				
WHAT IF THE PARTICIPANT IS UNABLE TO SUBMIT DOCUMENTATION BY THE SUBMISSION DEADLINE?	IT IS STRONGLY ADVISED THAT PARTICIPANTS UTILIZE THE RELIEF AT SOURCE PROCESS AND SUBMIT VALID DOCUMENTATION BY THE ABOVE DEADLINE. CLAIMS RECEIVED AFTER OUR SUBMISSION DEADLINE WILL BE FILED ON A BEST EFFORT BASIS. PLEASE CONTACT US BEFORE SUBMITTING A POST PAY-DATE CLAIM.				
DO WE NEED TO DISCLOSE THE UNDERLYING HOLDERS OF OIVS/OPCIVS?	OIVS NEED TO FILE AT THE PARTNER / UNDERLYING HOLDER LEVEL BY PRORATING THE SHARES HELD BY THE OIV (BASED ON PERCENTAGE OF OWNERSHIP) AND CLAIMING EACH UNDERLYING HOLDER FOR THE NUMBER OF SHARES HELD (FUND NAME SHOULD PRECEDE UNDERLYING HOLDER NAME).  OPCIVS NEED TO FILE AT THE FUND LEVEL IN AGGREGATE BY COUNTRY OF RESIDENCE OF THE UNDERLYING HOLDERS. PLEASE REFER TO DTCC B# NOTICES 0975-13, 0591-13, 1951-12, 0555-12 & 1672-12 FOR ADDITIONAL INFORMATION.				
WHAT TYPES OF ENTITIES ARE CONSIDERED OIVS UNDER THE INTENTIONS OF THE NEW KOREAN REGULATIONS?	WE DO NOT PROVIDE TAX ADVICE, BUT GENERALLY PARTNERSHIPS, LIMITED LIABILITY COMPANIES, UNIT TRUSTS, HOLDING COMPANIES AND MUTUAL FUNDS WITH LESS THAN 100 INVESTORS ARE CONSIDERED OIVS. IT IS THE RESPONSIBILITY OF EACH ENTITY TO CORRECTLY DETERMINE IF THEY ARE AN OIV. NEITHER BNYM NOR KSD WILL BE ABLE TO VALIDATE THESE CATEGORIZATIONS.				
WHAT TYPES OF ENTITIES ARE CONSIDERED OPCIVS UNDER THE INTENTIONS OF THE NEW KOREAN REGULATIONS?	WE DO NOT PROVIDE TAX ADVICE, BUT GENERALLY HOLDING COMPANIES AND MUTUAL FUNDS WITH MORE THAN 100 INVESTORS WHICH WERE NOT PART OF A PRIVATE PLACEMENT ARE CONSIDERED OPCIVS. IT IS THE RESPONSIBILITY OF EACH ENTITY TO CORRECTLY DETERMINE IF THEY ARE AN OPCIV. NEITHER BNYM NOR KSD WILL BE ABLE TO VALIDATE THESE CATEGORIZATIONS.				
IS THE RELIEF ATSOURCE PROCESS FREE OF CHARGE?	NO. THIS TAX RELIEF AT SOURCE ASSISTANCE SERVICE IS WHOLLY VOLUNTARY AND DISCRETIONARY AND OUTSIDE THE TERMS AND CONDITIONS OF ANY APPLICABLE DEPOSIT AGREEMENT. FEES WILL BE CHARGED FOR THIS SERVICE OF UP TO \$0.005 PER DEPOSITARY SHARE WITH NO MINIMUM, AND ANY OTHER CHARGES, FEES OR EXPENSES PAYABLE BY OR DUE TO BNY MELLON OR ITS AGENTS, INCLUDING THE CUSTODIAN OR TO TAX AUTHORITIES OR REGULATORS . FEES PAID TO BNY MELLON MAY BE SHARED WITH ITS AGENTS.				

#### **FAQ CONTINUED**

QUESTION	ANSWER
IS THIS LONG FORM PROCESS FREE OF CHARGE?	NO. THIS TAX RECLAIM ASSISTANCE SERVICE IS WHOLLY VOLUNTARY AND DISCRETIONARY AND OUTSIDE THE TERMS AND CONDITIONS OF ANY APPLICABLE DEPOSIT AGREEMENT. FEES WILL BE CHARGED FOR THIS ASSISTANCE SERVICE OF UP TO \$0.0075 PER DEPOSITARY RECEIPT WITH A MINIMUM OF \$25.00 AND A CUSTODIAL CHARGE UP TO KRW 50,000. RECLAIMS RECEIVED POST DEADLINE CANNOT BE ASSURED AND MAY BE SUBJECT TO CUSTODIAL FEE AND ANY OTHER CHARGES, FEES OR EXPENSES PAYABLE BY OR DUE TO BNY MELLON OR ITS AGENTS, INCLUDING THE CUSTODIAN OR AUTHORITIES. IN ADDITION, CHARGES MAY APPLY TO ANY LONG FORM CLAIMS REJECTED OR NOT ACCEPTED BY THE CUSTODIAN. FEES PAID TO BNY MELLON MAY BE SHARED WITH ITS AGENTS.
IS THE PROCESS FOR TAX RELIEF OFFERED BY BNY MELLON AN OPTIONAL PROCESS?	YES, THIS IS A DISCRETIONARY, OPTIONAL SERVICE.

#### Warning and Disclaimer:

BNY Mellon will not be responsible for the truth or accuracy of any submissions received by it and all Participants and holders, whether or not following the procedures set forth herein or otherwise submitting any information, agree to indemnify and hold harmless BNY Mellon and its agents for any and all losses, liabilities and fees (including reasonable fees and expenses of counsel) incurred by any of them in connection herewith or arising herefrom. BNY Mellon and its agents will be relying upon the truth and accuracy of any and all submissions received by them in connection with the tax relief process and shall hold all participants and DR holders liable and responsible for any losses incurred in connection therewith or arising there from. There is no guarantee that the applicable tax authorities will accept submissions for relief. Neither BNY Mellon nor its agents shall be responsible or liable to any holders of DRs in connection with any matters related to, arising from, or in connection with the tax relief process described herein. See also "Agreements, Fees, Representations and Indemnification" above.

# (YOUR COMPANY LETTERHEAD)

#### APPENDIX A - WITHHOLDING CERTIFICATION

		APPENDIX A -	WITHHOLI	JING CE	KIIFIC	ATION			
То:	GlobeTax as Agent for BNY Mellon  90 Broad Street, 16 <sup>th</sup> Floor New York, NY 10004-2205 Attn: Korea, Republic of								
Re:	Withholdir	olding Certification for <b>KT&amp;G - 144A</b> ; Cusip # <b>48268G100</b>							
I/We	the undersi	gned(contact name)	authoriz	zed repres	entative o	of	<del></del>		
holding	DR(s) at _	(dtcc pts number)	of KT&G	<b>- 144A</b> ; C	usip # <b>48</b>	(dtcc par 268G100	ticipant name)		
reques	ı ınaı me u	(dtcc pts number) pcoming cash dividend elow or as provided on	payable to noi	ueis as oi	12/3 1/20	no be paid a	t the preferred		
Ber	me of neficial older	Complete Address (Street / City / State / Zip)	Country of Residence	DR(s) Held	Tax Rate	Personal ID # (TIN#)	Entity Type (Individual, Non- Individual or Undisclosed)		
			DR(s) Held:						
We here any appl for Relie other chreclaim p distribution due and BNY Me	ling rate. If the heet. Please in the heet. Pl	shares including uncertified / tree are more than 7 beneficial return the disk and this cover this tax reclaim assistance stagreement. We hereby according to \$0.0075 per Depositar expenses payable by or dutax authorities or regulators gor otherwise in BNY Mellother or not a successful redunared with its agents and affilin addition to statutory and other or not statutory	ervice is wholly vo ept and agree to pry Receipt for stante to BNY Mellon (which fees, chargen's discretion). We action in rate or reliates.	all Wonjae Led with the recoluntary and coay the fees or dard Long Foor its agents, ges or expense hereby agreclamation is	e at the nur quired author discretionant f BNY Mello orm tax recl including a ses may be ee that any obtained. W	y and outside the on of up to \$0.009 aim (with a minimary custodian, in deducted from t such fees, chargve hereby ackno	to the address above.  terms and conditions of per Depositary Receipt num of \$25.00), and any connection with the tax he dividend or any other ges or expenses may be wledge that fees paid to		
subject t is not pr whatsoe	o review and a oviding any le ver for any los	approval, and potential audit egal, tax, accounting or othe ss howsoever arising from or	by the applicable or professional addingler reliance hereto.	custodian an	d the applic e matters a	cable tax regulator nd has expressly	ors, and that BNY Mellon y disclaimed any liability		
stated h	erein and we	best of our knowledge each declare that we have perform to us by these beneficial own	med all the neces						
associate Mellon a liability for and all lo	ed therewith. In the custodior, and we shapes, liability, da	or any and all claims, penaltie BNY Mellon shall not be liable ian in processing such claims all indemnify, defend and hold amage, judgment, settlement gitself or enforcing this agree	e for the failure to s, we expressly ag d each of BNY Me d, fine, penalty, der	secure any re ree that BNY llon and its ag nand, claim, o	efund. In col Mellon and gents and a cost or expe	nsideration of the its agents or affi ffiliates harmless ense (including w	e assistance of BNY liates shall not have any from and against, any		
CONTA	CT INFO								
SIGNA	TORY NAME	E:							
POSITI	ON:								
TFI FPI	HONE #:								

E-MAIL ADDRESS: \_\_\_\_

SIGNATURE:

#### **RECORD DATE: WINTER 2015**

Please refer to the following chart to determine withholding tax on dividend payments on Korean issues:

COUNTRY	TOTAL TAX RATE (%)	
Korea, Republic of	Institutional Investors	0.00
Norea, Nepublic of	Individual Investors	15.40
Kuwait, Mongolia		5.00
Azerbaijan		7.00
Albania, Bahrain, Brazil, Croatia, Czech, Ecuado Kyrgyzstan, Laos, Latvia Myanmar, Nepal, Oman Russia, Saudi Arabia, S Arab Emirates, Vietnam	10.00	
Colombia, Estonia, Iran	, Qatar, Venezuela	11.00
Pakistan	12.50	
Algeria, Australia, Austr Belgium, Canada, Denn France, Germany, Gree Ireland, Israel, Italy, Jap Luxembourg, Malta, Me Zealand, Norway, Pana Portugal, Singapore, Slo Sweden, Switzerland, T Kingdom, Uruguay, Uzb	15.00	
South Africa, United Sta	tes	16.50
India, Turkey		20.00
Philippines		22.00
Malaysia	Labuan	22.00
Malaysia	Others	15.00
Other Countries, Non-C	ertified Holders	22.00

PLEASE NOTE: TAX RATES ARE SUBJECT TO CHANGE

■ Enforcement Rules of the Income Tax Act [Form No. 29-13] <Revised on Mar. 14, 2014>

# **Report of Overseas Investment Vehicle**

* Please check the appropria	ate [ ].		Dane	sint Data			(Front)
Receipt No.			Rece	eipt Date			
1. For Overseas Public	Collective investm	<b>ent Vehicl</b>	e ("OPCIV")				
** If any one of the following three requirements is not satisfied, skip Section 1 and complete Section 2. Overseas Investment Vehicle other than OPCIV.  The OPCIV is an overseas investment vehicle similar to a collective investment vehicle under the Financial Investment Services and Capital Market Act and registered or approved in a tax treaty partner country							
The securities of OPCIV are not issued by private placement and the OPCIV has 100 or more investors (an overseas investment vehicle shall be counted as one investor in this regard) as at the end of preceding fiscal year (or, as at the							
date of submission o	f this Report if the OPCI n overseas investment veh	IV is newly e	stablished).				
1-1. General Information of the		neie subject t	o any tax treaty provi	isions mat	ucity tax tre	eaty belie	1115.
① Name:	② Name of Represent	ative: 3	Date of Establishme	ent:		Investmen ate (IRC)	t Registration , etc:
5 Telephone Number:	⑥ Address:			•			
⑦ Country of Registration/Approval:	Country Code:	9	Statutory Ground fo Registration/Approva				ory Authority Approval:
① Type of Entity: [ ]Corporation [	Trust	[ ]Partners	ship [ ]C	Others(			)
1-2. Status of Total Investment	Amount, etc. By Country				Basic Date:		]
	Total Investment Ame	ount / Ratio			ax Rate To		
② Country, etc.	(3) Amount (Unit: )	(%) Ratio (%)	(15) Number of Beneficial Owners	Type Incom		ype of ncome	Type of Income
① Total		100%					
The Reporter hereby confirms t each subparagraph of Article 20		olic collective					
Article 207-2(9) of the ED-PITA Act ("ED-CITA") and the provi false statement. The Reporter withholding tax under this Rep relevant laws and can not be ap	A and each subparagraph sion to Article 138-4(9) is aware that if any output may be less than the	of Article 13 of the ED-CI f the contents e amount of	8-7(3) of the Enforce ΓA, and that all inforce s of this Report is withholding tax that	ment Decre mation pro different f	ee of the C vided above rom true f	orporate is true acts, the	Income Tax without any amount of
To:		Date Name				(Signat	ture or Seal)
1. Document	which verifies registrati		approval by the rele	vant finan	cial supervi	isory aut	hority as a
	investment vehicle, and proverseas Investment Vehic		rom other overseas in	vestment ve	ehicle (if an	y)	
2. Oversees investment	<b>Vehicle other than</b>	n <b>OPCIV</b>					
® Name:	Name of Represent	ative: 20	Date of Establishme	ent:		Investment te (IRC),	t Registration etc:
2 Telephone Number:	② Address:	<u> </u>					
② Country of Establishment:	ı	2	Country Code:				
26 Type of Entity: [ ] Corporation [	]Trust	[ ]Partners	ship [ ]C	others(			)
The Reporter hereby confirms that it receives an Application for Entitlement to Reduced Tax Rate on Domestic Source Income, an Application of Non-Taxation Tax Exemption on Korean Source Income under the Tax Treaty or a Report of Overseas Investment Vehicle from a beneficial owner or other overseas investment vehicle and completes this Report of Overseas Investment Vehicle and the Statement of Beneficial Owner without any false statement under the Article 207-2, 207-8 of the Enforcement Decree of the Personal Income Tax Act ("ED-PITA") and the Article 156-2 and 156-6 of the PITA and the Article 138-4, 138-7 of the Enforcement Decree of the Corporate Income Tax Act ("ED-CITA") and the Article 98-4 and 98-6 of the CITA. The Reporter is aware that if any of the contents of this Report is different from true facts, the amount of withholding tax under this Report may be less than the amount of withholding tax that shall be withheld in accordance with the relevant laws and can not be applied to the non-taxation-tax exemption.							
•		Date				(Ciama)	ura or Cool
Name (Signature or Seal) To:							
Attachment Schedule of Ber	neficial Owners, and Report of	of Overseas Inve	estment Vehicle received	from other of	overseas inves	stment veh	nicle (if any)
Attomey in-Fact  Type:  Tax Administrat  Address or Place	or [ ]Others	Name of Indiv	vidual or Corporation:		iness Registration No		o. (Resident

- \*\* The filing date is the date on which the withholding agent (or overseas investment vehicle) files this Report as received from another relevant overseas investment vehicle and the filing number is the serial number assigned to such filing.
- 1. This Report shall be prepared and submitted by an overseas investment vehicle if a Korean source income is paid through such overseas investment vehicle. In this regard, if the beneficial owners include both non-resident individuals and foreign corporations, this Report shall be prepared on a combined basis and not for each group separately. In the case where additional Korean source income is received after the submission of this Report, a new Report shall be prepared and submitted in any one of the following cases:
- If an overseas investment vehicle changes its name, address, country of residence, entity type, telephone number or tax rate to be applied, etc.;
- ii) If an overseas investment vehicle, which was initially reported as an overseas public collective investment vehicle, has lost such status as a result of not satisfying the relevant requirements such as regarding number of investors; or
- iii) If three years have elapsed since the submission of this Report.
- 2. Items ① and ⑧. Enter the full English name of the overseas investment vehicle or the initials of the overseas investment vehicle with its full name in parentheses.
- 3. Items ② and ⑨. If the representative is a foreigner; enter his/her full English name as shown in his/her passport.
- 4. Items ③ and ②). Enter the date of establishment of overseas investment vehicle in the following format: YYYY-MM-DD.
- 5. Items ④ and ②. Enter the Number of the investment registration certificate (IRC No.) of the overseas investment vehicle issued by the Korean Financial Supervisory Service. In the absence of IRC No., enter the Taxpayer Identification Number in the country of residence (If the overseas investment vehicle has Business Registration Number issued by the National Tax Service, enter it)
- 6. Items ⑤ and ②. Enter current telephone number including the country code and area code, if any.
- 7. Items ⑥ and ②. Enter the overseas investment vehicle's address in English in the following order: street number, street name, city, state, postal code and country. Please do not enter a PO Box.
- 8. Items ⑦, ⑧, ⑳ and ㉑. Enter the country abbreviation and code from ISO Country Codes set by the International Organization for Standardization (ISO).
- 9. Item ⑤. Enter the relevant foreign statutory provisions in English which requires that the overseas public collective investment vehicle shall be registered with or approved by the financial supervisory authority of the tax treaty partner country.
- 10. Item ①. Enter the English name of the financial supervisory authority of the tax treaty partner country, which has jurisdiction over the registration or approval thereof.
- 11. Items ① and ②6. Check the applicable type of entity. Check "Partnership" if the investment vehicle is a corporation but is subject to partnership taxation in its country of residence under which its shareholders or investors are directly subject to tax liability. If the investment vehicle is not a corporation, fund or partnership, check "Others" and specify the type in parentheses.
- 12. Section 1-2. Enter the relevant information by classifying beneficial owners by each country of residence. If, however, it is considerably difficult to classify the beneficial owners by each country at the time of submitting this Report, the Section 1-2 can be prepared and submitted using the information as at the end of the preceding quarter from which this Report is submitted or at the time that overseas investment vehicle can classify beneficial owners within the preceding three months from which this Report is submitted on a retroactive basis.
- 13. Item ②. Enter country abbreviations as determined by the ISO or 'ZZ' if the residence country of the beneficial owner is not identifiable. If the investor is other overseas investment vehicle, enter the name of such overseas investment vehicle as indicated in the Report of Overseas Investment Vehicle received from such overseas investment vehicle, instead of classifying the beneficial owners behind such overseas investment vehicle by each residence country, and enter "1" for the number of beneficial owners. Please prepare separate attachment if the space given in the form is insufficient for the number of countries of residence of beneficial owners.
- 14. Item ⑥. Enter the applicable reduced tax rate[or 0(zero) tax rate on applying non-taxation-tax exemption] under the tax treaty between Korea and the country in which the beneficial owner resides. If the reduced tax rate under the tax treaty does not include local income surtax, enter a tax rate reflecting the tax rate under Article 92(1) and 103-20(1) of the Local Tax Act. However, if there is no tax treaty between Korea and the country in which the beneficial owner resides or the beneficial owner's residence country is unidentifiable, please enter a tax rate of Article 156(1) of the PITA or Article 98(1) of the CITA reflecting the tax rate under Article 92(1) and 103-20(1) of the Local Tax Act. If the investors include other overseas investment vehicle, enter the sum in the column of ⑥ Tax Rates on the Schedule of Beneficial Owners as attached to the Report of Overseas Investment Vehicle received from such overseas investment vehicle (in case of a public overseas collective investment vehicle, the sum of tax rates applicable to each type of income as recorded in the column of ⑥ Tax Rate To Be Applied on the Report of Overseas Investment Vehicle).
- 15. Item ⑦, Enter the sum of ③ Total Investment Amount and ⑤ Number of Beneficial Owners. For the sum of ⑥ Tax Rate To Be Applied of each income type, please enter the sum of the applicable tax rates[or 0(zero) tax rate on applying non-taxation-tax exemption] for each country multiplied by the investment ratio of each country (including, if the investors include other overseas investment vehicle, the tax rate applicable to the overseas investment vehicle multiplied by the investment ratio thereof). The sum in the column of ④ Total Investment Ratios shall always equal to 100%.
- 16. If the sum in the column of ① Total Investment Ratios or ⑥ Tax Rate To Be Applied is an indefinite decimal, please indicate the ratio or tax rate as a percentage which is rounded up to the nearest ten thousandth place (e.g., XX.XXXX%).
- 17. Items ② through ③ should be completed when an attorney-in-fact submits this Report on behalf of the overseas investment vehicle. An attorney-in-fact other than a tax administrator under Article 82 of the Framework Act on National Taxes is required to submit the Power of Attorney together with a Korean translation.
- 18. The withholding agent(the income payer) or overseas investment vehicle who received this Report (including any attachments thereto) is required to maintain it for five years starting from the day following the withholding tax payment due date under Article 156(1) of the PITA or Article 98(1) of the CITA and submit it upon request to the Head of the district tax office having jurisdiction over the tax payment place of the withholding agent. Meanwhile, the income payer have to submit this Report by the ninth day of the month following the month in which the date of payment falls under the Article 207-2(1) of the ED-PITA and the Article 138-4(1) of the ED-CITA

# Schedule of Beneficial Owners (Type of Income

(Front)

									(Unit: %)	
① Classif ication	② No.	Name of individual or overseas investment vehicle	(4) Taxpayer Identification No.	⑤ Address	G Country of Residence	7 Date of Birth	8 Tax Rate To Be Applied	(9) Investment Ratio	Tax Rate (8 × 9)	

11 Total

- 1. This Schedule shall be prepared and submitted by an overseas investment vehicle for each type of income and attached to the Report of Overseas Investment Vehicle, if a Korean source income is paid through such overseas investment vehicle. In this regard, if the beneficial owners include both non-resident individuals and foreign corporations, this Schedule shall be prepared on a combined basis and not for each group separately, and separate attachment may be prepared in same format if the space provided in the Form is insufficient for the number of beneficial owners of the overseas investment vehicle.
- 2. Item ①. Mark "V" if the investor is an overseas investment vehicle and mark "BO" if the investor is a beneficial owner. If the investors of the subject overseas investment vehicle include both overseas investment vehicles and beneficial owners, please list beneficial owners first and then overseas investment vehicles.
- 3. Item 2. Enter a serial number for each group of overseas investment vehicles and beneficial owners.
- 4. Item ③. Enter the name of individual or the full English name of the overseas investment vehicle or the initials of the overseas investment vehicle with its full name in parentheses.
- 5. Item ④. Enter Taxpayer Identification No. If investor is a non-resident individual, refer to the below table. If investor is a company, enter the number of the investment registration certificate (IRC No.). In the absence of IRC No., enter the Taxpayer Identification No. in the country of residence (If the company has Business Registration No. issued by Korean tax authority, enter it).

	Classification	Identification Number			
(1)	Principle	Resident Registration No. or Business Registration No. issued by Korean tax authority			
(2)	In the absence of (1)	[For individual] Registration number under the Report of Domestic Residence (for a Korean national residing overseas or a Korean with foreign nationality), foreigner registration number under the Foreign Registration Card (for a foreigner) or passport number in the absence of the former two			
(3)	In the absence of (1) and (2)	Investment registration number from an investment registration certificate or Taxpayer Identification No. in the country of residence			

- 6. Item ⑤. Enter the address in English in the following order: street number, street name, city, state, postal code and country. Please do not enter a PO Box.
- 7. Item ⑥. Enter country abbreviations as determined by the ISO or 'ZZ' if the residence country of the beneficial owner is not identifiable.
- 8. Item ⑦. Enter the date of birth if the beneficial owner is non-resident individual (for example, enter "20060101" if the date of birth is January 1, 2006).
- 9. Item ⑧. Enter the applicable reduced tax rate[or 0(zero) tax rate on applying non-taxation-tax exemption] under the tax treaty between Korea and the country in which the beneficial owner resides. If the reduced tax rate under the tax treaty does not include local income surtax, enter a tax rate reflecting the tax rate under Article 92(1) and 103-20(1) of the Local Tax Act. However, if there is no tax treaty between Korea and the country in which the beneficial owner resides or the beneficial owner's residence country is unidentifiable, please enter a tax rate of Article 156(1) of the PITA or Article 98(1) of the CITA reflecting the tax rate under Article 92(1) and 103-20(1) of the Local Tax Act. If the investors include other overseas investment vehicle, enter the sum in the column of ⑩ Total on the Schedule of Beneficial Owners as attached to the Report of Overseas Investment Vehicle received from such overseas investment vehicle. In case of a public overseas collective investment vehicle, enter the sum of tax rates applicable to each type of income as recorded in the column of ⑯ Tax Rate To Be Applied on the Report of Overseas Investment Vehicle received from such overseas public collective investment vehicle.
- 10. Item ③. Enter the investment ratio of each beneficial owner or other overseas investment vehicle investing in the subject overseas investment vehicle. The sum of such investment ratios shall always equal to 100%.
- 11. Item ①. Enter the tax rate which is calculated by multiplying ⑧ Tax Rate To Be Applied[or 0(zero) tax rate on applying non-taxation-tax exemption] by ⑨ Investment Ratio for each beneficial owner or overseas investment vehicle.
- 12. Item ①. Enter the sum of Tax Rates applicable to each respective beneficial owners and overseas investment vehicles. If ③ Investment ratio, ① Tax Rate, or ① Sum of Tax Rates is an indefinite decimal, please indicate the ratio or tax rate as a percentage which is rounded up to the nearest ten thousandth place (e.g., XX.XXXX%).
- 13. The withholding agent(the income payer) or overseas investment vehicle who received this Report (including any attachments thereto) is required to maintain it for five years starting from the day following the withholding tax payment due date under Article 156(1) of the PITA or Article 98(1) of the CITA and submit it upon request to the Head of the district tax office having jurisdiction over the tax payment place of the withholding agent. Meanwhile, the income payer have to submit this Report by the ninth day of the month following the month in which the date of payment falls under the Article 207-2(1) of the ED-PITA and the Article 138-4(1) of the ED-CITA

■ Enforcement Rules of the Corporate Income Tax Act [Form No. 72-2] (Established on Feb. 28, 2012)

# Application for Entitlement to Reduced Tax Rate on Domestic Source Income (for Foreign Corporation)

*Please check the ap	propriate [ ].				(Front)
Filing No.			Filing	Date	
Applicant Inform	nation				
①Type of Entity	[ ] Ove	poration, [ ] Pension, [ ] Fund, erseas investment vehicle recognized a elevant tax treaty provisions: ers (	as beneficial ov	vner under tax treaty ) )	
2Name of Corpora	ation	6Address			
3Name of Represe	entative	7Country of Residence			
4 Taxpayer Identifi	ication No.	8Country Co			
5 Date of Incorpora	ation	9Telephone Number			
3. Determination of 11A pension establic Officials Pension A Benefits Act, etc.: Y	ished under the laws of a tact, Armed Forces Personne Yes [ ] No [ ] ablished as a non-profit or	Article Paragraph Su	chers and Staff	Type of Income Korean National Pensi Act, and Guarantee of	Tax Rate % Tax Rate %  Tax Rate %  ion Act, Public Workers' Retirement
(13)An overseas inveincorporated: Yes [ (14)Is the corporation	estment vehicle recognized  ] No [ ]  n liable to tax under the tax	as beneficial owner under the tax treat laws of the country of residence?: You nestic source income?: Yes [ ] No	es [ ] No [	•	n which it is
16 Is the Applicant treaty benefits? Yes		e provisions of the tax treaty between	Korea and its	country of residence th	at deny (restrict) tax
("CITA") and Artic below that there is authorized to sign the 1) The Applicant Application ma 2) The Applicant agent shall app established. 3) The Applicant	cle 138-7 of the Enforcer no false statement in the his Application on behalf c is aware that if any of the ay be less than the amount is aware that if it answers by the reduced tax rate und t is aware that if it answers	d to submitting this Application pure tent Decree of CITA ("ED-CITA"), to contents of this Application, and that of the beneficial owner) of all the dome contents of this Application is different of withholding tax that shall be withh "Yes" to any one of 11through 13about the tax treaty between Korea and the "No" to any one of 4 and 5 or "yes" of the Applicant shall not apply.	the Applicant is the Applicant is the Applicant lestic source income the from true face and in accordance satisfying the country in when the country in which the country in when the country in which the country is the country in which the country in which the country in which the country is the country in which the coun	s clearly aware of the is the beneficial owner come which this applicate, the amount of withhate with the relevant la ne requirements thereof which the relevant pension	e followings provided er (or attorney-in-fact ation relates. holding tax under this laws. f, the withholding ion, etc. is
		Date			
	Applicant (Re	presentative)		(Sign	nature or Seal)
To					
Attachment: Do	cuments substantiating the	fact that the Applicant falls under any	y of the categor	ies (11through (13)	
Attorney-in-Fact	① Type [ ] Tax Administrator [ ] Others	Corporation	Business R	egistration No. (Reside	ent Registration No.)
	20 Address or Place of E	Business			

% The filing date is the date on which the withholding agent files this Application as received from the beneficial owner and the filing number is the serial number assigned to such filing.

- 1. This Application shall be submitted by a foreign corporation which wishes to apply a reduced tax rate under the relevant tax treaty applicable to its Korean source income, and this form shall not be submitted by a foreign corporation which is exempt from Korean withholding tax pursuant to the relevant tax treaty. In the case where the Applicant receives additional Korean source income after the submission of this Application whereby a reduced tax rate under the relevant tax treaty was applied to the previous Korean source income, the Applicant is required to prepare and file a new application if there is any change in its corporate name, representative, taxpayer ID No., address, country of residence and telephone number, etc., or if three years have elapsed since the submission of this Application.
- 2. Item ① Check the appropriate type of entity that applies. If the Applicant is a pension, fund or overseas investment vehicle falling under any one of the Items under Article 138-7(5) of the ED-CITA, check the appropriate [space]. Also, enter the relevant tax treaty provisions in the parentheses in the case of an overseas investment vehicle. For other types of Applicants such as a government, local government or central bank, etc., select "Others" and specify the type in parentheses.
- 3. Item (2) Enter the Applicant's full name in English.
- 4. Item (3) If the representative is a foreigner; enter his/her full English name as shown in his/her passport.
- 5. Item ④ Enter the investment registration number from the investment registration certificate. In the absence of such number, enter the Applicant's taxpayer ID No. issued by the tax authority of its residence country (or, enter the Applicant's Business Registration No. if it is issued by a district tax office in Korea).
- 6. Item (5) Enter the Applicant's date of incorporation in the following format: YYYY-MM-DD.
- 7. Item (6) Enter the Applicant's address in English in the following order: street number, street name, city, state, postal code and country. Do not enter a PO Box.
- 8. Items 7 and 8. Enter the country abbreviation and code from ISO Country Codes set by the International Organization for Standardization (ISO).
- 9. Item (9) Enter current telephone number including the country code and area code, if any.
- 10. Item (1) Enter the tax treaty and relevant provisions therein to be applied, type of relevant Korean source income and reduced tax rate. If the reduced tax rate under the relevant tax treaty does not include local income surtax, enter a tax rate reflecting the tax rate under Article 89(1) of the Local Tax Act.
- 11. If the Applicant answers "Yes" to any one of ①through ③satisfying the requirement thereof, the reduced tax rate under the tax treaty between Korea and the country in which the Applicant (i.e., the pension, fund or overseas investment vehicle, etc) is established shall be applied.
- 12. If the Applicant answers "No" to any one of (14) and (15) the reduced tax rate under the relevant tax treaty shall not apply.
- 13. For Item <sup>16</sup>, confirm whether or not the Applicant or its income is subject to the provisions of the tax treaty between Korea and its country of residence which deny (restrict) the tax treaty benefits. If checked "Yes," the Applicant shall not be entitled to the reduced tax treaty under the tax treaty.
- 14. Items ① through ② should be completed when an attorney-in-fact submits this Application on behalf of the Applicant. An attorney-in-fact other than a tax administrator under Article 82 of the Framework Act on National Taxes is required to submit the Power of Attorney together with a Korean translation.
- 15. The withholding agent or overseas investment vehicle who received this Application (including any attachments thereto) is required to maintain it for five years starting from the day following the withholding tax payment due date under Article 98(1) of the CITA and submit it upon request to the Head of the district tax office having jurisdiction over the tax payment place of the withholding agent.

# Application for Non-Taxation • Tax Exemption of ([] Individual Income Tax[] Corporate Income Tax) on Korean Source ([] Interest [x] Dividend [] Royalties [] Other) Income under the Tax Treaty

** Please check the appropriate [ ]. (Front) Receipt No. Receipt Date Required to be processed upon submission										
Receipt No.			Receipt Date				Required to be p	rocessed upon submissi	lon	
			idual (or Corporation)		27					
Beneficiary			dent or Alien) Reg		on No.					
	③ Address (or Location of Business)									
	4 Date of				ate of Residence		7 1.1	6 State Code		
	① Name o		•			(E	English) Korean	Securities Depos	itory	
Income Payer	Name of Representative Yoo Yae Hoon     Business (Resident or Alien) Registration No. 116-82-05363									
	(® Address (or Location of Business) 4GIL 23 Yoinaru, Youngdeungpo-GU, Seoul, 150-948, Korea									
	① Interest		[ ] Bonds [ ] Bonds Investment Trust [ ] Deposit and Savings [ ] Loans [ ] Other							
Type of	12 Divider	nds	[ ] Securities Investment Trust [ ] Deemed Dividends							
Income	0.5.1.		[ ] Dividends between Corporations [ ] Other							
	(3) Royalties		[ ] Patents, Tradem	nark	[ ] Copyrights	[ ] Equip	oment Lease [	Other		
	①4 Other									
					/ Dividend Inc	ome				
			(5) Accoun	t No.				16 Real name con	nfirmed	
								ì	Unit: KRW)	
	Payment	yment 18 Amount Paid		(19	19 Tax Rate 20 Ta		Tax to be Withheld ② Tax		pted	
	r Non-Taxatior Exemption	1	Subparagraph ( ), Par	agraph	( ), Article (	) of the Ta	ax Treaty between	Korea and ( )	ı	
② Cove	red Period			(M	(Yr.)	) ~	. (Mo.)	(Yr.)		
I hereby sub	mit an "Appl				-			come Tax on Non-Re		
Korean Source	`				6-2 (or 98-4) or	f the "Inc	come Tax Act (o	r Corporate Tax Ac	t)" and	
Article 207-	2 (or 138-4)	of its	Enforcement Decree	€.	Date:					
			,	Applic	ant (Beneficiary			(Signature or Sea	al)	
(Via) Income Payer: (Signature or Seal)										
To The Hea	d of (		) District T						,	
2/2	Type of A	gent			[ ]Tax Age	ent	[ ]Other			
<u> </u>			ual (or Corporation)	[ ]14128		[ ]=				
-	Name of Individual (or Corporation)  Business (Resident or Alien) Reg. No.									
-	Address (or Location of Business)									
	Competent District Tax Office									
Attached Documents			of Residence" issued	-	-	-	-	•		
I hereby	confirm the	above	facts.							
					Date:					
	Цсс	<b>.</b>	1	•	Notice T	<b></b>	900			
	1768	d of	•	4	District To		75 20EL			

<sup>\*</sup> Irrespective of this confirmation of the submitted application, the head of district tax office can correct or determine taxes in accordance with relevant laws if the information in this application is found to be different from actual facts.

- \* The applicant or income payer shall not fill in the filing number and filing date.
- 1. This application shall be submitted in the case where non-resident individuals or foreign corporations wish to request for a non-taxation tax exemption under the tax treaty on Korean source interest, dividend, royalties and other incomes which follow Korean tax law or in the case where above income is paid through an Overseas Public Collective Investment Vehicle("OPCIV") and the OPCIV requests for non-taxation tax exemption under the proviso of the Article 207-2(9) of the Enforcement Decree of the Income Tax Act (138-4(9) of the Corporate Tax Act).
- 2. This application shall be prepared in three copies, one of which shall be submitted to an income payer attached with a certificate of residence issued by residence country of the beneficiary (incomes under the Article 119-12(f)(g) of the Income Tax Act can be replaced with a copy of passport or a certificate of immigration that proves immigration for the recent one year from the date of arrival in the Republic of Korea), and the income payer, in turn, shall submit the other two copies to the head of the competent tax office having jurisdiction over the place for tax payment of the income payer by no later than the ninth date of the month following the month to which the date of income payment belongs. An updated application form has to be submitted either 3 years after the date of submission or before the 3 years lapse when a change has occurred in the filing.
- 3. This application shall be null and void in the case the beneficiary submit it without a certificate of residence (incomes under the Article 119-12(f)(g) of the Income Tax Act can be replaced with a copy of passport or a certificate of immigration that proves immigration for the recent one year from the date of arrival in the Republic of Korea) or the information of his/her agent is written in the beneficiary section.
- 4. Check "V" in the relevant type of income.
- 5. Item ①. Enter the beneficiary's name. In case of a foreign corporation, enter corporation name. Enter his/her full name in English as shown in his/her passport.
- 6. Items 2, 9, 26. Refer to the below table.

	Classification	Registration Number					
(1)	Principle Resident registration number of business registration number						
(2)	When Reg. Num. of (1) is not issued	Enter a report number of the place of residence (a Korean national residing abroad or a foreign nationality Korean), or passport number (where the report number is not issued).					
(3)	When Reg. Num. of (1), (2) is not issued	Enter an investment registration number, or taxpayer identification number (where the investment registration number is not issued).					

- 7. Item 3. Enter the beneficiary's address in the following order: street number, street name, city, state, postal code and country.
- 8. Item ④. Enter the date of birth if the beneficiary is non-resident individual (for example, enter "20060101" if the date of birth is January 1, 2006).
- 9. Items ⑤ and ⑥. Enter the country abbreviation and code from ISO Country Codes set by the International Organization for Standardization (ISO).
- 10. Item ①. Enter a corporation name both in Korean and English where an income payer is a corporation and enter a shop name both in Korean and English where an income payer is an individual. Item ⑧. Enter the name of representative and business operator.
- 11. Item (1). Enter the headquarter location of income payer, or the address of the income payer where the business location does not exist.
- 12. Items ①~①. Check [ ] in the relevant item category.
- 13. Item (6). Enter 'real name' for a real name account that confirmed real name or conversed by real name and enter 'non-real name' for other accounts. Where an interest or a dividend has been distributed to a direct owner of bond-security that have already been issued and he/she confirmed that he/she is an actual owner of account, enter 'real name.' Except for this case, enter 'non-real name'.
- 14. Item ③. Enter Korean won by exchange rate at the moment of application. In the case of non-taxation tax exemption amount that are confirmed later, the calculation shall be done by Korean won by exchange rate at the moment of payment of income.
- 15. Items ② ~② shall be filled where an agent files this application. Please submit a letter of attorney which proves beneficiary-agent relationship along with a copy of Korean translation where this application is filled by an agent other than a tax manager under the Article 82 of the Framework Act on National Taxes.
- 16. The income payer who receives this application (including its attached document when it exist) shall submit the application to the head of the competent tax office having jurisdiction over the place for tax payment of the income payer no later than the ninth date of the month following the month to which the date of income payment belongs under the Article 207-2(1) of the Enforcement Decree of Income Tax Act(the Article of 138-4(1) of the Enforcement Decree of Corporate Tax Act.)
- 17. The income payer or foreign investment vehicle that receives this application (including its attached document when it exist) shall keep this application for five years from the following date of period stated under the Article 207-2(1) of the Enforcement Decree of the Income Tax Act(the Article 138-4(1) of the Enforcement Decree of the Corporate Tax Act) and submit it to the head of the competent tax office having jurisdiction over the place for tax payment of the income payer when the head of the competent tax office requires to submit the application.