

Consent to Provision of Financial Transaction Information

1. Client who consents hereto (the "Client")

Name:

Address:

Identification No.

Investment Registration Certificate no.: _____

OR

Legal Entity Identifier no.: _____

OR

Business Registration no.: _____

2. Financial Institution that will provide the Transaction Information:

The Hongkong and Shanghai Banking Corporation Limited

3. Details and Scope of Transaction Information to be provided:

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

4. Persons or Institutions to which Transaction Information will be Provided & Purpose of the Provision:

- a) Any domestic and overseas head offices, 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 tax authority, exchanges and trade repositories such as Korea Exchange, etc.) designated by any domestic or overseas authority or under any domestic or overseas laws, etc. for such purposes as reporting, approval, audit, inspection, supervision, financial management (including accounting and tax, etc.), risk management, or prevention of financial crimes such as anti-money laundering, etc. (including "Know-Your-Customer check"), internal control (including compliance), consulting about new product development, business processing related to internal discussion or consulting for client service, business processing or support for back office (human resources, planning, general affairs, management support, management analysis, product related development, IT, settlement, legal etc.), compliance with domestic and overseas laws and regulations and subpoena, request, requirement and order thereunder, and other cooperation for dispute resolution proceedings etc.; and
- b) The Affiliates with whom such financial institution works together for performance of 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, identification of potential demands and provision of market trend information, identification of transaction counterparties or investors, provision of hedging transaction, and allocation of the performance and/or the profit generated after the provision of funding and/or the joint business activities etc.) under the relevant laws (including the Financial Investment Services and Capital Markets Act and any rules or internal control standard thereunder).

(continued on next page)

Consent to Provision of Financial Transaction Information (cont)

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5. Effective Period:

- This consent shall be valid for one year until such financial institution receives from the Client consenting hereto a written revocation of such consent by mail or email. Provided, however, that if the financial institution notifies the Client each year that the Client may revoke the consent by mail or email in case the Client 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.
- The Client hereby requests and agrees that the financial institution as identified in 2 above shall send, by mail or email, an annual written notice to the Client to notify the Client of provision of the financial transaction information of the Client to third parties pursuant to this consent.

6. Right to refuse to give consent and disadvantage the Client possibly could face if the Client refuses to give consent.

The Client may refuse this consent. However, as the provision of the aforementioned Transaction Information is prerequisite for the Client to execute or implement financial transactions with the financial institution, thus, without the consent pursuant to this consent form, it is not possible for the Client to establish and maintain financial relationship with the financial institution.

Pursuant to Article 4 of Act on Real Name Financial Transactions and Confidentiality and Article 8 of the Enforcement Decree of the same Act, I/we hereby consent to your provision of any information or data regarding my/our financial transactions as prescribed above.

Date: _____

Consented by: _____ *(Registered seal or signature)*

Name: _____

Title: _____