KOOKMIN BANK Form 6-K March 04, 2008 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 2008

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 <u>X</u> 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):
<i>Note:</i> 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):
<i>Note:</i> 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 by check mark whether by furnishing the information contained in this Form, the registrant is also thereby furnishing the information to the Commission pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934.
Yes No <u>X</u>

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On March 4, 2008, Kookmin Bank furnished a public notice regarding the convocation of its general meeting of shareholders for the fiscal year 2007.

The agenda for the annual general meeting of shareholders to be held on March 20, 2008 was also released through 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.

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Agenda for Annual General Meeting of

Shareholders for the Fiscal Year 2007

AGENDUM 1. APPROVAL OF NON-CONSOLIDATED FINANCIAL STATEMENTS (BALANCE SHEET, INCOME STATEMENT AND STATEMENT OF APPROPRIATION OF RETAINED EARNINGS) FOR THE FISCAL YEAR 2007

Please find the following Exhibits attached to this document:

Exhibit Index

- 99.1 Non-consolidated Balance Sheets as of December 31, 2007 and 2006
- 99.2 Non-consolidated Income Statements for the Years Ended December 31, 2007 and 2006
- 99.3 Non-consolidated Statements of Appropriations of Retained Earnings for the Years Ended December 31, 2007 and 2006

AGENDUM 2. AMENDMENT OF THE ARTICLES OF INCORPORATION

CURRENT Article 5 (Method of Public Notices)

AMENDED (DRAFT) Article 5 (Method of Public Notices)

REMARK

Public notices of the Bank shall be made in the Seoul Shinmun, a daily newspaper published in Seoul. However, if the Seoul Shinmun is not available due to circumstances beyond the Bank s control, the public notices of the Bank shall be given in the Dong-a Ilbo.

(now Porograph)

(new Paragraph)

Public notices of the Bank shall be made in the Seoul Shinmun, a daily newspaper published in Seoul. However, if the Seoul Shinmun is not available due to circumstances beyond the Bank s control, the public notices of the Bank shall be given in the Dong-a Ilbo.

Notwithstanding the provisions of Paragraph (1) above, a public notice of the financial statements pursuant to Article 41 of the Bank Act may be made by posting an electronic copy of the financial statements on the Korea Federation of Banks website.

Adding a new method for public notices of financial statements

(new Article)

Article 10-2 (Convertible Shares)

Providing basis for issuing convertible shares

The Bank may, pursuant to a resolution of the Board of Directors, issue shares that are convertible into common shares or preferred shares, in an amount not exceeding 20% of the total number of issued and outstanding shares of the Bank.

The issue price of the new shares issued upon conversion shall be equal to the issue price of the convertible shares prior to conversion, and the number of shares to be issued upon conversion shall be equal to the number of common shares or preferred shares prior to conversion.

The conversion period shall be determined by a resolution of the Board of Directors and shall be a period that commences no earlier than 1 year, and ends no later than 10 years, from the issue date.

For the purpose of any distribution of dividends on the shares issued upon conversion, Article 14 hereof shall apply *mutatis mutandis*.

CURRENT

(new Article)

AMENDED (DRAFT) Article 10-3 (Redeemable Shares)

REMARKProviding basis for issuing redeemable shares

At the time of issuance of preferred shares, the Bank may, pursuant to a resolution of the Board of Directors, issue such preferred shares as redeemable shares that can be retired at the Bank s discretion using its profits.

The redemption price shall be the issue price + additional amount, where the additional amount shall be determined by a resolution of the Board of Directors at the time of issuance of such redeemable shares, considering various factors such as the dividend rate, market condition and general circumstances related to the issuance of such redeemable shares.

The redemption period for the redeemable shares shall be a period falling between (x) the day following the close of the Ordinary General Meeting of Shareholders for the fiscal year in which the redeemable shares were issued and (y) one month after the close of the Ordinary General Meeting of Shareholders for the fiscal year in which the 20th anniversary of the issue date falls, as determined by a resolution of the Board of Directors; provided, however, that in the case of redeemable shares which are required to be redeemed by the Bank upon the expiration of the redemption period, to the extent that any of the conditions listed below have occurred and remain outstanding, the redemption period shall be extended until such conditions have been resolved:

- 1. The holders of the redeemable shares did not receive the preferential dividends to which they are entitled.
- 2. The Bank is unable to redeem the redeemable shares during the redemption period due to a lack of sufficient profits.

The Bank may redeem the redeemable shares in whole at once or in part in installments; provided that, if the Bank is redeeming the redeemable shares in part, the Bank may select the shares to be redeemed by lottery, or proportionally from each holder. Fractional shares resulting from proportional redemption shall not be redeemed.

CURRENT

AMENDED (DRAFT)

REMARK

If the Bank wishes to redeem the redeemable shares, the Bank shall provide public notice specifying its intention to redeem, the redeemable shares to be redeemed and a period of no less than one month during which holders will be required to present their share certificates to the Bank. The Bank must separately provide notice to the shareholders registered in the Bank s registry of shareholders and the registered pledgees. Upon the expiration of period mentioned above, the Bank shall mandatorily redeem the redeemable shares.

At the time of issuance of redeemable shares, the Bank may, pursuant to a resolution of the Board of Directors, issue the redeemable shares as convertible shares as provided for in Article 10-2 hereof.

ADDENDUM

(new Article)

Article 1 (The date of enforcement)

This Article of Incorporation will take effect on and after March 20th of 2008(2008/3/20).

AGENDUM 3. APPOINTMENT OF DIRECTOR(S)

List of Nominees for Executive Directors

Name (Date of Birth)	Current Position Director, Business Operating Division, National Credit Union Federation of Korea	Career Director, Bank Examination Department 1, Financial Supervisory Service	Relationship with the largest shareholder None	Transactions with the Bank during the past 3 years None	Recommended by Audit Committee Member Nominating Committee
Yong Hwa Cheong		Director, Examination Planning &			
(Newly appointed)		Coordination Department, Financial Supervisory Service			
(07/12/1952)					
		Assistant Governor, Financial Supervisory Service	,		
	Senior Executive Vice President & Head of the Strategy Group, Kookmin Bank	General Manager, Strategic Planning Team, Kookmin Bank	None	None	CEO & President
In Gyu Choi		General Manager, Seochobuk Branch, Kookmin Bank			
(Newly appointed)					
(12/23/1955)		General Manager, Human Resources Supporting Department, Kookmin Bank			
		Executive Vice President, Strategic Planning Division, Kookmin Bank			
Donald H. MacKenzie	Senior Executive Vice President &	Partner, KPMG Peat Marwick	None	None	CEO & President
(Newly appointed*)	CFO, Kookmin Bank				
(12/20/1948)		Vice President, Goldman Sachs			
		Managing Director, ING Barings			

Country Manager, ING Bank Japan

Senior Executive Vice President & CRO, Kookmin Bank

* Donald H. MacKenzie previously served as an executive director of Kookmin Bank from 2003 to 2006.

List of Nominees for Non-Executive Directors

Name (Date of Birth)	Current Position Professor, Chonnam National Univ.	Career Lecturer, Hongik Univ.	Relationship with the largest shareholder None	Transactions with the Bank during the past 3 years None	Recommended by Non-Executive Director Nominating
Dam Cho		Advisory Professor, Samsung Fire &			Committee
(Reappointed)		Marine Insurance Co., Ltd.			
(08/01/1952)					
		President, Korean Financial Management Association			
	Professor, Univ. of Seoul	Assistant Professor, Univ. of Alberta	None	None	Non-Executive Director Nominating Committee
Suk Sig Lim		Member, Examination Committee, FSS			
(Newly appointed)					
(07/17/1953)		Vice President, Korea Accounting Institute	;		
		Non-executive Director, Korea Ratings			
	Dean, KDI School of Public Policy and Management	Assistant Professor, Virginia Tech	None	None	Non-Executive Director Nominating
Sang Moon Hahm	S				Committee
(Newly appointed)		Chief Researcher, Korea Institute of Finance			
(02/02/1954)					
		Professor, KDI School of Public Policy and Management			
Han Kim	President & Chairman, Uclick	Executive Director, Daishin Securities Co. Ltd.	, None	None	Non-Executive Director
(Newly appointed)					Nominating Committee
(02/17/1954)		Vice Chairman, Meritz Securities Co., Ltd.			

Non-executive Director, Dongyang Fire & Marine Insurance Co., Ltd.

Chan Soo Kang	President & Chairman, Kang & Company. Ltd.	Executive Director, BT Wolfensohn	None	None	Non-Executive Director Nominating Committee
(Newly appointed)		CEO, Seoul Securities Co., Ltd.			
(11/23/1961)					
		Adjunct Professor, Ewha Womans Univ.			

AGENDUM 4. APPOINTMENT OF CANDIDATE(S) FOR THE MEMBERS OF THE AUDIT COMMITTEE WHO ARE NOT NON-EXECUTIVE DIRECTORS

Service

<u>List of Nominee for member of Audit Committee who is not Non-Executive Director</u>

Name	Current		Relationship with the largest	Transactions with the Bank during the past 3	
(Date of Birth)	Position	Career	shareholder	years	Recommended by
	Director, Business	Director, Bank Examination Department 1,	None	None	Audit Committee
	Operating Division,	Financial Supervisory Service			Member
	National Credit Union				Nominating
	Federation of Korea				Committee
Yong Hwa Cheong					
		Director, Examination Planning &			
(Newly appointed)		Coordination Department, Financial			
		Supervisory Service			
(07/12/1952)					
		Assistant Governor, Financial Supervisory			

 $A \textit{gendum 5. Appointment of candidate(s) for the members of the Audit \textit{Committee who are non-executive directors}$

<u>List of Nominees for members of Audit Committee who are Non-Executive Directors</u>

Name (Date of Birth) Kee Young Chung	Current Position Professor, Accounting Keimyung Univ. (C.P.A)	Career President, Korea Accounting Institute	Relationship with the largest shareholder None	Transactions with the Bank during the past 3 years None	Recommended by Audit Committee Member Nominating Committee
(Reappointed)		Chairman, Korea Accounting Association			
(09/07/1948)					
		Member, Examination Committee, FSS			
	Professor, Chonnam National Univ.	Lecturer, Hongik Univ.	None	None	Audit Committee Member Nominating Committee
Dam Cho		Advisory Professor, Samsung Fire &			
(Reappointed)		Marine Insurance Co., Ltd.			
(08/01/1952)					
		President, Korean Financial Management Association			
	Professor, Univ. of Seoul	Assistant Professor, Univ. of Alberta	None	None	Audit Committee Member Nominating Committee
Suk Sig Lim		Member, Examination Committee, FSS			
(Newly appointed)					
(07/17/1953)		Vice President, Korea Accounting Institute	;		
		Non-executive Director, Korea Ratings			
Han Kim	President & Chairman, Uclick	Executive Director, Daishin Securities Co., Ltd.	, None	None	Audit Committee Member
(Newly appointed)					Nominating Committee
(02/17/1954)		W 01 . W 2 0			
		Vice Chairman, Meritz Securities Co., Ltd.			

Non-executive Director, Dongyang Fire & Marine Insurance Co., Ltd.

Partner, Barun Law Presiding Judge.

Presiding Judge, Seoul Eastern District Court

None

None

Audit Committee Member Nominating

Committee

Chee Joong Kim Presiding Judge, Seoul Administrative

Court

(Newly appointed)

(12/11/1955)

Presiding Judge, Patent Court

Presiding Judge, Seoul High Court

AGENDUM 6. APPROVAL OF AGGREGATE REMUNERATION LIMIT FOR DIRECTORS

Annual General Meeting of Shareholders for the fiscal year 2001

Annual General Meeting of Shareholders for the fiscal year 2007

No. of Directors (No. of Non-executive

13 (10)

(10)

Director)

8 billion Won

8 billion Won*

Aggregate Remuneration Limit

^{* 8} billion Won will be proposed as the maximum amount of aggregate remuneration that may be disbursed to the directors of Kookmin Bank for the fiscal year 2008. The board of directors will approve and ratify the payment allocation. Additionally, 140,000 shares (or the equivalent amount) will be proposed as the maximum aggregate amount of shares that may be disbursed from October 30, 2007 to October 29, 2010 to the directors of Kookmin Bank as long-term incentives over the term of their office. The board of directors will approve and ratify the standard and method of allocation and payment of such shares.

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 4, 2008 By: /s/ Donald H. MacKenzie

(Signature)

Name: Donald H. MacKenzie Title: Senior EVP / CFO

Exhibit 99.1

KOOKMIN BANK

NON-CONSOLIDATED BALANCE SHEETS

AS OF DECEMBER 31, 2007 AND 2006

ASSETS		2007	Korean Won (In millions)	2006
Cash and due from banks	(Won)	6,544	,754 (Won) 6,568,306
Securities	(*** 011)	30,777	,	29,382,480
Loans		171,549	<i>'</i>	149,867,182
Tangible assets		2,298		2,137,732
Other assets		7,695		7,250,781
LIABILITIES AND SHAREHOLDERS EQUITY	(Won)	218,866	,038 (Won) 195,206,481
LIABILITIES:				
Deposits	(Won)	138,858) 130,019,916
Borrowings		50,250	,481	39,042,684
Other liabilities		13,719	,105	11,088,924
		202,828	,277	180,151,524
SHAREHOLDERS EQUITY:				
Common stock		1,681	,	1,681,896
Capital surplus		6,258		6,258,297
Accumulated other comprehensive income			,412	899,542
Retained earnings		7,741	,156	6,215,222
		16,037	,761	15,054,957
	(TII.	210.065	020 777	105.006.401
	(Won)	218,866	,038 (Won) 195,206,481

Exhibit 99.2

KOOKMIN BANK

NON-CONSOLIDATED STATEMENTS OF INCOME

FOR THE YEARS ENDED DECEMBER 31, 2007 AND 2006

	Korean Won		
	2007	2006	
ODED ATTING DEVENTUE	(In millions excep	t per share amounts)	
OPERATING REVENUE:			
Interest income:	(TIL.) 12.007	(111) 27 072	
Interest on due from banks	(Won) 13,007	(Won) 27,973	
Interest on securities	1,440,186	1,350,320	
Interest on loans	12,146,901	10,652,569	
Other interest income	36,522	32,026	
	13,636,616	12,062,888	
Gain on valuation and disposal of securities:			
Gain on valuation of trading securities	3,570	14,113	
Gain on disposal of trading securities		53,230	
Gain on disposal of available-for-sale securities	95,174	182,325	
Reversal of impairment loss on available-for-sale securities	808,396 31,784	84,443	
Reversal of impairment loss on available-for-sale securities	31,764	04,443	
	938,924	334,111	
Gain on disposal of loans	27,112	36,311	
Foreign exchange trading income	533,862	245,067	
Commission income	1,571,103	1,341,814	
Fees and commissions from trust accounts	93,406	97,141	
rees and commissions from trust accounts	93,400	97,141	
Dividends income	10,956	7,492	
Other operating income:	2 000 275	4.410.007	
Gain on derivatives trading	2,922,375	4,419,007	
Gain on valuation of derivatives	1,262,897	935,487	
Gain on valuation of fair value hedged items	212,295	35,828	
Other operating income	72,280	103,728	
	4,469,847	5,494,050	
Total operating revenues	21,281,826	19,618,874	
OPERATING EXPENSES:			
Interest expenses:			
Interest on deposits	4,144,124	3,433,480	
Interest on borrowings	2,449,474	1,796,009	

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Other interest expenses	81,336	54,991
	0.0,000	2 1,772
	6,674,934	5,284,480
	, ,	, ,
Loss on valuation and disposal of securities:		
Loss on valuation of trading securities	50,745	7,191
Loss on disposal of trading securities	88,785	48,084
Loss on disposal of available-for-sale securities	24,977	15,283
Impairment loss on available-for-sale securities	75,710	124,266
	240,217	194,824
	,	,
Gain on valuation and disposal of Loans:		
Provision for possible loan losses	533,952	1,009,498
Loss on disposal of loans	8,555	17,222
•		
	542,507	1,026,720
	2 :2,007	1,020,720
Foreign exchange trading losses	309,848	295,880
	2 07,0 10	_,,,,,,,
Commission expenses	593,123	464,400
Commission expenses	393,123	404,400
Concret and administrative expenses	2 602 254	2 225 155
General and administrative expenses	3,693,254	3,225,155

(Continued)

KOOKMIN BANK

NON-CONSOLIDATED STATEMENTS OF INCOME (CONTINUED)

FOR THE YEARS ENDED DECEMBER 31, 2007 AND 2006

	Korean Wor	1
	2007	2006
	(In millions except per sh	are amounts)
Other operating expenses:		
Provision for acceptances and guarantees losses	18,125	8,932
Loss on derivatives trading	2,785,890	4,080,808
Loss on valuation of derivatives	1,548,944	1,015,822
Loss on valuation of fair value hedged items	4,061	31,517
Other operating expenses	637,537	785,353
	4,994,557	5,922,432
Total operating expenses	17,048,440	16,413,891
OPERATING INCOME	(Won) 4,233,386 (W	/on) 3,204,983
NON-OPERATING REVENUE	444,899	366,293
NON-OPERATING EXPENSES	148,415	163,681
INCOME BEFORE INCOME TAX	4,529,870	3,407,595
INCOME TAX EXPENSE	1,756,027	935,484
NET INCOME	(Won) 2,773,843 (W	/on) 2,472,111
BASIC NET INCOME PER SHARE (In currency units)	(Won) 8,246 (W	7,349
DILUTED NET INCOME PER SHARE (In currency units)	(Won) 8,228 (W	/on) 7,349

Exhibit 99.3

KOOKMIN BANK

NON-CONSOLIDATED STATEMENTS OF APPROPRIATIONS OF RETAINED EARNINGS

FOR THE YEARS ENDED DECEMBER 31, 2007 AND 2006

	Korean Won			
	2007		2000	5
		(In mi	llions)	
RETAINED EARNINGS BEFORE APPROPRIATIONS:				
Retained earnings (accumulated deficit) carried forward from prior years	(Won)	95	(Won)	59
Effect on valuation of securities using the equity method	(20,400)		(1,582)
Net income	2,7	2,773,843		72,111
	2,7	53,538	2,470,58	
APPROPRIATIONS:				
Legal reserve	2	77,400	2	47,300
Voluntary reserve	1,6	51,500	994,900	
Dividend	8	24,129	1,227,784	
Other reserve		476		509
	2,7	53,505	2,4	70,493
UNAPPROPRIATED RETAINED EARNINGS TO BE CARRIED FORWARD TO SUBSEQUENT YEARS	(Won)	33	(Won)	95