■ Enforcement Rules of the Foreign Investment Promotion Act [Form No.1] < Amended Sep.22,2022>

## Foreign Investment by Acquisition of Stocks (or Contribution)

담당	책임자				

	Notificat		_	JApplicati			horiza	ition			
Please fill out this     Number of Receipt	entire form exce	<u> </u>	pt for the black boxes and mark √ in [] when  Date of Receipt Date of Co				Torm	n of Completion	(Page 1		
Number of Receipt		Date of Re	ceipt	Date of Co	ompieuor		Tern	1 or Completion	Authorization: 15		
Foreign Investor	Name or Individual Internation     Address	☐ Foreig	gn company 🗌	/e organization [		lationality  Phone Number:		)			
Foreign-	4 Name or trade name	(Korear					(5) B	usiness Registrat Headquarter)	ion No.	/_	
	6 Address     (Current or future)		actory (Main pla	ace of business)			(P	hone Number:		)	
			Investment location (for acquisition of newly issued stocks & c					hone Number:		)	
invested	① Intended Business/Present business										
enterprise (domestic company receiving investment)	Sub-Class of KSIC (Korea Standard Industry Code)										
	® Capital	vvnere	acquiring outs		ion (so	mtwibtiom\	٨٤٠	WON	untwik ution)		
	(Contribution)	Others	;	Before acquisit	on ATT	er acquisition (co	ntribution) won	1			
	Acquisition of manageria control		ther domestic	Company producing defense materials defined unc Article 3 of the Defense Acquisition Program Act				ined under subpa			
		inves possi	oany to be ted in has bility of falling er Artide	Company producing goods, etc. or te or approval for exportation under Artilikely to be used for military purposes				technologies subject to permission rticle 19 of the Foreign Trade Act are es			
		5 (1)		Company possessing contract classifie 2 of the National Intelligence Service A							
		Decree of Company possessing national core to 2 of Article 2 of the Act I Industrial Technology					re technol ntion of D	echnology defined in subparagraph on of Divulgence and Protection of			
	$\%$ If $\ \textcircled{\scriptsize{0}}$ ( $\ \textcircled{\scriptsize{0}}$ are both marked with [v], documents required to determine threats to nat							ecurity should be su	ubmitted.		
	① Type of Investment	[ ] Est	ablishing Privat	d, [ ] outstanding) te Enterprise Ion-Profit Corporation  r name (Korean or English) (Only when accounts)			nent [ ]	[ ] Establishment/expansion of factory     [ ] Establishment/expansion of place     of business     [ ] Merger or Acquisition of     foreign-invested company     [ ] Merger or Acquisition of other company			
	③ Seller of st equivalent		Trade name o					acquiring current outstanding stocks) (Phone no.:			
	0.01:	[ ] C	ash, [ ] Capita	l Goods	Casl	n Amount		won(U	ISD	)	
		[ ] St	ock, [ ] Real E	state, [ ] Bond	Cap	ital Goods		won(U	ISD	)	
		[ ] In	dustrial Propert	y Right		Other		won(U	ISD	)	
Details of notification	15 Foreign in	vestmen	t amount	Total acquisition :				won(USD			
(application)	16 Shares(sta	akes)	Туре	Par Value per Stock(B)		Acquisition	Acquisition Price per Stock(Share)(C)				
	(to be) acc			Total Par Value of All Stocks(AxB) To			Total Acc	otal Acquisition Price(AxC)			
	17 Total Amo					won(l	won(USD )				
			er Acquisition	Par Value of All Stocks:				W	on		
	(18) Number of Jobs to be Created Persons										
	Basis of acquisition (Only when acquiring stocks or equivalents pursuant to Articles     5 (2) 2 through 6 of the Foreign Investment Promotion Act)     [ ] Convertible Bonds, [ ] Preemptive Rights, [ ] Bond Issue, [ ] Dividend, [ ] Purchase/Inheritance /Ber [ ] Merger/Comprehensive exchange or transfer of stocks/Division, [ ] Other( )								neritance /Beque	est/Gift,	
The above notification of the Enforcement			with the regulation	ons stipulated in Art	ticle 5 (1	) and (2) of t	he Foreign	Investment Promot	tion Act or Article Year Month		
			Арр	olicant or Reporting (or Power of At			(Phone N	umber:	(Signatur	e or Seal	
For the <b>KEB HAI</b> For the <b>Applica</b>							-				
Notification No:	tification is confir	med. [	The above is au	uthorized. (Condition	n:	/*-		)			
				KEB HA		ANK (Sei	al )	Year	Month	Dav	

5-09-0484(4-1) (2022,09 개정) (보존년한 : 등록말소 다음연도부터 5년간 보관)

KEB HANA BANK (Seal )

Month

Day



Customer

## Foreign Investment by Acquisition of Stocks (or Contribution) [ ]Notification Form [ ]Application for Authorization

Number of Receipt	CHAIC TOTTT EXC	Date of Re		mark √ in [] when a Date of Cor	• •		Term of Completion		ication: Imme	
Foreign	① Name or Individual	☐ Foreig	gn company 🗌		② Nationality	Auth	orization: 15	days		
Investor	3 Address	riai ecoric	ornic cooperativ	e organization 🗌			(Phone Number			
Foreign-	④ Name or	(Korean)					(Headquarter)		) <b>.</b>	
	trade name	(English	1)				(i icadquai tci )			
	Address     (Current or future)	Headqu Main fa		oco of business)			(Phone Number			)
		Main factory (Main place of business)  Investment location (for acquisition of newly issued stocks & co					(Phone Number	•		)
				· 	(Phone Number	•		)		
invested	① Intended Business/Present business									
enterprise (domestic company	* Sub-Class	· `	orea Standard Inc							
	® Capital	Where	acquiring outs			Won After acquisition (contribution)				
receiving	(Contribution)	Others	;	Before acquisition	on (contribution) v	von	After acquisition	(CONTRIBU	tion) won	
investment)		-	ther domestic pany to be	Company produ Article 3 of the		aterials	defined under sul gram Act	oparagra		
	<ul><li>Acquisition of manageria control</li><li>[ ]</li></ul>	invest possil unde 5 (1) :	ted in has bility of falling	or approval for	ucing goods, etc exportation und d for military pur	ler Artio	thnologies subject tle 19 of the Foreig	to permi gn Trade	ssion Act are	
				2 of the Nationa	al Intelligence Sei	rvice Ad				
		Decre the A	e of	Company posse 2 of Article 2 of Industrial Techn	the Act on Preve	ore tech ention (	nnology defined in of Divulgence and	subpara Protection	graph on of	
	<b> </b>	both marl	ked with [v], docu	uments required to o	determine threats	to natio	nal security should be	e submitte	ed.	
	① Type of Investment	[ ] Est	tablishing Privatentribution to N	lon-Profit Corpora	ose ment	<ul> <li>[ ] Establishment/expansion of factory</li> <li>[ ] Establishment/expansion of place of business</li> <li>[ ] Merger or Acquisition of foreign-invested company</li> <li>[ ] Merger or Acquisition of other company</li> </ul>				
	③ Seller of si equivalent	eller of stocks or quivalents  Trade name or name (Korean or English) (Only when acquiring current outstanding stocks)  (Phone no.:								)
	(A) Object of	[ ]C	ash, [ ] Capita	l Goods	Cash Amount		won(USD			)
	① Object of Investment	[ ] 20	,	state, [ ] Bond	Capital Goods		wor	won(USD		)
Details of		[ ] In	dustrial Propert	1	Other		won(USD			)
notification (application)	(§) Foreign investment and (§) Foreign investment and (§) Ty		t amount Type	Total acquisition:  Par Value per Stock(B)  Additional Acquisition :			won(USD ).cquisition Price per Stock(Share)(C)			
	(to be) ac	quired	Quantity(A)	Total Par Value of All Stocks(AxB) To		Tota	Acquisition Price(	AxC)		
	① Total Amount and Percentage of the Investor After Acquisition			-			on(USD	)		%
			•	Par Value of All Stocks :  Persons				won		
	5 (2) 2 thr [ ] Conv	cquisition ough 6 o ertible Bo	(Only when aco f the Foreign Inv onds, [ ] Preen	quiring stocks or e vestment Promotion ptive Rights, [ ] ange or transfer of	quivalents pursua on Act) Bond Issue, [ ]	ant to A	nd, [ ] Purchase/	Inheritan	ce /Beque	st/Gift,
The above notification of the Enforcement	on is made in ac	cordance	with the regulation	ons stipulated in Artic	cle 5 (1) and (2) of		eign Investment Pron	notion Act Year	Month	Da
For the VED WAN	IV BVVIA		Арр	or Power of Atto		(Phor	ne Number :		(Signature	or Sea
or the <b>KEB HAN</b> or the <b>Applicar</b>										
Notification No: The above not	ification is confir	med. [	] The above is au	thorized. (Condition	: /		)			

KEB HANA BANK

**학** 하나은행

Day

Month

Year

- 1. A copy of a document certifying the nationality of the foreign investor intending to acquire stocks, etc. pursuant to Article 2 (1) 4 (a) of the Foreign Investment Promotion Act or contribute to a non-profit corporation under Article 2 (1) 4 items c or e of the same Act (Only necessary in case of first time foreign investments)

  2. A copy of documents confirming the dispatch or appointment of executives pursuant to Article 2 (2) 2 of the Enforcement Decree of the Foreign Investment Promotion Act (Only necessary if Article 2 (2) 2 of the Enforcement Decree of the Foreign Investment Promotion Act applies)

- A copy of a document certifying the relationship between transferees in the event that the stock is being transferred between two or more parties according to Article 2 (1) 4 (a) ii of the Foreign Investment Promotion Act
   A copy of a document providing proof that the non-profit corporation meets all of the requirements of the items of Article 2 (6) of the Enforcement Decree of the Foreign Investment Promotion Act (Only necessary if Article 2 (1) 4 (c) of the Foreign Investment Promotion Act applies)
   A copy of a document providing proof that the non-profit corporation falls under any of the items under Article 2 (8) of the Enforcement Decree of the Foreign Investment Promotion Act (Only necessary if Article 2 (1) 4 (e) of the Foreign Investment Promotion Act applies)

Investment Promotion Act applies)

6. A copy of a document certifying the acquisition of stocks, etc. (Only necessary if each item of Article 5 (2) of the Foreign Investment Promotion Act applies)

- 7. A copy of a document certifying the monétary value of an intellectual property right issued by a technology evaluation authority as stipulated under Article 39 (2) of the Enforcement Decree of the Foreign Investment Promotion Act (Only necessary when investing in or contributing the objects of investment specified under Article 2 (1) 8 (d) of the Foreign Investment Promotion Act)
- A copy of a document certifying the assets remaining after liquidation of a branch, office or corporation (Only necessary if investing in the objects of investment specified under Article 2 (1) 8 (e) of the Foreign Investment \(\forall \) Promotion Act)

- Promotion Act)

  9. A copy of a document certifying the that the investment is a repayment of loans introduced under the Foreign Investment Promotion Act or other borrowings from overseas (Only necessary if investing in or contributing the objects of investment specified under Article 2 (1) 8 (f) of the Foreign Investment Promotion Act)

  10. A copy of a document providing proof that the stocks in question fall under the stocks under the subparagraphs of Article 2 (11) of the Enforcement Decree of the Foreign Investment Promotion Act (Only necessary if investing in or contributing the objects of investment specified under Article 2 (1) 8 (g) of the Foreign Investment Promotion Act), a copy of a document certifying the valuation of stocks issued by a certified domestic organization where investing or contributing domestic unlisted stocks, and a copy of a stock purchase (sale) contract stipulating the terms and conditions of the exchange including the value and rate of exchange of the existing stocks to be invested and conditions of the exchange, including the value and rate of exchange of the existing stocks to be invested and acquired.
- 11. A copy of a document providing proof that the investor has duly registered all capital transactions involving the real estate to be invested or contributed, pursuant to Article 18 of the Foreign Exchange Transactions Act (Only necessary if the objects of investment specified under Article 2 (1) 8 (h) of the Foreign Investment Promotion Act are invested or

12. A copy of a document certifying the amount that is received through the sale of stocks, etc. or real estate (Only necessary if investing in or contributing the objects of investment specified under Article 2 (1) 8 (i) of the Foreign Investment Promotion Act and Article 2 (12) of the Enforcement Decree of the Act)

13. IF ③ ⑩ are both marked with [v], the additional documents to be submitted to determine the threat to national security shall include the information outlined below. Additional documents may be requested for a national security review if necessary. review if necessary,

- a. Information regarding the Foreign Investor

  1) Internal regulations (articles of incorporation, etc.) stating the rights to control, determine, direct, or decide important matters affecting the Foreign Investor, ownership and control details of the Foreign Investor(including holding entities), such as identities and country of origin and percentage of investors or shareholders with structure diagrams.
  - 2) Audited financial statements or, if unavailable, the latest financial records or unaudited financial statements of the applicant

- applicant.
  3) Business report (Description of business activities, manufacturing production, technologies, research personnel, including details and state of production and technologies, production processes, etc.)
  4) Stakes owned by foreign governments (including sovereign funds or state-owned enterprises), details of direct or indirect rights possessed by foreign governments
  b. Information regarding the foreign-invested company(domestic company)
  1) Internal regulations (articles of incorporation, etc.) including the rights to control, determine, direct, or decide \(\forall \) important matters affecting the applicant, ownership and control details of the applicant(including holding entities), such as identities and country of origin as well as percentage of investors or shareholders with structure diagrams
  - 2) Audited financial statements or, if unavailable, the latest financial records or unaudited financial statements of the applicant

applicant
3) Business report (Overview Description of business activities, size of the relevant market and the company's competitiveness, manufacturing production, technologies, research personnel, including brief description on the state of production and technologies, production process, etc.)
4) Documents to prove the production of defense materials pursuant to subparagraph 7 of Article of the Defense Acquisition Program Act, production of goods subject to approval under Article 19 of the Foreign Trade Act, existence of contracts that are nationally confidential pursuant to Article 4 (1) 2 of the National Intelligence Service Korea Act, possession of national core technology pursuant to subparagraph 2 of Article 2 of the Act on Prevention of Divulgence and Protection of Industrial Technology.

Investment details

c. Investment details

Required Documents

- c. Investment details
  1) Agreement or Plan of Merger or Acquisition, details of post-implementation structural changes, including governance structure, scope and details of rights acquired by foreign investor), description of the source of fund(including debt) and its supporting documents
  2) Conditions and means of transferring technologies, goods, services, etc. pursuant to the Agreement or Plan, description of technology protection measures and cybersecurity measures
  d. Other documents deemed necessary by the entrusted or designated agency receiving reports regarding national security threats related to foreign investment.

security threats related to foreign investment.

## Notice

This notification (or authorization) does not confirm the arrival of foreign investment funds. When any authorization, approval or notification is required by another law, the applicant must meet the requirements prescribed under that law. Regarding notifications or applications, applicants may be disadvantaged under the Foreign Investment Promotion Act if they fail to submit required documents, submit false documents or omission/errors are found in the submitted documents.



①~③ A 'Foreign Investor' is a foreign citizen (individual or corporation) who intends to acquire stocks, etc. in accordance with the Foreign Investment Promotion Act. Please write the foreign investor's name and address in English. If there are multiple foreign investors, please fill out the details of all investors. In the case of international economic cooperative organizations under Article 2 (1) of the Enforcement Decree of the Foreign Investment Promotion Act, leave 'Nationality' blank,





Processing Fee

Exempt

5-09-0484(4-3) (2022.09 개정) (보존년한 : 등록말소 다음연도부터 5년간 보관)

## Instructions

- ④ ⋅ ⑤ Please write the name of the company in which the foreign investor intends to invest (or contribute) (including the company currently being established) or the name of the domestic company whose stocks, etc, will be purchased. In addition, provide the business registration number of the company's headquarters (if the company is currently being established, just write N.A.).
- ⑥ Please specify the address of both the headquarters and the main factory (or main place of business). If the company is in the manufacturing business, the applicant must provide the address of the main factory. If the company is in a business other than manufacturing, please specify the main place of business (or research center). In addition, specify the address of the location of investment if the investor acquires newly issued stocks or shares. Please specify the "Road Name" or "Name of Town(Eup, Myun, Dong)" of the specific location of investment. (If there is no specific location of investment, just write the address of the headquarters,)
- ② Please specify the intended business of the foreign-invested company (or the current business of the company issuing the stocks, etc.). If there are multiple businesses, please list the main businesses up to a maximum of four.
- ® Please write in Korean won the total par value of all stocks, etc. in the foreign-invested company (or the total amount he or she has contributed), both before and after the foreign investment in Korean won up to the last digit. If the paid-in capital of the company issuing stocks does not match the total par value of all stocks (number of shares x par value per share (stock)), write down the latter and additionally record the former.
- ⑨ · ⑩ Please mark only when the selected item for ⑪(type of investment) is 'Establishing corporation (outstanding)'
- Acquisition of Managerial Control' refers to any of the following cases listed below. Where it satisfies any of the followings, please mark [v].
  - 1. Where a foreigner intends to acquire a company (including in cases where he/she intends to establish a new corporation by separating a specific part of business of a company; the same shall apply in this Article) through the trade of stocks, etc., an exchange or merger between companies, exercise of security rights, receipt of payment in kind, or any other method and he/she intends to own solely or jointly at least 50/100 of the stocks, etc. of the company with any of the following persons (including in cases where a foreigner becomes the largest holder of stocks, etc. with less than 50/100 thereof and is able to exercise dominance over the appointment of directors or management of the company whether directly or through a related party):
    - (a) The spouse and lineal ascendants and descendants (including lineal ascendants and descendants of the spouse) of the relevant foreigner;
  - (b) A foreign corporation, at least 50/100 of the total number of issued stocks or the total amount invested which is owned by the relevant foreigner jointly with the persons in a relationship prescribed in items (a) or (c) or under their de facto dominance;
  - (c) The relevant foreigner and an employee of a person prescribed in item (b) or (d) (In the case of a corporation, this refers to an executive, a commercial employee or an employee under an employment contract, and in the case of an individual, this refers to a person who earns a living through the money or property of an individual);
  - (d) A foreign corporation which owns at least 50/100 of the total number of issued stocks or the total invested amount jointly with the corporation prescribed in item (b), the relevant foreigner and persons prescribed in items (a) and (c);
  - (e) A foreigner who has agreed, by means of an agreement, contract, etc., to acquire or dispose of stocks, etc. or exercise voting rights (including the authority to direct the exercise of the voting rights) jointly with the relevant foreigner;
  - 2. Where a foreigner intends to take over or lease all or a major part of the business of a company or operate de facto the relevant company by being entrusted with the management of the company, whether solely or jointly with a related party. In (1) "Whether domestic company to be invested in falls under Article 5 (1) 2 of the Enforcement Decree of the Foreign Investment Promotion Act', mark [v] where the company: produces defense materials under the Defense Acquisition Program Act, produces strategic items pursuant to the Foreign Trade Act, possesses confidential national contract pursuant to the National Intelligence Service Korea Act, possesses national core technology pursuant to the Act on Prevention of Divulgence and Protection of Industrial Technology.
- ① Select one item for main 'type of investment"
  - · Establishing corporation (newly issued): A foreign investor participates in the establishment or capital increase of a domestic corporation
  - Establishing corporation (outstanding): A foreign investor acquires outstanding stocks or shares of a domestic corporation
  - Establishing private enterprise: A foreign investor invests in an unincorporated private enterprise
  - · Contribution to non-profit corporation: A foreign investor participates in a contribution to a non-profit corporation.
- ② Select one item for main 'investment purpose'
  - Establishment/expansion of a factory: A foreign-invested company in the manufacturing business(or a company that operates both manufacturing and non-manufacturing businesses) will use foreign investment funds for the capital investment or operation of a business.
  - · Establishment/expansion of a place of business: A foreign-invested company in a non-manufacturing business will use foreign investment funds to operate or expand its non-manufacturing business.
  - · Merger or Acquisition of a foreign-invested company: Intending to acquire the stakes or equivalents of an investment recipient company (the company the foreign investor intends to invest in (or contribute to) stipulated in (a) with foreign investment funds to secure managerial rights
  - · Merger or Acquisition of another company: Intending to acquire the stakes or equivalents of a company other than one that is a recipient of investment with foreign investment funds to secure managerial rights In ③ Seller of Stocks, etc. (individual or corporation), fill in only when the foreign investor makes a foreign investment through the acquisition of existing stocks, etc. State the trade name or name in Korean (or English), and if there are two or more sellers, state the primary seller in terms of size of sale and the total number of sellers (e.g. Hong Kil-dong and 2 additional persons). In ④, write down the acquisition price of each object of investment (or contribution) classified by type of object of investment (or contribution). In the case of stocks, real estate, industrial property rights, etc., check [v] where relevant and write down the acquisition amount in 'Other'.
- \*\* Note: Among the objects of investment, bonds only refer to investment in the types of borrowings pursuant to Article 2 (1) 8 (f) of the Foreign Investment Promotion Act or bonds equivalent to the amount of redemption of overseas borrowings.
- In ⑤, write down the total value of the investment (or contribution) by the foreign investor in Korean won and the equivalent amount in USD (for USD, the currency exchange rate at the time of investment notification shall apply). If there are two or more foreign investors, write down the amount for each investor. In ⑥, provide all relevant information about the stocks or shares that will be acquired by the foreign investor specified in ① (except when investing in non-profit corporations). The total acquisition price must be consistent with the acquisition price specified
- in (§). Foreign currency must be converted into Korean won. If there are multiple foreign investors, specify the necessary information for each investor.
- In ①, write down the amount and percentage ratio of foreign investment of the foreign investor ① in the foreign-invested company (or issuer or stocks, etc.) ②. In 'Total Acquisition Price', write down the sum of the existing acquisition amount invested by the foreign investor in ① and the par value of all stocks in ⑥. Please express as a percentage the total value of all stocks, etc. owned by the foreign investor in ① (or the percentage of the foreign investor's contribution) relative to the total value of all stocks, etc. of the company (or total contributions). If there are multiple foreign investors, specify the relevant information
- ® Please specify the number of full-time jobs expected to be created by the investment.
- In 1 y write down the reason for the acquisition of stocks, etc. where Articles 5 (2) 2 through 6 of the Foreign Investment Promotion Act apply.
- \* Note: Attach separate pieces of paper if necessary.





for each investor.