



## Korean Market Data Supplemental Letter

**Date:**

**Client Name:**

Dear Sirs

**Re: Supplemental Letter between CGS International Securities Singapore Pte. Ltd. and  
\_\_\_\_\_ (“the Client”) Regarding Korean Market Data**

This letter is supplemental to the account application form dated \_\_\_\_\_, all relevant annexures, and the General Terms and Conditions which govern the relationship between CGS International Securities Singapore Pte. Ltd. (“CGS SG”) and the Client (hereinafter known as the “General Terms and Conditions”) to add to the terms of the General Terms and Conditions in the manner as set forth below. Capitalised terms defined in the General Terms and Conditions have the same meaning when used in this letter unless otherwise expressly defined in this letter.

The General Terms and Conditions are hereby amended as set forth below:

1. A new Clause 66.8 shall be inserted after Clause 66.7 of the General Terms and Conditions and shall read as follows:

“66.8 The Client acknowledges that Koscom Corporation (“KOSCOM”) or any independent agent acting on behalf of KOSCOM may, on at least 30 days' notice, inspect systems, equipments, control procedures, or records installed at the Client's premises insofar as they relate to the purpose of verifying CGS SG compliance to its contractual obligations owed to KOSCOM in relation to CGS SG subscription of Korean market data from KOSCOM. Any such inspections shall take place during normal business hours and KOSCOM shall make reasonable efforts not to disrupt the Client's ordinary business activities. KOSCOM and its independent auditors shall treat all information obtained in the audit confidential in accordance its contractual obligations to CGS SG and use it solely for the purpose of verifying CGS SG compliance with its contractual obligations to KOSCOM.

This letter shall be an integrated part of and read inseparable from the General Terms and Conditions. Except as amended, modified and/or varied in this letter, the terms, conditions and provisions as stated in the General Terms and Conditions thereof shall remain in full force and effect and shall be read and construed and be enforceable as if the terms of this letter were inserted therein by way of amendment and addition.

This letter shall be governed by and construed and interpreted in accordance with the laws of Singapore and the Client agrees to submit to the non-exclusive jurisdiction of the Courts of Singapore.

**CGS International Securities Singapore Pte. Ltd.**

(Company Number: 198701621D)

Member of Singapore Exchange Securities Trading Limited

10 Marina Boulevard #09-01 Marina Bay Financial Centre Tower 2 Singapore 018983

Call Centre: 1800 538 9889 Fax: (65) 6809 8616 [Email: clientservices.sg@cgsi.com](mailto:clientservices.sg@cgsi.com)

**Website:** [www.cgsi.com](http://www.cgsi.com)

SG/EXT/INDACCEFORM/107/170224



Yours faithfully

For and on behalf of  
**CGS International Securities Singapore Pte. Ltd.**

Name of Authorised Signatory

Name of Authorised Signatory

Date:

Date:

---

**DECLARATION AND ACCEPTANCE**

I confirm my agreement to the above and declare that I am a professional user / non-professional user\*.

\_\_\_\_\_  
Name:

Date:

\*Please delete as is appropriate.