#### SHINHAN FINANCIAL GROUP CO LTD Form 6-K February 22, 2011

SECURITIES AND EXCHANGE COMMISSION Washington, DC 20549 FORM 6-K **REPORT OF FOREIGN PRIVATE ISSUER** Pursuant to Rule 13a-16 or 15d-16 of the Securities Exchange Act of 1934 For the Month of February 2011 SHINHAN FINANCIAL GROUP CO., LTD. (Translation of registrant s name into English) 120, 2-Ga, Taepyung-Ro, Jung-Gu, Seoul 100-102, Korea (Address of principal executive offices) 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 b Form 40-F o 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): o 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): o Indicate by check mark whether the registrant by furnishing the information contained in this form is also thereby furnishing the information to the Commission pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934. Yes o No þ If Yes is marked, indicate below the file number assigned to the registrant in connection with Rule 12g3-2(b): 82-\_\_\_\_\_.

Shinhan Financial Group
120, 2-Ga, Taepyungro, Jung Gu,
Seoul 100-102, Korea
February 21, 2011 **Convocation Notice of the 10th Annual General Meeting of Shareholders**To our Shareholders:
Notice is hereby given that the 10th Annual General Meeting of Shareholders of Shinhan Financial Group will be held as described hereunder and your attendance is cordially requested.
Meeting Description

1. Date and Time	March 23, 2011 10 A.M., Seoul time.	
2. Place	Auditorium, 20th floor, Shinhan Bank,	
	120, 2Ga, Taepyung-ro, Jung-gu, Seoul, Koro	ea

### Agendas to be voted on:

- 1) Approval of Financial Statements (Statement of Financial Position, Statement of Income and Statement of Appropriation of Retained Earnings) for fiscal year 2010 (January 1, 2010~ December 31, 2010)
- 2) Approval of Revision to Articles of Incorporation
- 3) Approval of Director Remuneration Limit
- 4) Appointment of Directors (12 directors)
- 4-1) Executive Director Candidate: Mr. Dong Woo Han
- 4-2) Non-executive Director Candidate: Mr. Jin Won Suh
- 4-3) Outside Director Candidate: Mr. Taeeun Kwon
- 4-4) Outside Director Candidate: Mr. Kee Young Kim
- 4-5) Outside Director Candidate: Mr. Seok Won Kim
- 4-6) Outside Director Candidate: Mr. Hoon Namkoong
- 4-7) Outside Director Candidate: Mr. Jaekun Yoo
- 4-8) Outside Director Candidate: Mr. Ke Sop Yun

- 4-9) Outside Director Candidate: Mr. Jung Il Lee
- 4-10) Outside Director Candidate: Mr. Sun Tae Hwang
- 4-11) Outside Director Candidate: Mr. Haruki Hirakawa
- 4-12) Outside Director Candidate: Mr. Philippe Aguignier
- 5) Appointment of Audit Committee Members (4 members)
- 5-1) Audit Committee Member Candidate: Mr. Taeeun Kwon
- 5-2) Audit Committee Member Candidate: Mr. Seok Won Kim
- 5-3) Audit Committee Member Candidate: Mr. Ke Sop Yun
- 5-3) Audit Committee Member Candidate: Mr. Sun Tae Hwang
- For details of the agenda for the 10<sup>th</sup> Annual General Meeting of Shareholders, please visit our website http://www.shinhangroup.co.kr/eng/main/main.html

## **Meeting Agendas**

Agenda Item No. 1 Approval of Financial Statements (Statement of Financial Position, Statement of Income and Statement of Appropriation of Retained Earnings) for fiscal year 2010 (January 1, 2010 ~ December 31, 2010)

Please refer to Appendix A for financial statements of Shinhan Financial Group. The dividends proposed by the Board of Directors for fiscal year 2010 is as follows

- Dividend for Common Stocks: KRW 355,650 million (KRW 750 per share, 15% of par value and 1.45% of market price of Common Stock)
- 2) Dividend for Preferred Stocks: KRW 230,586 million
- 3) Total Dividend Amount: KRW 586,236 million

**Agenda Item No. 2** Approval of Revision to Articles of Incorporaton The following table sets forth a summary of the proposed amendments to the Articles of Incorporation;

	Current Provisions		Proposed Amendments	Remarks	
Article 1 (omitted)		Article	Article 1 (not subject to amendment)		
<b>Articl</b> (1~3) (4)	e 2 (Objectives) (omitted) To develop and sell joint products with its subsidiary, etc., and to provide business support for the joint use of facility, computer system, etc. with its subsidiary, etc.	Article (1~3) (4)	e 2 (Objectives) (not subject to amendment) To develop and sell joint products with its subsidiary, etc., and to provide the necessary resources for the business operation of its subsidiary, etc.	To reflect the amendment to Article 11 of the Enforcement Decree of the Financial Holding Company Act relating to business objectives.	
(new)		(5)	<u>To provide business support</u> <u>including computer, legal, accounting</u> <u>support, etc., entrusted by its</u> <u>subsidiary, etc.</u>	business objectives.	
(5)	(omitted)	(6)	(not subject to amendment)	To change paragraph number.	
Articl	e 3 ~ 23 (omitted)	Article	Article 3 ~ 23 (not subject to amendment)		
Articl	e 24 (Authority to Convene)	Article	e 24 (Authority to Convene)		
(1)	The Representative Director-President of the Company shall convene the General Meeting of Shareholders in accordance with resolution of the Board of Directors, unless otherwise prescribed by applicable laws and ordinances. If the Representative Director-President is unable to perform his/her duties, the General Meeting of Shareholders shall be convened by a Director designated by the Board of Directors.	(1)	The Representative Director-Chairman of the Company shall convene the General Meeting of Shareholders in accordance with resolution of the Board of Directors, unless otherwise prescribed by other laws and ordinances. If <u>the Representative</u> Director-Chairman is unable to perform his/her duties, the General Meeting of Shareholders shall be convened by a Director designated by the Board of Directors.	To reflect corporate governance structure change.	
Article 25~35 (omitted)		Article	e 25~35 (not subject to amendment)		
<b>Articl</b> (1~2) (3)	e 36 (Election of Director) (omitted) (new)	Article (1~2) (3)	e 36 (Election of Director) (not subject to amendment) The Directors other than Outside Directors shall be recommended by the Board Steering Committee pursuant to Article 47 of these	To clarify the appointment process of the Directors other than Outside	

1.

Articles of Incorporation and elected at the General Meeting of Shareholders.

Directors.

To reflect

#### Article 37 (omitted)

## Article 37 (not subject to amendment)

#### **Article 38 (Eligibility of Outside Director)**

- (omitted) (1)
- 1. a professional manager (it being noted that an individual who is or was an executive officer or served at an equivalent or more senior position, of a company that is subject to external audit according to the Act on External Audit of Stock Companies or similar foreign laws, provided that, even if such company does not meet the above eligibility requirement, an individual who has worked for five or more years at a company meeting the minimum size requirements prescribed by the Outside Director Recommendation Committee shall be regarded as a professional manager);

2.~8. (2)	(omitted) (omitted)	2.~8. (2)	(not s) (not s)
Articl	e 39 (omitted)	Article 39 (n	
Articl Direct	e 40 (Appointment of Representative tor,	Articl Direct	`

et al.)

#### Article 38 (Eligibility of Outside Director)

- (not subject to amendment) (1)
  - a professional manager (it being noted that an individual who is or was an executive officer or served at an equivalent or more senior position, of a company that is subject to external audit according to the Act on External Audit of Stock Companies or similar foreign law, provided that, even if such company does not meet the above eligibility requirement, an individual who has worked for five or more years at a company meeting the minimum size requirements prescribed by the Outside Director **Recommendation Committee** equivalent or higher than an executive position shall be regarded as a professional manager); subject to amendment)
  - subject to amendment)

#### not subject to amendment)

**Appointment of Representative** 

et al.)

recommendations from the FSS examination.

	Current Provisions		Proposed Amendments	Remarks
	The Company <u>may appoint one</u> <u>Representative Director-Chairman</u> <u>and one Representative</u> <u>Director-President</u> , by resolution of the Board of Directors.		The Company <u>shall appoint one</u> <u>Representative Director-Chairman</u> , by resolution of the Board of Directors.	To reflect changes in the corporate governance structure.
Article	e 41 (Duties of Directors)	Article	e 41 (Duties of Directors)	
(1)	The Representative Director-Chairman shall represent the Company <u>and shall oversee the</u> <u>business operations of the Company.</u>	(1)	The Representative Director-Chairman shall represent the Company, <u>perform the matters</u> <u>resolved by the Board of Directors</u> <u>and oversee the business operations</u> <u>of the Company as determined by the</u> <u>Board of Directors.</u>	To reflect changes in the corporate governance structure.
(2)	The Representative Director-Presidents shall also represent the Company and shall perform the matters resolved by the Board of Directors and oversee the business operations of the Company as determined by the Board of Directors.	(2)	(deleted)	To reflect changes in the corporate governance structure.
(3)	(omitted)	(2)	(not subject to amendment)	
Article	e 42 (omitted)	Article	e 42 (not subject to amendment)	
Article 43 (Composition and Convening of the		Article the	e 43 (Composition and Convening of	
	Meeting of Board of Directors)		Meeting of Board of Directors)	
(1~2) (3)	(omitted) The Meeting of the Board of Directors shall be convened by <u>the</u> <u>Representative Director-Chairman of</u>	(1~2) (3)	(not subject to amendment) The Meeting of the Board of Directors shall be convened by <u>the</u> <u>Chairman of Board of Directors</u> by	To reflect changes in the corporate governance

Directors shall be convened by <u>the</u>
<u>Representative Director-Chairman of</u>
<u>the Director designated by the Board</u>
<u>of Directors (if any)</u> by giving notice
to each Director at least seven
(7) days prior to the scheduled date of
such Meeting. However, such period
may be reduced upon occurrence of
urgent events, and the said
procedures may be omitted with the
consent thereon of all Directors.

Article 44~53 (omitted)

Article 44~53 (not subject to amendment)

period may be reduced upon

giving notice to each Director at least

seven (7) days prior to the scheduled

date of such Meeting. However, such

occurrence of urgent events, and the said procedures may be omitted with

the consent thereon of all Directors.

structure.

## Article 54 (Preparation and Maintenance of Financial Statements and Business Reports)

- The Representative <u>Director-President</u> of the Company shall prepare the following documents to be submitted to the Ordinary General Meeting of Shareholders, together with supplementary data and business reports, and have such documents audited by the Audit Committee no later than six (6) weeks before the date of the Ordinary General Meeting of Shareholders:
- (a~c) (omitted)
- The Audit Committee shall submit an audit report to <u>the Representative</u> <u>Director-President</u> no later than one
   (1) week before the date of the Ordinary General Meeting of Shareholders.
- (3) <u>The Representative</u> <u>Director-President</u> shall keep file copies of the documents described in Paragraph (1) above, together with the business report and Audit Committee s audit report thereon, at the head office of the Company for five (5) years, and certified copies of all of such documents at the branches of the Company for three (3) years, beginning from one (1) week before the date of the Ordinary General Meeting of Shareholders.
- (4) Immediately upon obtaining the approval for the documents mentioned in Paragraph (1) above from the General Meeting of Shareholders, the Representative Director-President shall make a public notice of the balance sheet, income statement, consolidated balance sheet and income statement pursuant to the Act on External Audit of Stock Companies and the opinion of an external auditor. In doing so, notwithstanding the provisions of Article 4, the Company may use the means of electronic document as prescribed by Article 55.2 of the

## Article 54 (Preparation and Maintenance of Financial Statements and Business Reports)

(1)The Representative Director-Chairman of the Company shall prepare the following documents to be submitted to the Ordinary General Meeting of Shareholders, together with supplementary data and business reports, and have such documents audited by the Audit Committee no later than six (6) weeks before the date of the Ordinary General Meeting of Shareholders: (not subject to amendment) (a~c) The Audit Committee shall submit an audit report to the Representative Director-Chairman no later than one (1) week before the date of the Ordinary General Meeting of Shareholders. (3)The Representative Director-Chairman shall keep file copies of the documents described in Paragraph (1) above, together with the business report and Audit Committee s audit report thereon, at the head office of the Company for five (5) years, and certified copies of all of such documents at the branches of the Company for three (3) years, beginning from one (1) week before the date of the Ordinary General Meeting of Shareholders. (4) Immediately upon obtaining the approval for the documents mentioned in Paragraph (1) above from the General Meeting of Shareholders, the Representative Director-Chairman shall make a public notice of the balance sheet, income statement, consolidated balance sheet and income statement pursuant to the Act on External Audit of Stock Companies and the opinion of an external auditor. In doing so, notwithstanding the provisions of Article 4, the Company may use the means of electronic document as prescribed by Article 55.2 of the

To reflect changes in the corporate governance structure.

Financial Holding Company Act.	Financial Holding Company Act.
Article 55~60 (omitted)	Article 55~60 (not subject to amendment)
(new)	Addenda 8 Article 1 (Effective Date) These Articles of Incorporation shall become effective as of March 23, 2011.

## Agenda Item No.3 Approval of Director Remuneration Limit

KRW 6.0 billion is proposed as the maximum amount of aggregate remuneration that may be disbursed to the 12 directors, including 10 outside directors, of the Company for fiscal year 2011. For your reference the limitation for fiscal year 2010 for 12 directors, including 8 outside directors, was KRW 8.5 billion.

Additionally, 71,000 performance shares are proposed to be granted as the maximum aggregate amount of shares that may be disbursed from April 2, 2010 to December 31, 2013 to the directors of Shinhan Financial Group as long-term incentives over the term of their office. The approval and ratification of awards, performance measure and allocation for these performance shares will be delegated to the Board of Directors.

-	Agenda Item No. 4Appointment of Directors (12 directors)Agenda Item No.4-1Executive Director CandidateMr. Dong Woo Han			
1.	Date of Birth		November 10, 1948	
2.	Nominator		Board Steering Committee	
3.	Relation to the largest sl	nareholder	None	
4.	Business transaction wit 3 years	h SFG during the last	None	
5.	Term of Office		From Mar.23, 2011 until the 13th AGM (3 year)	
6.	Current Position			
7.	New Appointment		Yes	
	7-1 If incumbent, prior y attendence rate	year BoD meeting	N.A.	
8.	Education		LL.B., College of Law, Seoul National University	
9.	Main Work Experience			
	2007 - 2009	Vice Chairman, Shinh	nan Life Insurance	
	2002	Chief Executive Offic	er, Shinhan Life Insurance	
	1999	Vice President, Shinh	an Bank	
	1995	Managing Director, S	hinhan Bank	
	1993	Director, Shinhan Bar	ık	
	1987	Head of Human Reso	urces, Shinhan Bank	
	1986	General Manager, Jor	ng-No Branch, Shinhan Bank	
	1983	Head of Planning & C	Coordination, Shinhan Bank	
	1982	Founding Staff Memb	per of Shinhan Bank	
	1977	Joined Korea Credit C	Guarantee Fund	
	1971	Joined Korea Trust Ba	ank	

Age	enda Item No.4-2 Non-exe	cutive Director Candida	te <u>Mr. Jin Won Suh</u>
1.	Date of Birth		April 20, 1951
2.	Nominator		Board Steering Committee
3.	Relation to the largest sl	hareholder	None
4.	Business transaction wit 3 years	th SFG during the last	None
5.	Term of Office		From Mar.23, 2011 until the 11th AGM (1 year)
6.	Current Position		President & CEO of Shinhan Bank
7.	New Appointment		Yes
	7-1 If incumbent, prior	year BoD meeting	N.A.
8.	Education		BA in Historical Science, Korea University
9.	Main Work Experience		
	2010 - current	President & CEO, Shi	inhan Bank
	2007	Chief Executive Offic	cer, Shinhan Life Insurance
	2006	Deputy President, Shi	inhan Financial Group
	2004	Deputy President, Shi	nhan Bank
	2002	Deputy Head of the R	etail Banking Division, Shinhan Bank
	2000	General Manager, Hu	man Resource Department, Shinhan Bank
	1997	General Manager, Inf	formation & Technology Department, Shinhan Bank
	1995	General Manager, Pol	hang Branch
	1993	General Manager, My	eonmuk-Dong Branch
	1991	General Manager, Per	rsonnel Training Office, Shinhan Bank
	1983	Joined Shinhan Bank	

Agenda Item No.4-3 Outside Director Candidate		Director Candidate	Mr. Taeeun Kwon
1.	Date of Birth		January 29, 1941
2.	Nominator		Outside Director Recommendation Committee
3.	Relation to the largest sh	nareholder	None
4.	Business transaction wit 3 years	h SFG during the last	None
5.	Term of Office		From Mar.23, 2011 until the 12th AGM (2 year)
6.	Current Position		Professor, Nagoya University of Foreign Studies
7.	New Appointment		Yes
	7-1 If incumbent, prior year BoD meeting attendance rate		N.A.
8.	Education		Ph.D. in Business Administration, Nanzan University
9.	Main Work Experience		
	2010 - current		Global Business, School of Contemporary International rersity of Foreign Studies
	1983 - 2010	Chief Executive Officer, Nam Bu Ham Co., Ltd	
	1997 - 2009	Committee member, I	Korean Residents Union HQ in Japan
	1991 - 2008	Counsel and Director,	Korea Education Foundation
	2004	Professor, Department of Global Business, School of Contemporary	
		International Studies,	Nagoya University of Foreign Studies

Agenda Item No.4-4 Outside Director Candidate		Director Candidate	Mr. Kee Young Kim
1.	Date of Birth		October 7, 1937
2.	Nominator		Outside Director Recommendation Committee
3.	Relation to the largest sl	hareholder	None
4.	Business transaction wit 3 years	th SFG during the last	None
5.	Term of Office		From Mar.23, 2011 until the 12th AGM (2 year)
6.	Current Position		President, Kwangwoon University
7.	New Appointment		Yes
	7-1 If incumbent, prior year BoD meeting attendance rate		N.A.
8.	Education		Ph.D in Business Administration, Washington University
9.	Main Work Experience		
	2009 - current	President, Kwangwoo	on University
	2004 - 2009	Outside Director, GS	Holdings Corp.
	2003	Outside Director, KT	B Networks, currently KTB Investment & Securities Co., Ltd.
	2000	Dean, Graduate Schoo	ol of Information, Yonsei University
	1979 - 2003	Professor, School of H	Business, Yonsei University

Agenda Item No.4-5 Outside Director Candidate		Director Candidate	Mr. Seok Won Kim
1.	Date of Birth		April 29, 1947
2.	Nominator		Outside Director Recommendation Committee
3.	Relation to the largest sl	hareholder	None
4.	Business transaction wit 3 years	th SFG during the last	None
5.	Term of Office		From Mar.23, 2011 until the 12 <sup>th</sup> AGM (2 year)
6.	Current Position		Chairman, Credit Information Companies Association
7.	New Appointment		Yes
	7-1 If incumbent, prior year BoD meeting attendance rate		N.A.
8.	Education		Ph.D. in Economics, Kyung Hee University
9.	Main Work Experience		
	2009 - current	Chairman, Credit Info	ormation Companies Association
	2006 - 2009	Chairman, Korea Fed	eration of Savings Banks
	2005	Outside Director, Woori Bank	
	2002 - 2005	Vice President, Korea Deposit Insurance Corporation	
	1999 - 2001	Head of the Korea-Ol	ECD Multilateral Tax Center

Agenda Item No.4-6 Outside Director Candidate		Director Candidate	<u>Mr. Hoon Namkoong</u>
1.	Date of Birth		June 26, 1947
2.	Nominator		Outside Director Recommendation Committee
3.	Relation to the largest s	hareholder	None
4.	Business transaction wir 3 years	th SFG during the last	None
5.	Term of Office		From Mar.23, 2011 until the 12th AGM (2 year)
6.	Current Position		Outside Director, Samsung Electro-Magnetics Co., Ltd
7.	New Appointment		Yes
	7-1 If incumbent, prior year BoD meeting attendance rate		N.A.
8.	Education		M.A. in public administration from University of Wisconsin at Madison
9.	Main Work Experience		
	2009 - current	Outside Director, KO	RAMCO (Korea Real Asset Management Company)
	2005 - current	Outside Director, San	nsung Electro-Magnetics Co., Ltd
	2005 - 2008	Chairman, Korea Life Insurance Association	
	2000 - 2004	Member, Monetary Policy Committee, Bank of Korea	
	1999 - 2000	Chairman and Preside	ent, Korea Deposit Insurance Corporation
Mn	Usen Namksong has bee	n comino ao an Outsido	Director for Samoung Electric Magnetics from Echnyam 2005

Mr. Hoon Namkoong has been serving as an Outside Director for Samsung Electro-Magnetics from February 2005. Prior to Shinhan Financial Group s FY 2010 Annual General Meeting of Shareholders, Mr. Namkoong plans to resign the Outside Director seat of Samsung Electro-Magnetics.

Agenda Item No.4-7 Outside Director Candidate		Director Candidate	<u>Mr. Jaekun Yoo</u>
1.	Date of Birth		August 24, 1941
2.	Nominator		Outside Director Recommendation Committee
3.	Relation to the largest sl	nareholder	None
4.	Business transaction wit 3 years	h SFG during the last	None
5.	Term of Office		From Mar.23, 2011 until the 12th AGM (2 year)
6.	Current Position		Chairman, Sankeihonsha Co., Ltd.
7.	New Appointment		Yes
	7-1 If incumbent, prior y attendance rate	year BoD meeting	N.A.
8.	Education		
9.	Main Work Experience		
	2003	Non-executive Direct	or, Shinhan Financial Group
	1997 - 2003	Chairman of Korean-	Japanese Chamber of Commerce in Tokyo
	1998	Non-executive Direct	or, Shinhan Bank

Agenda Item No.4-8 Outside Director Candidate			<u>Mr. Ke Sop Yun</u>	
1.	Date of Birth		May 20, 1945	
2.	Nominator		Outside Director Recommendation Committee	
3.	Relation to the largest shareholder		None	
4.	Business transaction with SFG during the last 3 years		None	
5.	Term of Office		From Mar.23, 2011 until the 11th AGM (1 year)	
6.	Current Position		Emeritus Professor, College of Business Administration, Seoul National University	
7.	New Appointment		No	
	7-1 If incumbent, prior year BoD meeting attendance rate		100% (attended all 8 BoD meetings held in FY 2010)	
8.	Education		Ph.D in Business Administration, Seoul National University	У
9.	Main Work Experience			
	2001 - current Chairman, Seoul Economist Club			
	1999 - 2001	Dean, College of Business Administration, Seoul National University		
	1997 - 1998 Exchange professor of London Graduate School, England(LBS)			
	1997	Member, Financial Renovation Committee 15		

Agenda Item No.4-9 Outside Director Candidate & &nb