KOOKMIN BANK Form 6-K March 08, 2006 Table of Contents

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 March 2006

Kookmin Bank

(Translation of registrant s name into English)

9-1, 2-Ga, Namdaemun-Ro, Jung-Gu, Seoul, Korea 100-703

(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 _X _ 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 submission to furnish a report or other document that the registration 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.

Indicate l	oy check mark	whether by	furnishing the	information	contained ir	ı this Form,	the registran	t is also the	reby furnishing	the informa	ation to
the Comr	nission pursu	ant to Rule 1	2g3-2(b) unde	r the Securiti	es Exchange	Act of 193	4.				

Yes	 No	X

Table of Contents

On March 8, 2006, Kookmin Bank furnished public notice regarding the convocation of its general shareholders — meeting or the fiscal year 2005. Such public notice was made through two Korean daily newspapers pursuant to the Korean Securities Exchange Law.

The agenda for the general shareholders — meetingo be held on March 24, 2006 was also released through the two Korean daily newspapers, and the detailed contents of such agenda are also currently being distributed to shareholders of Kookmin Bank for their reference as they exercise their voting rights.

AGENDUM 1. APPROVAL OF NON-CONSOLIDATED FINANCIAL STATEMENTS (BALANCE SHEET, INCOME STATEMENTS AND STATEMENTS OF	
Appropriation of Retained Earnings) for the Fiscal Year 2005	3
AGENDUM 2. AMENDMENT OF THE ARTICLES OF INCORPORATION	4
AGENDUM 3. APPOINTMENT OF DIRECTORS	8
AGENDUM 4. APPOINTMENT OF CANDIDATES FOR THE MEMBERS OF THE AUDIT COMMITTEE, WHO ARE NON-EXECUTIVE DIRECTORS	10
AGENDUM 5. APPROVAL OF PREVIOUSLY GRANTED STOCK OPTIONS	11
AGENDUM 6. Grant of stock options	15

2

Agenda for General Shareholders Meeting for the

Fiscal Year 2005

AGENDUM 1. APPROVAL OF NON-CONSOLIDATED FINANCIAL STATEMENTS (BALANCE SHEET, INCOME STATEMENTS AND STATEMENTS OF APPROPRIATION OF RETAINED EARNINGS) FOR THE FISCAL YEAR 2005

Please find the following Exhibits attached to this document:

Exhibit Index

- 99.1 Non-consolidated Balance Sheets as of December 31, 2005 and 2004
- 99.2 Non-consolidated Income Statements for the Years Ended December 31, 2005 and 2004
- 99.3 Non-consolidated Statements of appropriation of Retained Earnings for the Years Ended December 31, 2005 and 2004

3

AGENDUM 2. AMENDMENT OF THE ARTICLES OF INCORPORATION

CURRENT **Article 13 (Stock Options)**

The Bank may grant stock options to its officers and employees pursuant to the provisions of the SEA, by a special resolution of the General Meeting of Shareholders, to the extent not exceeding 15/100 of the total number of issued and outstanding shares of the Bank; provided that the Bank may grant stock options by a resolution of the Board of Directors, to the extent not exceeding one percent (1%) of the total number of issued and outstanding shares, in case of such the bank must obtain the approval of shareholders at the nearest forthcoming General Meeting of Shareholders.

(the rest omitted)

Article 34 (Directors)

(omitted)

The Directors shall be the Standing Directors and the Non-Executive Directors, and the number of the Standing Directors shall be less than 50/100 of the total number of **Directors**; (the proviso omitted)

The Bank shall have one (1) President and several Vice Presidents in charge among the Standing Directors

AMENDED (DRAFT) **Article 13 (Stock Options)**

The Bank may grant stock options to its officers and employees pursuant to the provisions of the SEA, by a special resolution of the General Meeting of Shareholders, to the extent not exceeding 15/100 of the total number of issued and outstanding shares of the Bank; provided, however, that the Bank may grant stock options to its officers and employees, other than directors, by resolution of Options by the Board of Directors, to the extent not exceeding one percent (1%) of the total number of issued and outstanding shares, in case of such the bank must obtain the approval of shareholders at the nearest forthcoming General Meeting of Shareholders.

(unchanged)

Article 34 (Directors)

(unchanged)

The Directors shall be the Standing Directors and the Non-Executive Directors, and the number of the Standing Directors shall be less than 50/100 of the total number of Directors and the number of the Non-Executive Directors shall not be less than five (5); (unchanged)

The Bank shall have one (1) President and several Executive Vice Presidents (EVPs) & Executive Directors serving as Standing Directors.

Revision according to the

SEA

REMARK

Directors shall be granted Stock

Special Resolution of the General Meeting of Shareholders

Non-Executive Directors newly provided

The number of

Term amended

4

CURRENT

Article 34-2 (Qualification of Non Executive Directors)

Non-Executive Directors shall have a good quality and experience to a certain degree, in the field of related study, such as finance, economics, management, law, accounts, the press and the like, and shall have a public reputation with any of the following qualifications:

1. A professional manager or executive official (a qualified person who is or used to be above an executive official in KSE listed corporations or members of KSDA, or treated as the same); (the rest omitted)

AMENDED (DRAFT)

Article 34-2 (Qualification of Non Executive Directors)

Non-Executive Directors shall have a good quality and experience to a certain degree, in the field of related study, such as finance, economics, management, law, accounts, the press and the like, and shall have a public reputation with any of the following qualifications:

1. A professional manager or executive official (a qualified person who is or used to be above an executive official in KSE listed corporations or KOSDAO listed corporations, or treated as the same); (unchanged)

Term amended

REMARK

Article 36 (Term of Director)

The term of office of the Director shall be as follows.

(the proviso omitted)

Article 36 (Term of Director)

The term of office for a Director shall be 3 years.

The term of office for a non-executive directors prolonged

(unchanged)

1. Standing Director: 3 years

(deleted)

2. Non-Executive Director: 1 year

(deleted)

(omitted)

(unchanged)

Article 37 (Appointment of President, et al.)

The Bank may appoint the President and the Vice Presidents in charge, by the resolution of the Board of Directors;

(the rest omitted)

Article 37 (Appointment of President, et al.)

The Bank may appoint the President and the EVPs & **Executive Directors** by resolution of the Board of Directors; (unchanged)

Article 38 (Duties of Directors)

(omitted)

The Vice Presidents in charge shall assist the President and perform their respective duties as may be delegated to them by the Board of Directors. In the absence of the President, the Vice Presidents in charge shall take his/her place as the President in accordance with their order of priority as determined by the Board of Directors.

Article 38 (Duties of Directors)

(unchanged)

The EVPs & Executive Directors shall assist the President Term amended and perform their respective duties as may be delegated to them by the Board of Directors. In the absence of the President, the EVPs & Executive Directors shall take his/her place as the President in accordance with their order of priority as determined by the Board of Directors.

Term amended

Term amended

Table of Contents 6

5

CURRENT

Article 42 (Method of Resolution)

The quorum for the Board of Directors shall be the presence of at least more than one half (1/2) of the Directors, and all resolutions of the Board of Directors shall require the affirmative votes of a majority of the Directors present at the meeting of the Board of Directors; provided that amendment of the Articles of Incorporation, appointment of officers and other matters requiring the resolution of General Meeting of Shareholders shall be adopted by the affirmative vote of a majority of the Directors in office.

~ (omitted)

Article 44 (Committees)

The Bank may establish committees, such as an Operation Committee of the Board of Directors, a Business Strategy Committee, a Risk Management Committee, a Compensation Committee, a Non-Executive Director Nomination Committee by resolution of the Board of Directors, for the purposes of efficient operation of the Board of Directors and effective management of the Bank.

~ (omitted)

Article 53 (Dividends)

~ (omitted)

(new addition)

AMENDED (DRAFT) Article 42 (Method of Resolution)

The quorum for the Board of Directors shall be the presence of at least more than one half (1/2) of the Directors, and all resolutions of the Board of Directors shall require the affirmative votes of a majority of the Directors present at the meeting of the Board of Directors; provided that amendment of the Articles of Incorporation, appointment of officers, amendment of resolutions of the Audit Committee and other matters requiring the resolution of the General Meeting of Shareholders shall be adopted by the affirmative vote of a majority of the Directors in office.

Amendment of resolutions of Audit Committee added

REMARK

~ (unchanged)

Article 44 (Committees)

The Bank may establish committees, such as an Operation Committee of the Board of Directors, a Business Strategy Committee, a Risk Management Committee, an Evaluation & Compensation Committee or a Non-Executive Director Nomination Committee by resolution of the Board of Directors, for the purposes of efficient operation of the Board of Directors and effective management of the Bank.

Term amended

~ (unchanged)

Article 53 (Dividends)

~ (unchanged)

The Bank may distribute cash dividends to the shareholders Quarterly as of the end of March, June or September by resolution of the Board of Directors.

Dividend Clause newly added

In case the Bank issues new shares through a rights offering, bonus issue, stock options and/or stock dividend prior to each end of the months referred to in Paragraph four (4), the new shares shall be deemed to have been issued at the end of the fiscal year immediately prior to the fiscal year during which the new shares are issued with respect to distribution of dividends for such new shares.

6

CURRENT AMENDED (DRAFT) REMARK

Addenda

Article 1 (The date of enforcement) These Articles of Incorporation shall enter into force on March 24, 2006.

Article 2 (Interim Measures)

Notwithstanding the revised Article 36, the term of office for Non-Executive Directors re-elected at the first Meeting of Shareholders held after the enforcement of the Article shall be 1, 2 or 3 years.

7

AGENDUM 3. APPOINTMENT OF DIRECTORS

List of Nominees for Executive Director

Transa	etione	with	the
i ransa	icuons	with	une

Name				Bank during the pas
(Date of Birth)	Current Position	Education	Career	3 years
Ki Hong Kim	Chief Executive	Ph.D. in Business, University of Georgia	Non-Executive Director, Kookmin Bank	None
(Newly	Vice President,	Georgia	Dair	
Appointed)	Kookmin Bank			
(01/10/1957)		M.B.A., University of Missouri	Assistant Governor, FSS	
		B.A. in Business, Barat College	Professor, Chungbuk Nat 1 University	v.
		B.A. III Business, Barat Conege	1101essor, Chungbuk Ivat 1 Olliversit	y

Research Director, Korea Insurance Development Institute

List of Nominees for Non-Executive Director

Name				Transactions with the
(Date of Birth)	Current Position	Education	Career	Bank during the past 3 years
Kee Young	Professor,	Ph.D. in Accounting, Univ. of Texas, Austin	Non-executive Director, LG Corporation	None
Chung	Accounting			
(Newly	Keimyung Univ.	M.A. in Business, Seoul Nat 1 Univ.	President, Korea Accounting Institute	
Appointed)	(C.P.A)	With the Business, Seour Nut. 1 Cmv.	Trestorit, Rorea recounting institute	
(09/07/1948)				
		B.A. in Business, Seoul Nat 1 Univ.	Chairman, Korea Accounting Association	
			Member, Examination Committee,	
			FSS	
Bo Kyung	CEO, Kolon Data Communication	B.S. in Mechanical Engineering, Seoul Nat 1 Univ.	CEO, LG-IBM PC Co., Ltd.	None
Byun				

(Newly Co., Ltd Managing Director, IBM Korea

Appointed)

(08/09/1953)

Bae Kin Vice President, Ph.D. in Economics, Univ. of Director of Research, Vice President, None

Minnesota KIF

Cha Korea Institute of

Finance

B.A. in Economics, Seoul Nat 1 Univ. Professor, Economics & Finance,

Appointed) Hong Kong City Univ.

(07/23/1958)

(Newly

Professor, Economics, Univ. of Texas

Dong Soo Professor M.A. in Public Administration, Univ. Deputy Minister, Ministry of None

of Wisconsin at Madison Environment

Chung Sangmyung Univ.

(Reappointed)

B.A. in Business Administration, Assistant Minister, Planning &

(09/24/1945) Seoul Nat 1 Univ. Management Office, Ministry of Planning

& Budget

8

Name				Transactions with
(Date of Birth) Nobuya	Current Position Executive Advisor,	Education Waseda Univ., Japan	Career Chairman & CEO, Fuji Xerox Korea	the Bank during the past 3 years None
Takasugi	Fujixerox Korea			
(Reappointed)			Chairman, Seoul Japan Club	
(09/03/1942)				
Doo Hwan	Representative Partner,	B.A. in Law, Seoul Nat 1 Univ.	Executive Director of the Korean Bar Association	None
Song	Hankyul Law firm			
(Reappointed) (05/29/1949)			Judge, Seoul District Court	
Chang Kyu	CEO,	B.A. in Economics, Sogang Univ.	Chief Economic Correspondent /Executive Director, Joongang Ilbo	None
Lee	Joongang Ilbo News Magazines			
(Reappointed)	C	Journalism course, Missouri Graduate		
(05/20/1950)		School	Managing Editor/Director, Joongang Ilbo	
Dam Cho (Reappointed)	Professor,	Ph.D. in Finance, Korea Univ.	President, Korean Financial Management Association	None
(08/01/1952)	Chonnam Nat 1 Univ,			
		M.S in Business Administration, Korea Univ.	Lecturer, Hongik Univ.	
		B.A. in Business Administration, Korea Univ.		
Young Soon Cheon	Professor, Chungang University	Ph.D. in Accounting, Univ. of Georgia	Assistant Professor, Kyunghee Univ.	None
(Reappointed) (02/01/1961)	(C.P.A)	MARS Hairs and Control	Senior Research Fellow, FSS	
(02/01/1701)		M.Acc, Univ. of Georgia B.B.A, Chungang Univ.	Assistant Professor, Baruch college, CUNY	

Table of Contents 11

9

 $A \textit{gendum 4. Appointment of candidates for the members of the audit committee, who are non-executive directors$

Name				Transactions with the
(Date of Birth) Kee Young Chung	Current Position Professor,	Education Ph.D. in Accounting, Univ. of Texas, Austin	Career Non-executive Director, LG Corporation	Bank during the past 3 years None
(Newly Appointed)	Accounting Keimyung Univ. (C.P.A)	,		
(09/07/1948)	(C.F.A)	M.A. in Business, Seoul Nat 1 Univ.	President, Korea Accounting Institute	
		B.A. in Business, Seoul Nat 1 Univ.	Chairman, Korea Accounting Association	
			Member, Examination Committee, FSS	
Bo Kyung Byun	CEO, Kolon Data Communication	B.S. in Mechanical Engineering, Seoul Nat 1 Univ.	CEO, LG-IBM PC Co.,Ltd.	None
(Newly Appointed)	Co.,Ltd			
(08/09/1953)			Managing Director, IBM Korea	
Dam Cho	Professor, Chonnam Nat 1	Ph.D. in Finance, Korea Univ.	President, Korean Financial Management Association	None
(Newly Appointed)	Univ.			
(08/01/1952)		M.S in Business Administration, Korea Univ.	Lecturer, Hongik Univ.	
		B.A. in Business Administration, Korea Univ.		
Young Soon Cheon	Professor, Chungang Univ.	Ph.D. in Accounting, Univ. of Georgia	Assistant Professor, Kyunghee Univ.	None
(Reappointed)	(C.P.A)			
(02/01/1961)		M.Acc, Univ. of Georgia	Senior Research Fellow, FSS	

B.B.A, Chungang Univ.

Assistant Professor, Baruch college, CUNY

10

AGENDUM 5. APPROVAL OF PREVIOUSLY GRANTED STOCK OPTIONS

On March 18, April 27, July 22 and August 23 of 2005, the Board of Directors of Kookmin Bank approved of, and ratified, granting of stock options to directors and employees of the Bank.

Pursuant to Article 13 of the Articles of Incorporation, these resolutions by the Board are subject to the approval and ratification at the first General Shareholders Meeting convocated after the date of grant.

The purpose of these stock option grants is to motivate our management towards meeting internal business targets and conducting responsible management practices. The methods through which we may grant these stock options are provided in more detail below.

1.1 List of Grantees, Number of Stock Options and Date of Grant

		Grantees	Number of	As per	
			Shares	Offering	
Date of Grant	Title Non-executive directors	Name Suk Yong Cha	(Share) 135,000	Structure Granted	Remark Index -Linked
		Ki Hong Kim	(15,000 eacn)	over 3 years	Stock Options
		Young Soon Cheon			
		Dong Soo Chung			
		Chang Kyu Lee			
		Hun Namkoong			
		Doo Hwan Song			
		Dam Cho			
		Nobuya Takasugi			
	Chief audit executive	Hyung Duk Chang	30,000	Granted over 3 years	
March 18, 2005	Senior EVPs	Dong Won Kim	420,000 (30,000 each)	Granted over 3 years	Performance Linked
		Kap Shin	(30,000 cach)		Stock Options
		Yun Keun Jung			
		Nam Sik Yang			
		Hyo Sung Won			
		Yong Kook Oh			
		Sang Jin Lee			

Ahn Sook Koo

Jung Young Kang

Young Han Choi

Dong Soo Choe

Seong Kyu Lee

Jun Bo Cho

Jeong Min Kim

EVPs Sung Soo Jung 60,000 Granted

(15,000 each) over 3 years

Hye Young Kim

Ki Hyun Kim

Jae Sam Chung

Heads of Regional Chang Ho Kim 225,000 Granted Performance Head Offices (15,000 each) over 3 years Linked

Dong Sook Kang Stock Options

De Oak Shin

Dal Soo Lee

Byong Doo Ahn

Byung Kun Oh

Won Sik Yeo

Dong Su Yeo

Kyoung Ho Lee

Jeung Ho Lee

Kwang Suk Lee

Tae Kon Kim

Hyeog Kwan Kwon

Hyo Nam Choi

Kyu Hyung Jung

Heads of Corporate Dong Hwan Cho **30,000**Regional Head Offices (15,000 each)

Man Hee Lee

Head of Derivatives Il Soo Moon 15,000

Business Unit

	Chief Compliance Officer	Yong Seung Lee	15,000		
-	Subtotal: 47 people	-	930,000	-	-
April 27, 2005 July 22, 2005	EVP Senior EVP	Kyung Wook Kang Donald H. MacKenzie	15,000 30,000	Granted	Performance Linked
August 23, 2005	EVP	Youn Soo Kim	15,000	over 3 years	Stock Options
-	Subtotal: 3 people	-	60,000	-	-
-	Total: 50 people	-	990,000	-	-

1.2 Adjustment to Number of Options for Grantees (Performance Linked Stock Options)

Grantees: Senior EVPs, EVPs, Heads of Regional Head Offices, Heads of Corporate Regional Head Offices, Head of Derivatives Business Unit and Chief Compliance Officer

The number of stock options granted to the grantees above is subject to adjustment based on the average evaluated score of the performance he or she achieves for three years from the date of the grant. Where the grantee resigns before the three-year term expires, the calculation shall be made based upon the quarterly average performance scores calculable immediately prior to such event.

Evaluation Method

Average Score Calculation of Exercisable Stock Option

Less than 60 points Stock options cancelled.

60 points or above but less than 80 points

Number of exercisable options = (Number of stock options granted evaluated score / 80)

80 points or above Total number of the stock options granted.

1.3 Method of Exercise

Kookmin Bank may grant shares to a grantee who exercised his or her stock option by:

Issuing new common shares

Delivering treasury shares (which will be common shares)

Giving grantees of the stock options cash or treasury shares for the value of which is equivalent to the difference between the exercise price and the market price

1.4 Exercise Price

i) Chief audit executive and Non-executive directors (Index-Linked Stock Option)

Formula

Exercise price = 46,800 Won x (1 + rate of increase for KOSPI banking industry index x 0.4)

Rounded up to the nearest 100 Won. Rate of increase for KOSPI banking industry index 1 = (KOSPI banking industry index as of the effective date 2 KOSPI banking industry index as of the date of grant) / KOSPI banking industry index as of the date of grant

- 1. If the rate of increase for KOSPI banking industry index is negative, exercise price will be 46,800 won
- 2. The effective date to decide the number of stock options granted: March 18, 2008

 In the case of the date being on holiday, the next business date will be effective

13

ii) Senior EVPs, EVPs, Heads of Regional Head Offices, Heads of Corporate Regional Head Offices, Head of Derivatives Business Unit and Chief Compliance Officer (Fixed)

Date of Grant	Exercise Price
March 18, 2005	46,800
April 27, 2005	45,700
July 22, 2005	49,200
August 23, 2005	53,000

^{*} Exercise price is decided at the arithmetic mean of the following three numbers: the sum of the daily closing price multiplied by the daily trading volume divided by the daily trading volume for the common shares during each of the following periods: (i) two months prior to, but excluding, the grant date; (ii) one month prior to, but excluding, the grant date; and (iii) one week prior to, but excluding, the grant date.

1.5 Exercise Period

Date of Grant	Exercise Period
March 18, 2005	From March 19, 2008 to March 18, 2013
April 27, 2005	From April 28, 2008 to April 27, 2013
July 22, 2005	From July 23, 2008 to July 22, 2013
August 23, 2005	From August 24, 2008 to August 23, 2013

1.6 Adjustment to Exercise Price and Number of Options

In the event that there is a capital increase, bonus issue, stock dividend, stock split, reverse stock split, merger or consolidation, capital reduction, reduction of retained earnings or cancellation of issued stocks as a result of the redemption of redeemable stocks and such event requires an adjustment in the exercise price or number of exercisable shares pursuant to these stock option grants, then such adjustment shall be made in accordance with a resolution passed by our board.

1.7 Adjustment Following Resignation

If any grantee resigns or ceases his/her office and the conditions for exercising his/her stock options have been satisfied, such grantee may exercise his/her options, adjusted pursuant to the formula below and rounded down to the nearest whole share.

Formula

Exercisable number of shares shall mean the number of shares granted by the stock options multiplied by the number of days at work divided by three years.

AGENDUM 6. GRANT OF STOCK OPTIONS

On February 27, 2006, the board of directors of Kookmin Bank approved and ratified stock option grants to certain of its senior executive vice presidents, executive vice presidents and heads of its regional head offices and to its chief audit executive, chief executive vice president and non-executive directors.

The resolution by our board is subject to approval and ratification at our general shareholders meeting to be held on March 24, 2006.

The purpose of these stock option grants is to motivate our management towards meeting internal business targets and conducting responsible management practices. The methods through which we may grant these stock options are provided in more detail below.

1. List of Grantees and the Stock Option Details

Non-executive directors

	Grantees		Additional	
Title	Name	Number of Shares	Shares to be Granted ³	Notes
Non-executive	Dong Soo Chung	10,000	10,000	Granted over two years
	Doo Hwan Song	10,000	10,000	Granted over two years
directors	Chang Kyu Lee	10,000	10,000	Granted over two years
directors	Dam Cho	10,000	10,000	Granted over two years
	Nobuya Takasugi	10,000	10,000	Granted over two years
	Young Soon Cheon	5,000	5,000	Granted over one year
	Kee Young Chung	30,000	15,000	Granted over three years
	Bo Kyung Byun	30,000	15,000	Granted over three years
	Bae Kin Cha	30,000	15,000	Granted over three years
Subtotal	9 people	145,000	5,000~15,000 ³	-

15

If a non-executive director is appointed as the chairman of our board at a subsequent board meeting after the general shareholder s meeting, such director will be granted additional stock options entitling him or her to receive additional shares equal to the amount set forth opposite his or her name. Such additional amount will be adjusted pursuant to note 6 to reflect the shorter tenure of non-executive directors.

Senior management

	Grantees	Number of	
Title Chief audit executive	Name Hyung Duk Chang	Shares 20,000	Notes Granted over two years
Chief executive vice	Ki Hong Kim	210,000	Granted over three years
president			
Senior executive vice presidents	Kap Joe Song Dal Soo Lee Won Sik Yeo	45,000 20,000 20,000	Granted over three years Granted over two years Granted over two years
Executive vice	De Oak Shin Choong Won Cho Yook Sang Kwon	20,000 30,000 30,000	Granted over two years Granted over three years Granted over three years
presidents	Haing Hyun Choi In Gyu Choi Kwang Chun Shon	30,000 30,000 30,000	Granted over three years Granted over three years Granted over three years
Heads of regional	Han Mok Cho Soon Hyun Kim Seung Joo Baik	30,000 30,000 30,000	Granted over three years Granted over three years Granted over three years
head offices	Kwang Mook Park Se Yoon Hong Sang Rak Jang Jin Sun Paeng Shin Og Joo	30,000 30,000 30,000 30,000 30,000	Granted over three years Granted over three years Granted over three years Granted over three years Granted over three years
	Young Hee Jeon Bae Young Lee	30,000 30,000	Granted over three years Granted over three years
Subtotal	21 people	785,000	-
Total	30 people	$930,000^4$	-

2. Grant Date: March 24, 2006

3. Exercise Price (Index-Linked Stock Option)

Exercise price = (Base price) Won x (1 + TRS) of the three major competitors x (0.4)

(1) Rounded up to the nearest 100 Won.

The aggregate number of shares to be granted to non-executive directors and executive directors pursuant to additional stock options could increase from 930,000 shares to up to between 935,000 shares and 945,000 shares.

- (2) <u>Base price</u> shall mean the arithmetic mean of the following three numbers: the sum of the daily closing price multiplied by the daily trading volume divided by the daily trading volume for the common shares during each of the following periods: (i) two months prior to, but excluding, the grant date; (ii) one month prior to, but excluding, the grant date; and (iii) one week prior to, but excluding, the grant date.
- (3) TRS of the three major competitors shall mean (the sum of each of the three major competitor s total market cap at the expected exercise share confirmation date *less* the sum of each of the three major competitor s total market cap at the grant date) divided by the sum of each of the three major competitor s total market cap at the grant date multiplied by 100.

Total market cap at the expected exercise share confirmation date shall mean the expected exercise share confirmation date closing price multiplied by the number of outstanding shares as of the expected exercise share confirmation date. The expected exercise share confirmation date closing price shall be the arithmetic mean of the following three numbers: the sum of the daily closing price multiplied by the daily trading volume divided by the daily trading volume for the common shares during each of the following periods: (i) two months prior to the expected exercise share confirmation date; (ii) one month prior to the expected exercise share confirmation date; and (iii) one week prior to the expected exercise share confirmation date.

Total market cap at the grant date shall mean the grant date closing price multiplied by the number of outstanding shares as of the grant date. The grant date closing price shall be the arithmetic mean of the following three numbers: the sum of the daily closing price multiplied by the daily trading volume divided by the daily trading volume for the common shares during each of the following periods: (i) two months prior to, but excluding, the grant date; (ii) one month prior to, but excluding, the grant date; and (iii) one week prior to, but excluding, the grant date.

- (4) Three major competitors shall mean the Shinhan Financial Group, Hana Financial Group and Woori Financial Group.
- (5) In the event of (i) a grantee s early retirement, the day before such retirement date and (ii) the expected exercise share confirmation date falling on a holiday, the day before such holiday, each such day shall be deemed the expected exercise share confirmation date.
- (6) If the growth rate of the three major competitors total market cap is negative, the exercise price shall be (Base price) Won.

4. Method of Exercise

Kookmin Bank may grant shares to a grantee who exercised his or her stock option by:

Issuing new common shares

Delivering treasury shares (which will be common shares)

Giving grantees of the stock options cash or treasury shares for the value of which is equivalent to the difference between the exercise price and the market price

5. Exercise Period: From March 25, 2009 to March 24, 2014

6. Adjustment to Exercise Price and Number of Stock Options

In the event that there is a capital increase, stock dividend, stock split, reverse stock split, merger or consolidation, capital reduction, reduction of retained earnings or cancellation of issued stocks as a result of the redemption of redeemable stocks and such event requires an adjustment in the exercise price or number of exercisable shares pursuant to these stock option grants, then such adjustment shall be made in accordance with a resolution passed by our board.

A non-executive director who is also appointed as chairman of our board will be granted additional stock options entitling him or her to receive additional shares equal to the amount set forth opposite his or her name under the column Additional Shares to be Granted in the first table above. Such additional amount will be adjusted to reflect the shorter tenure of non-executive directors.

7. Adjustment Following Resignation

If any grantee resigns or ceases his/her office and the conditions for exercising his/her stock options have been satisfied, such grantee may exercise his/her options, adjusted pursuant to the formula below and rounded down to the nearest whole share.

Formula

Exercisable number of shares shall mean the number of shares granted by the stock options multiplied by the number of days at work divided by three years.

18

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.

Kookmin Bank (Registrant)

Date: March 8, 2006 By: /s/ Kap Shin

(Signature)

Name: Kap Shin

Title: CFO / Senior EVP

Executive Director

19

Exhibit 99.1

KOOKMIN BANK

NON-CONSOLIDATED BALANCE SHEETS

AS OF DECEMBER 31, 2005 AND 2004

Korean Won (Restated)¹

	2005 2004 (In millions)	
ASSETS	(=== ===	
Cash and due from banks	(Won) 5,867,417	(Won) 5,139,604
Securities	30,550,299	27,965,441
Loans	135,738,407	135,769,326
Fixed assets	2,436,702	2,633,218
Other assets	5,000,824	8,133,541
	(Won) 179,593,649	(Won) 179,641,130
LIABILITIES AND SHAREHOLDERS EQUITY		
LIABILITIES:		
Deposits	(Won) 126,281,232	(Won) 127,010,534
Borrowings	13,737,336	9,634,296
Debentures	16,547,987	21,874,695
Other liabilities	10,653,494	11,943,063
	167,220,049	170,462,588
SHAREHOLDERS EQUITY		
Common stock	1,681,896	1,681,896
Capital surplus	6,254,786	6,230,738
Retained earnings (Net income of (Won)2,252,218 million for the year ended December 31,		
2005 and (Won)360,454 million for the year ended December 31, 2004)	3,929,948	1,846,895
Capital adjustments	506,970	(580,987)
	12,373,600	9,178,542
	(Won) 179,593,649	(Won) 179,641,130

See accompanying notes to non-consolidated financial statements.

We recorded individual assets and liabilities comprised in private beneficiary certificates in our respective bank accounts, and net operating results from the private beneficiary certificates were recorded as one line item of income or loss from beneficiary certificates in the income statements by the end of 2004. However, in accordance with the new interpretation on the accounting of private beneficiary certificates by the Financial Supervisory Service, a private beneficiary certificate on which management, as an investor, agrees to have no interference and is not managing, is regarded as an ordinary beneficiary certificate and recorded as securities. As a result of the change of accounting principle, we restated the accompanying financial statements as of December 31, 2004.

Exhibit 99.2

KOOKMIN BANK

NON-CONSOLIDATED STATEMENTS OF INCOME

FOR THE YEARS ENDED DECEMBER 31, 2005 AND 2004

Korean Won

(Restated)

2005 2004 (In millions except per share

	•	amounts)			
OPERATING REVENUE:					
Interest income:		(TTT) 0.00 F			
Interest on due from banks	(Won) 26,274	(Won) 9,995			
Interest on securities	1,127,393	1,045,947			
Interest on loans	10,139,482	11,437,600			
Other interest income	28,258	40,542			
	11,321,407	12,534,084			
Commission income	1,139,251	1,085,089			
Other operating income:					
Gain on disposal of trading securities	93,736	184,554			
Gain on valuation of trading securities		26,745			
Dividends on trading securities	4,869	3,289			
Dividends on available-for-sale securities	3,281	7,835			
Foreign exchange trading income	254,101	257,039			
Fees and commissions from trust accounts	137,666	117,869			
Gain on financial derivatives trading	3,652,414	4,057,392			
Gain on valuation of financial derivatives	1,152,891	2,196,112			
Gain on valuation of fair value hedged items	56,144	6,065			
Other operating income	39,498	41,945			
	5,394,600	6,898,845			
Total operating revenues	17,855,258	20,518,018			
OPERATING EXPENSES:					
Interest expenses:					
Interest on deposits	3,209,746	3,909,204			
Interest on borrowings	384,332	326,586			
Interest on debentures	1,034,471	1,116,110			
Other interest expenses	35,026	60,320			
	4,663,575	5,412,220			
Commission expense	352,546	470,755			

Other operating expenses:

Loss on disposal of trading securities	79,525	69,815
Loss on valuation of trading securities	14,550	
Provision for possible loan losses	1,053,088	3,068,248
Provision for acceptance and guarantee losses	9,008	206
Foreign exchange trading losses	237,323	305,448
Loss on financial derivatives trading	3,575,745	3,990,483
Loss on valuation of financial derivatives	1,097,056	2,050,551
Other operating expenses	781,258	684,141
	6,847,553	10,168,892
General and administrative expenses	2,975,762	2,739,933
•		
Total operating expenses	14,839,436	18,791,800

(Continued)

KOOKMIN BANK

NON-CONSOLIDATED STATEMENTS OF INCOME (CONTINUED)

FOR THE YEARS ENDED DECEMBER 31, 2005 AND 2004

Korean Won

(Restated)

	2005 2004 (In millions except per share amounts)			
OPERATING INCOME	(Won) 3,	015,822	(Won) 1	,726,218
NON-OPERATING INCOME		734,695		464,417
NON-OPERATING EXPENSES		522,264	1	,560,724
ORDINARY INCOME	3,	228,253		629,911
EXTRAORDINARY ITEM				
INCOME BEFORE INCOME TAX	3,	228,253		629,911
INCOME TAX EXPENSE		976,035		269,457
NET INCOME	(Won) 2,	252,218	(Won)	360,454
	, , ,	,	` /	Ź
ORDINARY INCOME PER SHARE (In currency units)	(Won)	6,977	(Won)	1,176
NET INCOME PER SHARE (In currency units)	(Won)	6,977	(Won)	1,176
·				
DILUTED ORDINARY INCOME PER SHARE (In currency units)	(Won)	6,973	(Won)	1,176
DILUTED NET INCOME PER SHARE (In currency units)	(Won)	6,973	(Won)	1,176

See accompanying notes to non-consolidated financial statements.

Exhibit 99.3

KOOKMIN BANK

NON-CONSOLIDATED STATEMENTS OF APPROPRIATIONS OF RETAINED EARNINGS

FOR THE YEARS ENDED DECEMBER 31, 2005 AND 2004

	Korean Won	
	2005	(Restated) 2004
		2004 nillions)
RETAINED EARNINGS BEFORE APPROPRIATIONS:	(22.2	,
Accumulated deficits carried over from prior years	(Won) (194,772)	(Won) (176,963)
Adjustment on valuation using the equity method		1,614
Net income	2,252,218	360,454
	2,057,446	185,105
TRANSFER FROM VOLUNTARY RESERVES:		
Voluntary reserve		220,100
Business rationalization reserve		40,760
		260,860
APPROPRIATIONS:		
Legal reserve	225,300	55,600
Reserve for financial structure improvement	- , , , , , ,	55,600
Reserve for losses on sale of treasury stock		359,525
Voluntary reserve	1,646,500	
Cash dividends (11.0% for common stock in 2005)	184,889	168,574
Other reserves	698	1,438
	2,057,387	640,737
UNAPPROPRIATED RETAINED EARNINGS (UNDISPOSED DEFICIT) TO BE CARRIED FORWARD TO SUBSEQUENT YEARS	(Won) 59	(Won) (194,772)

See accompanying notes to non-consolidated financial statements.