POSCO Form 6-K August 23, 2018

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

Form 6-K

REPORT OF FOREIGN PRIVATE ISSUER PURSUANT TO RULE 13a-16 OR 15D-16 UNDER THE SECURITIES EXCHANGE ACT OF 1934

For the month of August, 2018

Commission File Number: 1-13368

POSCO

(Translation of registrant s name into English)

POSCO Center, 440 Teheran-ro, Gangnam-gu, Seoul, Korea, 06194

(Address of principal executive office)

Indicate by check mark whether the registrant files or will file annual reports under cover of Form 20-F or Form 40-F.

Form 20-F Form 40-F

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(1):

Note: Regulation S-T Rule 101(b)(1) only permits the submission in paper of a Form 6-K if submitted solely to provide an attached annual report to security holders.

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(7):

Note: Regulation S-T Rule 101(b)(7) only permits the submission in paper of a Form 6-K if submitted to furnish a report or other document that the registrant foreign private issuer must furnish and make public under the laws of the jurisdiction in which the registrant is incorporated, domiciled or legally organized (the registrant s home country), or under the rules of the home country exchange on which the registrant s securities are traded, as long as the report or other document is not a press release, is not required to be and has not been distributed to the registrant s security holders, and, if discussing a material event, has already been the subject of a Form 6-K submission or other Commission filing on EDGAR.

Resolution on Merger and Acquisition of POSCO P&S

On August 22, 2018, the Board of Directors of POSCO resolved to acquire and merge POSCO Processing & Service (POSCO P&S), one of its subsidiaries, into POSCO. The type of merger at concerned is small-scale merger, which is based on the Article 527-3 of the Korean Commercial Act (KCA).

The information in detail is as follows:

from the Merger

	POSCO P&S is merged into POSCO			
Method of the	Acquiring/Surviving Company: POSCO			
Merger	Acquired/Target Company: POSCO P&S			
	Upon completion of merger, the name of surviving company is POSCO, and POSCO P&S will be dissolved.			
Type of the Merger	Small-scale merger			
Purpose of the	Enhancing the shareholders value by increasing management efficiency in finance and creating synergies			
Merger				
Major Effects	As of this public disclosure date, the largest shareholder of POSCO is National			

Upon completion of the merger, POSCO will remain as the surviving company.

Pension Service, holding 10.82% stake in POSCO. Also, the largest shareholder of

POSCO P&S is POSCO, holding 93.95% stake in POSCO P&S (POSCO holds

98.30% stake in POSCO P&S in case related parties are considered).

Also, POSCO will succeed the all rights and obligations of POSCO P&S.

The largest shareholder of POSCO will remain the same.

POSCO Processing & Service will be dissolved.

	This merger is expected to bring many benefits, including without limitation, reducing corporate taxes and administration costs and bringing operating synergy with other subsidiaries.			
Merger Ratio	Common Share 1: 0.1456475 (POSCO: POSCO P&S)			
Calculation Basis	(1) Merger Unit Price of POSCO Common Share (listed company)			
of Merger Ratio				
	A: Weighted average price of recent 1 month(July 22~August 21, 2018) : KRW 324,954			
	B: Weighted average price of recent 1 week(August 15~August 21, 2018): KRW 318,432			
	C: Price of recent date(August 21, 2018): KRW 326,000			
	<u>Merger Unit Price</u> [(A + B + C) / 3]: <u>KRW 323,129</u>			
	(2) Merger Unit Price of POSCO P&S Common Share (unlisted company)			
	A: Intrinsic value $[(a \times 1 + b \times 1.5) \div 2.5] : KRW 47,063$			
	a. Value of Asset: KRW 38,419			
	b. Value of Profitability: KRW 52,826			

B: Relative value: N/A

Merger Unit Price: KRW 47,063

Accordingly, the merger ration of POSCO and POSCO P&S is determined as 1:0.1456475

External

Samil PricewaterhouseCoopers had evaluated the value of POSCO P&S, which is

an unlisted company. (Evaluation period: June 29~August 21, 2018)

Evaluation
Category and

Common Shares / 115,703 shares

Number of Issuing

new shares

ø POSCO will distribute its treasury shares to the shareholders of POSCO P&S, and new shares will not be issued.

for Merger

Other information

for investors

Samil PricewaterhouseCoopers had reviewed each company s merger price and merger ratio of 1:0.1456475 (POSCO: POSCO P&S) and agrees that they are appropriate.

In accordance with Article 527-3 of KCA, this small-scale merger will be approved by the Board of Directors of POSCO and will not be voted at the ordinary general meeting of shareholders.

The timeline of merger may be adjusted.

In accordance with Article 527-3 of KCA, in the case of small-scale merger, appraisal rights of stockholders opposing merger shall not apply.

In accordance with Article 527-3 of KCA, the merger shall not be effected if shareholders who own no less than 20 percent of the total number of issued and outstanding shares of the company surviving a merger give written notice to the company of their dissent to the merger within two weeks of the receipt of the public notice.

The merger contract between POSCO and POSCO P&S shall not come into effect if any reason set forth below occurs prior to the date of merger.

- 1) Written agreement between the parties is entered into before the date of merger
- 2) Either party s board of director does not approve the merger.

- 3) After execution of this merger contract but prior to the date of merger, if any material adverse effect occurs or is reasonably expected to occur in financial condition, business performance, other business situation or prospect of either party which may result in failure to achieve the purpose of this merger.
- 4) If any party materially breaches the merger contract

<Company profile >

Company Name		POSCO Processing & Service	
Main Business	•	Wholesaler of primary metal products	
Consolidated Financial status (as of De	ecember 31, 2017)		(in KRW)
Total Asset	914,142,251,767	Total Capital	66,885,845,000
Total Liabilities	289,442,647,895	Sales revenue	492,395,822,438
Total Equity	624,699,603,872	Net profit	96,047,084,873

<Timeline>

Resolution on merger decision (The Board of Directors) August 22, 2018 Notice of Closing of the Register of Shareholders August 22, 2018 Conclusion of a contract August 23, 2018 Record date for Closing of the Register of Shareholders September 6, 2018 Period for Closing of the Register of Shareholders September 7, 2018~September 13, 2018 Period for Receiving Shareholders Objection on merger September 6, 2018~September 20, 2018 Resolution on merger approval (The Board of Directors) November 2, 2018 Period for Receiving Creditors Objection on merger November 2, 2018~ December 31, 2018 Date of merger January 1, 2019 January 2, 2019 Date of issuing new shares (Treasury shares)

- * The timeline may be adjusted.
- ** If you wish to object to above merger, please contact Jayne Whalen at Computershare at +1-201-222-4412 to request an objection form. A completed objection form needs to be faxed to Citibank, N.A., depositary of POSOC, prior to 4:00 p.m. (New York time) on Sept. 18th, 2018 at +1-201-222-4593 (attn.: Jayne Whalen).

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

POSCO (Registrant)

Date: August 23, 2018 By /s/ Yoon, Duk-Il

(Signature)

Name: Yoon, Duk-Il

Title: Senior Vice President