UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13D/A Under the Securities Exchange Act of 1934 (Amendment No. 3)

Hanmi Financial Corporation (Name of Issuer)

Common Stock, par value \$0.001 (Title of Class of Securities)

> 410495105 (CUSIP Number)

Brian E. Cho Chief Financial Officer Hanmi Financial Corporation 3660 Wilshire Boulevard, Penthouse A Los Angeles, California 90010 (213) 382-2200

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

June 15, 2010 (Date of Event Which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of §§240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box □.

The remainder of this cover page shall be filled out for reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

1	NAME OF REPORTING PERSON Leading Investment & Securi	ties Co., Ltd.
	I.R.S. IDENTIFICATION NO. OF ABOVE PERSON	
2 CHECK	THE APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) ⊠ (1) (b) □
3 S	EC USE ONLY	
4 SO	URCE OF FUNDS	WC
	CK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS EQUIRED PURSUANT TO ITEM 2(d) or 2(e)	D
6	CITIZENSHIP OR PLACE OF ORGANIZATION	Korea
NUMBER OF SHARES BENEFICIALLY	7 SOLE VOTING POWER	0
OWNED BY THE REPORTING	8 SHARED VOTING POWER	3,014,776
PERSON WITH	9 SOLE DISPOSITIVE POWER	0
	10 SHARED DISPOSITIVE POWER	3,014,776
	11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY THE REPORTING PERSON	3,014,776
12 CHEC	K BOX IF THE AGGREGATE AMOUNT IN ROW (11)EXCLUDES CERTAIN SHARES	
13 PERC	ENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)	5.89% (2)
14 TYI	PE OF REPORTING PERSON	CO BD
	Investment & Securities Co., Ltd. forms part of a group with each of Dae Hyuk Park, IWL Partners LLC, Value F2, LLC ding Value Fund. Dae Hyuk Park is the Chief Executive Officer and sole owner of IWL Partners LLC. IWL Partners L	

(1) Leading Investment & Securities Co., Ltd. forms part of a group with each of Dae Hyuk Park, IWL Partners LLC, Value F2, LLC and Leading Value Fund. Dae Hyuk Park is the Chief Executive Officer and sole owner of IWL Partners LLC. IWL Partners LLC is the general partner of Leading Value Fund, which is the sole owner of Value F2, LLC, which in turn owns approximately 32.7% of Leading Investment & Securities Co., Ltd. Dae Hyuk Park directly owns approximately 3.3% of Leading Investment & Securities Co., Ltd. Dae Hyuk Park directly owns approximately 10.7% of Leading Investment & Securities Co., Ltd. Dae Hyuk Park

is also a director of each of Leading Value Fund and Value F2, LLC and the Vice Chairman of Leading Investment & Securities Co., Ltd.

(2) This percentage is calculated based upon the total amount of outstanding shares of Common Stock beneficially owned by Leading Investment & Securities Co., Ltd., divided by 51,182,390, which represents the total number of shares of Common Stock issued and outstanding as of May 17, 2010 after giving effect to the transaction reported herein.

1	١	NAME (DF REPORTING PERSON Da	ae Hyuk Park
			I.R.S. IDENTIFICATION NO. OF ABOVE PERSON	
2	CHECK	THE A	PPROPRIATE BOX IF A MEMBER OF A GROUP	(a) ⊠ (1) (b) □
3	SEG	C USE (DNLY	-
4 SOURCE OF FUNDS			- WC (2)	
5			IF DISCLOSURE OF LEGAL PROCEEDINGS PURSUANT TO ITEM 2(d) or 2(e)	
6	(CITIZEN	NSHIP OR PLACE OF ORGANIZATION	Korea
NUMBEI SHARI BENEFICI	ES	7	SOLE VOTING POWER	0
OWNED BY THE REPORTING) BY	8	SHARED VOTING POWER	3,014,776
PERSON		9	SOLE DISPOSITIVE POWER	0
		10	SHARED DISPOSITIVE POWER	3,014,776
		11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY THE REPORTING PERSON	3,014,776
12	CHECK	K BOX I	F THE AGGREGATE AMOUNT IN ROW (11)EXCLUDES CERTAIN SHARES	
13	PERCEN	NT OF C	CLASS REPRESENTED BY AMOUNT IN ROW (11)	5.89% (3)
14	TYPE	E OF RE	PORTING PERSON	IN
]] []	LLC and Partners I approxim Leading I	Leading LLC is the ately 32 Investme	orms part of a group with each of Leading Investment & Securities Co., Ltd., IWL Partners LLC, Value F2, y Value Fund. Dae Hyuk Park is the Chief Executive Officer and sole owner of IWL Partners LLC. IWL he general partner of Leading Value Fund, which is the sole owner of Value F2, LLC, which in turn owns .7% of Leading Investment & Securities Co., Ltd. Dae Hyuk Park directly owns approximately 3.3% of ent & Securities Co., Ltd. and IWL Partners LLC directly owns approximately 10.7% of Leading Investment & d. Dae Hyuk Park	٤

is also a director of each of Leading Value Fund and Value F2, LLC and the Vice Chairman of Leading Investment & Securities Co., Ltd.

- (2) The source of funds used in making the acquisition is the working capital of Leading Investment & Securities Co., Ltd.
- (3) This percentage is calculated based upon the total amount of outstanding shares of Common Stock beneficially owned by the Reporting Persons, divided by 51,182,390, which represents the total number of shares of Common Stock issued and outstanding as of May 17, 2010 after giving effect to the transaction reported herein.

1	NAME OF REPORTING PERSON	IWL Partners LLC
	I.R.S. IDENTIFICATION NO. OF ABOVE PERSON	
2 CHECK	THE APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) ⊠ (1) (b) □
3 SE	C USE ONLY	
4 SOU	JRCE OF FUNDS	WC (2)
	K BOX IF DISCLOSURE OF LEGAL PROCEEDINGS QUIRED PURSUANT TO ITEM 2(d) or 2(e)	0
6	CITIZENSHIP OR PLACE OF ORGANIZATION	Korea
NUMBER OF SHARES BENEFICIALLY	7 SOLE VOTING POWER	0
OWNED BY THE REPORTING	8 SHARED VOTING POWER	3,014,776
PERSON WITH	9 SOLE DISPOSITIVE POWER	0
	10 SHARED DISPOSITIVE POWER	3,014,776
	11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY THE REPORTING PERSON	3,014,776
12 CHEC	X BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	
13 PERCE	NT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)	5.89% (3)
14 TYP	E OF REPORTING PERSON	00
LLC an	thers LLC forms part of a group with each of Leading Investment & Securities Co., Ltd., Dae Hyuk Park, Valu d Leading Value Fund. Dae Hyuk Park is the Chief Executive Officer and sole owner of IWL Partners LLC. I LLC is the general partner of Leading Value Fund, which is the sole owner of Value F2, LLC, which in turn o	WL wns

LLC and Leading Value Fund. Dae Hyuk Park is the Chief Executive Officer and sole owner of IWL Partners LLC. IWL Partners LLC is the general partner of Leading Value Fund, which is the sole owner of Value F2, LLC, which in turn owns approximately 32.7% of Leading Investment & Securities Co., Ltd. Dae Hyuk Park directly owns approximately 3.3% of Leading Investment & Securities Co., Ltd. and IWL Partners LLC directly owns approximately 10.7% of Leading Investment & Securities Co., Ltd. Dae Hyuk Park

is also a director of each of Leading Value Fund and Value F2, LLC and the Vice Chairman of Leading Investment & Securities Co., Ltd.

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- (3) This percentage is calculated based upon the total amount of outstanding shares of Common Stock beneficially owned by the Reporting Persons, divided by 51,182,390, which represents the total number of shares of Common Stock issued and outstanding as of May 17, 2010 after giving effect to the transaction reported herein.

1	NAME OF REPORTING PERSON	Value F2, LLC
	I.R.S. IDENTIFICATION NO. OF ABOVE PERSON	
2 CHECK	THE APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) 区 (1)
		(b) 🗆
3 SEC	USE ONLY	
4 SOUI	RCE OF FUNDS	WC (2)
	BOX IF DISCLOSURE OF LEGAL PROCEEDINGS UIRED PURSUANT TO ITEM 2(d) or 2(e)	
6	CITIZENSHIP OR PLACE OF ORGANIZATION	Korea
NUMBER OF SHARES BENEFICIALLY OWNED BY THE REPORTING	7 SOLE VOTING POWER	0
	8 SHARED VOTING POWER	3,014,776
PERSON WITH	9 SOLE DISPOSITIVE POWER	0
	10 SHARED DISPOSITIVE POWER	3,014,776
	11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY THE REPORTING PERSON	3,014,776
12 CHECK	BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	
13 PERCEN	T OF CLASS REPRESENTED BY AMOUNT IN ROW (11)	5.89% (3)
14 TYPE	OF REPORTING PERSON	00
Partners	, LLC forms part of a group with each of Leading Investment & Securities Co., Ltd., Dae Hyuk Park, IWL LLC and Leading Value Fund. Dae Hyuk Park is the Chief Executive Officer and sole owner of IWL Partne /L Partners LLC is the general partner of Leading Value Fund, which is the sole owner of Value F2, LLC, wh	

1) Value F2, LLC forms part of a group with each of Leading Investment & Securities Co., Ltd., Dae Hyuk Park, IWL Partners LLC and Leading Value Fund. Dae Hyuk Park is the Chief Executive Officer and sole owner of IWL Partners LLC. IWL Partners LLC is the general partner of Leading Value Fund, which is the sole owner of Value F2, LLC, which in turn owns approximately 32.7% of Leading Investment & Securities Co., Ltd. Dae Hyuk Park directly owns approximately 3.3% of Leading Investment & Securities Co., Ltd. and IWL Partners LLC directly owns approximately 10.7% of Leading Investment & Securities Co., Ltd. Dae Hyuk Park is also a

director of each of Leading Value Fund and Value F2, LLC and the Vice Chairman of Leading Investment & Securities Co., Ltd.

- (2) The source of funds used in making the acquisition is the working capital of Leading Investment & Securities Co., Ltd.
- (3) This percentage is calculated based upon the total amount of outstanding shares of Common Stock beneficially owned by the Reporting Persons, divided by 51,182,390, which represents the total number of shares of Common Stock issued and outstanding as of May 17, 2010 after giving effect to the transaction reported herein.

1	NAMI	E OF REPORTING PERSON	Leading Value Fund	
		I.R.S. IDENTIFICATION NO. OF ABOVE PERSON		
2 CHECK TH	E APP	ROPRIATE BOX IF A MEMBER OF A GROUP		(a) ⊠ (1) (b) □
3 SEC	USE	ONLY		
4 SOUR	CE OI	FFUNDS		WC (2)
		IF DISCLOSURE OF LEGAL PROCEEDINGS PURSUANT TO ITEM 2(d) or 2(e)		
6	CITIZ	ENSHIP OR PLACE OF ORGANIZATION	Korea	a
NUMBER OF SHARES BENEFICIALLY	7	SOLE VOTING POWER	0	
OWNED BY THE REPORTING	8	SHARED VOTING POWER	3,014,776	
PERSON WITH	9	SOLE DISPOSITIVE POWER	0	
	10	SHARED DISPOSITIVE POWER	3,014,776	
	11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY THE REPORTING PERSON	3,014,776	
12 CHECK E	BOX II	F THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES		
13 PERCENT	OF C	LASS REPRESENTED BY AMOUNT IN ROW (11)		5.89% (3)
14 TYPE	OF RI	EPORTING PERSON		00
IWL Par Partners LLC, wh owns ap	tners l LLC. nich in proxin	Fund forms part of a group with each of Leading Investment & Securities Co., Ltd., Dae Hyuk P LLC and Value F2, LLC. Dae Hyuk Park is the Chief Executive Officer and sole owner of IWL IWL Partners LLC is the general partner of Leading Value Fund, which is the sole owner of Valuer nowns approximately 32.7% of Leading Investment & Securities Co., Ltd. Dae Hyuk Park d hately 3.3% of Leading Investment & Securities Co., Ltd. and IWL Partners LLC directly owns 10.7% of Leading Investment & Securities Co., Ltd. Dae Hyuk Park is also a	ue F2,	

director of each of Leading Value Fund and Value F2, LLC and the Vice Chairman of Leading Investment & Securities Co., Ltd.

- (2) The source of funds used in making the acquisition is the working capital of Leading Investment & Securities Co., Ltd.
- (3) This percentage is calculated based upon the total amount of outstanding shares of Common Stock beneficially owned by the Reporting Persons, divided by 51,182,390, which represents the total number of shares of Common Stock issued and outstanding as of May 17, 2010 after giving effect to the transaction reported herein.

This Amendment No. 3 to Schedule 13D (this "Amendment No. 3") amends and supplements or amends and restates, as indicated, the Statement on Schedule 13D filed on September 14, 2009, as amended by Amendment No. 1 to Schedule 13D filed on June 8, 2010, as amended by Amendment No. 2 to Schedule 13D filed on June 11, 2010, by the Reporting Persons (the "Schedule 13D"), with respect to the shares of common stock, par value \$0.001 per share (the "Common Stock"), of Hanmi Financial Corporation, a Delaware corporation (the "Issuer"). This Amendment No. 3 is being filed to amend and restate Item 5 of the Schedule 13D. Except as herein amended all other information in the Schedule 13D is as set forth therein. Capitalized terms used herein but not defined shall have the meanings ascribed thereto in the Schedule 13D.

Item 5. Interest in Securities of the Issuer

The information set forth in Item 5 of the Schedule 13D is hereby amended and restated in its entirety as follows:

(a), (b) There were 51,182,390 shares of Common Stock issued and outstanding as of the close of business on May 17, 2010. As of the date hereof, Leading Investment has beneficial ownership (within the meaning of Rule 13d-3 under the Exchange Act) and shared power to vote and shared dispositive power over 3,014,776 shares of Common Stock, which represents approximately 5.89% of the shares of Common Stock deemed to be issued and outstanding as of May 17, 2010, taking into account the total amount of outstanding shares of Common Stock beneficially owned by Leading Investment, divided by 51,182,390. Beneficial and percentage ownership by each of the Reporting Persons of Common Stock, and voting power held by each Reporting Person, reported in this Item 5 is based on the foregoing and is limited to the number of shares of Common Stock such Reporting Person may acquire within 60 days.

Each of Park, IWL Partners, Value F2 and Leading Value Fund beneficially owns 3,014,776 shares of Common Stock by virtue of its or his relationship with Leading Investment. Park is the Chief Executive Officer and sole owner of IWL Partners. IWL Partners is the general partner of Leading Value Fund, which is the sole owner of Value F2, which in turn owns approximately 32.7% of Leading Investment. Park also directly owns approximately 3.3% of Leading and IWL Partners directly owns approximately 10.7% of Leading Investment. Park is also a director of each of Leading Value Fund, Value F2 and is the Vice Chairman of Leading Investment. The Reporting Persons share voting power and dispositive power with respect to the 3,014,776 shares of Common Stock held by Leading Investment.

(c) Leading Investment has sold 556,242 shares of Common Stock of the Issuer in open market transactions since June 10, 2010. The average sales price was \$1.6236 before mark ups or mark downs. The sales were made pursuant to the Sales Plan.

(d) Not applicable.

(e) Not applicable.

SIGNATURES

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete, and correct.

	LEADING INVESTMENT & SECURITIES CO., LTD.
Date: June 16, 2010	By: /s/ Dae Hyuk Park Dae Hyuk Park Chairman and Chief Executive Officer
Date: June 16, 2010	/s/ Dae Hyuk Park Dae Hyuk Park
Date: June 16, 2010	IWL PARTNERS LLC
	By: /s/ Dae Hyuk Park Dae Hyuk Park Vice Chairman and Chief Executive Officer
Date: June 16, 2010	VALUE F2, LLC
	By: /s/ Dae Hyuk Park Dae Hyuk Park Representative Director
Date: June 16, 2010	LEADING VALUE FUND by IWL Partners LLC in its capacity as the General Partner
	By: /s/ Dae Hyuk Park Dae Hyuk Park Vice Chairman and Chief Executive Officer of IWL Partners LLC