Declaration of Overseas Investment Vehicle Treated as the Beneficial Owner of Korean Source Income

	heck the appropriate [[].					(Front)	
Receipt No.					Receipt Date			
 If both of the following two requirements under Article 93-1 (1) of the Corporate Tax Act are met, complete this form. Overseas investment vehicle is subject to taxation in the jurisdiction it resides. There is no intention to unjustly reduce income tax or corporate tax on Korean source income by establishing the OIV in its jurisdiction. 								
1 Canara								
1. General Information of the OIV 1. Name: ② Name of Re		② Name of Rep	resentative: 3 Date of Establishment:		No. of Investment Registration			
(5) Telephone Number: (6) Address:								
① Country	y of Incorporation		® Country Code					
Type of Entity								
[] an entity whose members are all partners with limited liability								
[] a foreign entity that is the same or similar to a Korean entity treated as a corporation under the Korean lawsincluding the Commercial Act								
2. Status of Total Investment Amount, etc. By Country [Base Date:]								
① Country, etc.		Total Investme	Total Investment Amount /		Number of General		⁽¹⁴⁾ Number of OIV	
- Country	y, e.c.	① Amount(Un	nit:)	12 Ratio (%)	Investors		Number of Oiv	
15 Total				100%				
			10070					
I fall under the category where Overseas Investment Vehicle is viewed as the beneficial owner of all the domestic source income under Article 93-2 (1)①, and confirm that there is no false statement in the contents of this declaration submitted in accordance with Article 98-4, Article 98-6 of the Act and Article 138-4 and Article 138-7 of the Enforcement Decree of the Act. I am also aware that if any of the contents of this declaration is different from true facts, the amount of withholding tax hereunder may be less than the amount of withholding tax that shall be withheld in accordance with the relevant laws or tax or tax exemption may not apply.								
Date Declared by To: Cignature								
Attachment resides.(Certificate of resides 2. Document evidencing the			Overseas investment vehicle is subject to taxation in the jurisdiction it not or equivalent document) OIV's establishment, operation and investment activities(Documents on with or approval of the regulatory authority, investment prospectus, etc.)					
Attorney -in-Fact			Mame of Individual or Corporation			®Business Registration No. (Resident Registration No.)		
Attorney	19Address or Place	ce of Business	1		<u> </u>			

Filing Instruction

- * This form is required to be submitted when an overseas investment vehicle is treated as the beneficial owner of Korean source income pursuant to Article 93-2 (1) 1 of the Corporate Tax Act. For the receipt number and date, please enter the serial number the withholding agent (income payer) gets when this form is submitted by an overseas investment vehicle and the date when the OIV submits this form.
- 1. If the overseas investment vehicle receives the domestic source income again after submitting this declaration and falls under any of the followings, the OIV is required to submit this declaration again.
- a. If there is any change in the OIV's information written in "1. General Information of the OIV" above including the name, address, country of incorporation, type, telephone number, etc. or
- b. Three (3) years have passed since this declaration was submitted.
- 2. Item ①. Enter the OIV's full name in English. If it uses initials for the official companyname, write the full name in parentheses after the initials.
- 3. Item ②. If the representative is a foreigner; enter his/her full English name as shown in his/her passport.
- 4. Item ③. Enter the OIV's date of incorporation in the following format: YYYY-MM-DD.
- 5. Item ④. Enter the OIV's IRC No. issued by the FSS. If it is not available, enter Taxpayer Identification Number (if has a business registration number, enter the business registration number).
- 6. Item ⑤. Enter current telephone number including the country code and area code, if any.
- 7. Item ®. Enter the address in English in the following order: street number, street name, city, state, postal code and country. Do not enter a PO Box.
- 8. Item ① and ⑧. Enter the country abbreviation and code from ISO Country Codes set by the International Organization for Standardization (ISO).
- 9. Item (9). Mark '\sqrt{1}' in any type to which the OIV regarded as a foreign entity under Article 2 paragraph 3 of the Enforcement Decree of the Corporate Tax Act applies.
- 10. Item ®. Enter the country abbreviation from ISO Country Codes set by the International Organization for Standardization (ISO) and if the country of residence cannot be identified enter 'ZZ'.
- 11. Item [®]. Enter the number of individuals or corporations that are not other OIVs.
- 12. Item 4. If there is other type of OIV, the OIV is counted as one investor.
- 13. Fill out (6) through (9) if this declaration is submitted by an agent. When other agent than the tax payment agent under Article 82 of the Framework Act on National Taxes submits this declaration, it is required to submit a power of attorney together with the Korean translation thereof.
- 14. The withholding agent (income payer) who has received this declaration (including attachment if any) shall keep it for five (5) years from the date immediately following the withholding tax due pursuant to Article 98 (1) of the Corporate Tax Act (the due under Article 138-4 (1) of the Enforcement Decree of the Corporate Tax Act) and shall submit it when the head of the tax office in the withholding agent (income payer)'s place for tax payment requires to do so. Meanwhile, an income payer shall submit this declaration to the head of the tax office in the income payer's place for tax payment by the 9th of the month following the month in which the day the income is paid in accordance with Article 138-4 (1) of the Enforcement Decree of the Corporate Tax comes.