LG Display Co., Ltd. Form 6-K February 27, 2012

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 February 2012 $\,$

LG Display Co., Ltd.

(Translation of Registrant s name into English)

128 Yeoui-dearo, Youngdungpo-gu, Seoul 150-721, Korea

(Address of principal executive offices)

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 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 x

I. Activities and Remuneration of Outside Directors, etc.

1. Attendance and Voting Record of Outside Directors, etc.

			1	Name of O	utside Directo	ors
	Date	Agenda	Dongwoo Chun	Tae Sik Ahn	Nakamura Yoshihide	William Y. Kim
		1. 2010 Review and Financial Results				
		2. Approval of investment of P98	For	For	For	For
		3. 2010 Financial Report	For	For	For	For
		4. 2010 Business Report	For	For	For	For
		5. Change of Article of Incorporation	For	For	For	For
1	2011.01.21	6. Approval of director candidates	For	For	For	For
1	2011.01.21	7. Approval of audit committee candidates	For	For	For	For
		8. Remuneration Limit for Directors & Executive officers	it for Directors & Executive officers For	For	For	For
		9. Transaction Limits with the Largest Shareholder and its Affiliates	For	For	For	For
		10. Matters of the 26th Annual General Meeting of Shareholders	For	For	For	For
		11. Internal Control over Financial Reporting				
		12. Audit Committee Evaluation Report				
					utside Directo	
	Date	Agenda	Dongwoo Chun	Tae Sik Ahn	Nakamura Yoshihide	William Y. Kim
	Duic	Approval of director candidates	For	For	For	For
2	2011.02.21	2. Approval of audit committee candidates	For	For	For	For
		3. Approval of remuneration for Directors & Executive officers	For	For	For	For

			Tae Sik	Name of Outs William Y.	ide Directors	S
	Date	Agenda 1. Appointment of chairman of Board of Directors	Ahn For	Kim For	Sunny Yi For	Jin Jang For
3	2011.3.11	2. Composition of board members	For	For	For	For
		3. Remuneration of executive officers	For	For	For	For
		1. 2011 1Q Business Review				
4	2011.04.15	2. 2011 Approval of executive officers performance evaluation scheme and review of performance target	For	For		For
				Name of Outs	ide Directors	S
	Date	Agenda 1. Q2 Business Review	Tae Sik Ahn	William Y. Kim		Jin Jang
		2. Large scale intra group transaction	For	For		For
	2011.07.20	3. Relocation of subsidiary	For	For		For
5		4. Composition of remuneration Committee	For	For		For
		5. FPR 3D promotion status report				
		6. Business strategy of Mobile Display business				
		1. Q3 Business review				
		2. Establishment of Subsidiary	For	For		For
6	2010.10.19	3. Strategy of differentiated products for each business unit				
		4. Market Review				
		1. Review of 2011 Business plans	For	For		For
_	2010 12 02	2. Payment of trademark license fees	For	For		For
7	2010.12.02	3. Relocation of principal business office	For	For		For
		4. Appointment and dismissal of executives officers	For	For		For

2. Activities of Outside Directors, etc. in Committees of the Board of Directors

	Member	Date	Activities Agenda 1. 2010 4Q Financial Reports	Remarks Approved
			2. Internal Control	
			3. Current status of appointment of outside auditors	
			4. Progress of audit	
		2011.01.20	5. Agenda of Annual General Meeting	Approved
	Mr. Tae Sik Ahn(Chairman)		6. Internal auditor report	
	Mr. Nakamura Yoshihide		7. Compliance Program Report	
	Mr. William Y. Kim		8. Self evaluation of audit committee and review of article of incorporation	
Audit				
Committee			1. Approval of audit report	Approved
		2011.2.21	2. Appointment of outside auditors	Approved
			3. Approval of non audited services done by outside auditors	Approved
			1. 2011 1Q Financial Report	Approved
	Mr. Tae Sik Ahn(Chairman)		2. Audit and none audit services by outside directors	Approved
	Mr. William Y. Kim	2011.04.19	3. Form 20-F	
	Mr. Sunny Yi		4. Progress of Audit	
			5. Compliance Program Report	

	Mr. Tae Sik Ahn Mr. William Y. Kim Mr. Jin Jang	2011.7.20	 2011 3Q Financial Report Progress of Audit Report FCPA Compliance program Compliance Program Report 2011 3Q Financial Report Pre approval of non audit services 	Approved
		2011.10.19	3. Progress of audit4. Approval of 2011 3Q Financial report5. Compliance Program Report	Approved
	Mr. Do Hyun Jung Mr. Dongwoo Chun Mr. Tae Sik Ahn	2011.02.21	1. 10 Remuneration for Directors and Executive Officers of EVP	Approved
Remuneration Committee	Mr. Sunny Yi Mr. Tae Sik Ahn Mr. James (Hoyoung) Jeong	2011.3.11	1. Election of Committee s Chairman	Approves
	Mr. William Y. Kim Mr. Tae Sik Ahn Mr. James (Hoyoung) Jeong	2011.07.20	1. Election of Committee s Chairman	Approves
Outside Director Nomination and Corporate Governance Committee	Mr. Dongwoo Chun Mr. William Y. Kim Mr. Do Hyun Jung		 Review of composition of Board directors Review of Independence of outside directors Review of outside directors candidates Review of outside directors candidates 	Approved Approved
	Mr. Sunny Yi	2011.03.11	1. Election of Committee s Chairman	Approved

Mr. Jin Jang

Mr. James (Hoyoung) Jeong

3. Remuneration of Outside Directors & Non-Standing Directors

(KRW Million)

			A	verage Payment	t
	Number of	Remuneration		per	
	Persons	Limit*	Results	Person	Remarks
Outside Director	4	8,500	212	53	

^{*} Remuneration limit for the total 7 directors, including standing directors.

II. Accumulated Transaction Amount of LG Display Co., Ltd with each of Major Shareholders or Their Affiliates, which was equivalent to 5% or more of 2010 Total Assets.

			(KRW	/ Billion)
Transaction Type	Counterpart (Relationship)	Transaction Period	Transaction Amount	Ratio*
Sales, etc.	LG Display America Inc. (Subsidiary)	Jan. 1, 2011 ~ Dec. 31, 2011	5,715	24.7%
Sales, etc.	LG Display Germany GmbH (Subsidiary)	Jan. 1, 2011 ~ Dec. 31, 2011	3,454	14.9%
Sales, etc.	LG Display Japan Co., Ltd. (Subsidiary)	Jan. 1, 2011 ~ Dec. 31, 2011	1,945	8.4%
Sales, etc.	LG Display Taiwan Co., Ltd. (Subsidiary)	Jan. 1, 2011 ~ Dec. 31, 2011	2,513	10.9%
Sales, etc.	LG Display Shanghai Co., Ltd. (Subsidiary)	Jan. 1, 2011 ~ Dec. 31, 2011	3,359	14.5%
Sales, etc.	LG Display Singapore Pte. Ltd.(Subsidiary)	Jan. 1, 2011 ~ Dec. 31, 2011	1,127	4.9%
Sales, etc.	LG Display Shenzhen Co., Ltd.(Subsidiary)	Jan. 1, 2011 ~ Dec. 31, 2011	1,956	8.4%
Sales/Purchase	LG Display Guangzhou Co., Ltd.(Subsidiary	Jan. 1, 2011 ~ Dec. 31, 2011	2,718	11.7%
Sales/Purchase	Suzhou Raken Technology Co., Ltd. (Subsidiary)	Jan. 1, 2011 ~ Dec. 31, 2011	7,556	3.3%
Sales, etc.	LG Electronics Inc.(Affiliate)	Jan. 1, 2011 ~ Dec. 31, 2011	1,015	4.4%
Purchase, etc.	LG Chem. Ltd. (Affiliate)	Jan. 1, 2011 ~ Dec. 31, 2011	2,062	8.9%
Purchase, etc.		Jan. 1, 2011 ~ Dec. 31, 2011	1,170	5.1%

^{*} 5% of total asset at the end of 2010

III. Reference Relating to the Business

1. Overview

A. Industry

(1) Industry characteristics and growth potential

TFT-LCD technology is one of the widely used technologies in the manufacture of flat panel displays, and the demand for flat panel displays is growing. The flat panel display industry is characterized by entry barriers due to rapidly evolving technology, capital-intensive characteristics, and the significant investments required to achieve economies of scale, among other factors. There is intense competition among the players in the industry, and the industry s production capacity, including ours, is continually increasing.

The demand for LCD panels for notebook computers and desktop monitors has grown, to a degree, in tandem with the growth in the information technology industry. The demand for LCD panels for television sets has been growing as digital broadcasting is becoming more common and as LCD television has come to play an important role in the digital display market. In addition, markets for small- to medium-sized LCD panels, such as those used in mobile phones, P-A/V, medical applications, automobile navigation systems and e-books, among others, have shown continued growth.

The average selling prices of LCD panels may continue to decline with time irrespective of general business cycles as a result of, among other factors, technology advancements and cost reductions.

(2) Cyclicality of LCD industry

The TFT-LCD business is highly cyclical. In spite of the increased demand for products, this industry has experienced periodic volatility caused by imbalances between supply and demand due to capacity expansion within the industry.

Intense competition and expectations of demand growth may lead panel manufacturers to invest in manufacturing capacity on similar schedules, resulting in a surge in capacity when production is ramped up at new fabrication facilities.

During such surges in production capacity, the average selling prices of display panels may decline. Conversely, demand surges and inability of supply to meet such demand may lead to price increases.

(3) Competitiveness

Our ability to compete successfully depends on factors both within and outside our control, including product pricing, our relationship with customers, successful and timely investment and product development, cost competitiveness, success in marketing to our end-brand customers, component and raw material supply costs, foreign exchange rates and general economic and industry conditions.

In order to compete effectively, it is critical to be cost competitive and maintain stable and long-term relationships with customers which will enable us to be profitable even in a buyer s market.

A substantial portion of our sales is attributable to a limited number of end-brand customers and their designated system integrators. The loss of these end-brand customers, as a result of customers entering into strategic supplier arrangements with our competitors or otherwise, would result in reduced sales.

Developing new products and technologies that can be differentiated from those of our competitors is critical to the success of our business. It is important that we take active measures to protect our intellectual property internationally by obtaining patents and undertaking monitoring activities in our major markets. It is also necessary to recruit and retain experienced key managerial personnel and skilled line operators.

B. Company

(1) Company overview

As a leading technology innovator in the display industry, we continue to focus on delivering differentiated value to our customers by developing new technologies and products, including in the categories of 3D, touch screens and next generation displays. With respect to 3D technology, we have commenced mass production of high definition 3D panels with reduced degrees of crosstalk, or the degree of 3D image overlapping, of less than 1% (which is less than what the human eye can perceive). We have also acquired the technical skills and have established a supply chain management system that enables us to provide one-stop solutions to our customers with respect to touch module products. In addition, we have shown that we are technologically a step ahead of the competition by developing products such as 10.1-inch flexible LCDs, 2.6 mm thin televisions (the thinnest in the world at the time) and 19-inch flexible e-papers.

Moreover, we entered into long-term sales contracts with major global firms, including those in the United States and Japan, to secure customers and expand partnerships for technology development.

Due to the sluggish macro-economic situation in 2011, LCD industry as a whole had a difficult year with the weak LCD panel demand. However, LGD was in a relatively better position with high-end specialty products, such as panels for FPR 3D, tablet PC and smartphone which were well received by its customers and these products had led the customers to clearly recognize LGD s differentiated competitive edge. As a result, LGD marked the number one market share in the LCD industry in 2011. Although all of the LCD panel makers made losses last year, LGD s profitability turned out to be relatively better than its peer groups.

(2) Market shares

Our worldwide market share for large-sized TFT-LCD panels based on revenue is as follows:

	2011	2010	2009**
Panels for Notebook Computers***	34.9%	33.2%	30.3%
Panels for Monitors	28.0%	26.5%	23.9%
Panels for Televisions	25.3%	23.4%	24.4%
Total	27.7%	25.4%	25.2%

- * Source: Q4 2011 Large Area TFT-LCD Shipment Report published by DisplaySearch & Based on TFT-LCD panels that are 9 inches or larger.
- ** Based on TFT-LCD panels that are 10 inches or larger.
- *** Includes panels for Netbooks.
- (3) New business etc.

In order to meet the rapidly increasing market demand for large TFT-LCD panels, we decided in March 2010 to further expand P8 by investing in P83, which successfully commenced mass production in March 2011. In January 2011, we also decided to invest in a new eighth generation production facility, P98.

We also plan to strengthen our market position in future display technologies by strengthening our OLED business, accelerating the development of flexible display technologies and maintaining our leadership position in the LED backlight LCD market.

2. Reference Relating to AGM

A. Matters Relating to the Annual General Meeting

- (1) Date and Time: 9:30 A.M., March 9, 2012 (Friday)
- (2) Venue: Guest House, Paju Display Cluster 1007, Deogeun-ri, Wollong-myeon, Paju-si, Gyeonggi-do, Korea

B. Agenda for Meeting

(1) For reporting: a. Audit Committee s Audit Report

b. 11 Business Report

(2) For approval: a. Non-consolidated Statements of Financial Position, Non-consolidated

Statements of Income and Non-consolidated Statements of Appropriations

of Retained Earnings of Fiscal Year 2011

- b. Appointment of Directors
- c. Appointment of Audit Committee Member
- d. Remuneration Limit for Directors in 2012

C. Details of Agenda for Approval

Agenda 1: Non-consolidated Statements of Financial Position, Non-consolidated Statements of Income and Non-consolidated Statements of Appropriations of Retained Earnings of Fiscal Year 2011

(1) Business Performance in FY 2011

Due to the sluggish macro-economic situation in 2011, LCD industry as a whole had a difficult year with the weak LCD panel demand.

However, LGD was in a relatively better position with high-end specialty products, such as panels for FPR 3D, tablet PC and smartphone which were well received by its customers and these products had led the customers to clearly recognize LGD s differentiated competitive edge.

As a result, LGD marked the number one market share in the LCD industry in 2011.

Although all of the LCD panel makers made losses last year, LGD s profitability turned out to be relatively better than its peer groups.

In 2011, LGD recorded non-consolidated annual revenue of KRW 23,471 billion, operating loss of KRW 1,251 billion and net loss of KRW 991 billion.

(2) Financial Statements

a. Non-consolidated Statements of Financial Position

(Based on K-IFRS) Description	FY 2011	(KRW Million) FY 2010
1. Current assets	7,326,764	8,499,873
2. Non-current assets	16,947,200	14,658,125
1) Investments	1,386,313	1,279,831
2) Other non-current financial assets	75,080	64,020
3) Deferred tax assets	1,329,905	979,323
4) Tangible assets	13,522,553	11,688,061
5) Intangible assets	479,510	483,260
6) Other non-current assets	153,839	163,630
Total Assets	24,273,964	23,157,998
1. Current liabilities	9,485,333	8,453,869
2. Non-current liabilities	5,101,714	3,833,454
Total Liabilities	14,587,047	12,287,323
1. Capital stock	1,789,079	1,789,079
2. Capital surplus	2,251,113	2,251,113
3. Reserves	(3,944)	(7,795)
4. Retained earnings	5,650,669	6,838,278
Total Shareholders Equity	9,686,917	10,870,675
Total liabilities and shareholders equity	24,273,964	23,157,998

b. Non-consolidated Statements of Income

(Based on K-IFRS) Description	FY 2011	(KRW Million) FY 2010
Revenues	23,471,309	25,004,257
Cost of goods sold	(22,982,517)	(22,011,362)
Gross profit	488,792	2,992,895
Other operating income	858,670	967,229
Sales expenses	(400,531)	(484,714)
Administrative expenses	(467,547)	(434,825)
R&D expenses	(672,225)	(670,912)
Other operating expenses	(1,058,242)	(1,345,279)
Income from operations	(1,251,083)	1,024,394
Finance income	173,106	242,917
Finance costs	(248,381)	(200,672)
Other non-operating loss, net	(15,617)	(14,634)
Profit before income tax	(1,341,975)	1,052,005
Income tax expense (benefit)	(350,943)	49,357
Profit for the period	(991,032)	1,002,648

c. Non-consolidated Statements of Appropriations of Retained Earnings

(Based on K-IRRS) Description	FY 2011	(KRW Million) FY 2010
Retained earnings before appropriations	5,470,733	6,658,564
a. Unappropriated retained earnings carried over from prior years	6,461,765	5,655,916
b. Net income	(991,032)	1,002,648
2. Appropriations of retained earnings		196,799
- Legal reserve		17,891
- Dividend		178,908
3. Unappropriated retained earnings to be carried forward to subsequent year	5,470,733	6,461,765

Agenda 2: Appointment of Directors

a) Sang Beom Han

Date of Birth: June 18, 1955

Candidate for Outside Director: None

Nominator: Board of Directors

Current Job: CEO and Executive Vice President of LG Display

Major Career: Head of LG Display TV Business Division

Business Transaction with LG Display during the last 3 years: A home loan mortgage(KRW 600M)

b) Dong-il Kwon

Date of Birth: February 5, 1957

Candidate for Outside Director: Yes

Nominator: Outside Director Nomination Committee

Current Job: Professor in Seoul National University, Department of Material Engineering

Major Career: Director of The Korean Energy Society

Business Transaction with LG Display during the last 3 years : None

Agenda 3: Appointment of Audit Committee Member

a) Jin Jang

Date of Birth: November 28, 1954

Outside Director: Yes

Nominator: Outside Board of Directors

Current Job: Chair Professor in Kyung Hee University, Department of Information Display

Major Career: Vice President of The Korean Information Display Society, LG Display Outside Director

Business Transaction with LG Display during the last 3 years: None

Agenda 4: Approval of Remuneration Limit for Directors

Category	FY2011	FY2010
Number of Directors (Number of Outside Directors)	7 (4)	7 (4)
Total Amount of Remuneration Limit	KRW 8.5 billion	KRW 8.5 billion

IV. Matters Relating to the Solicitor of Proxy1. Matters Relating to the Solicitor of Proxy

- a. Name of Solicitor: LG Display Co., Ltd. (LGD)
- b. Number of LGD Shares Held by Solicitor: None
- c. The Principal Shareholders of the Solicitor

Name of principal shareholder	Relationship with LGD	Number of shares held	Ownership ratio
LG Electronics Inc.	Largest shareholder	135,625,000 (common stock)	37.9%
Young Soo Kwon	Director (President, CEO)	23,000 (Common stock)	0.0%
Tae Sik Ahn	Outside Director	920 (Common stock)	0.0%
Total	-	135,648,920 (common stock)	37.9%

2. Matters Relating to the Proxy

Name of Agents for the Proxy Heeyeon Kim Hyun Seok Yoon Number of Shares Held by Agents as of 2010 End. Relationship with LGD Employee Employee

3. Criteria for Shareholders Whom Proxy is Asked to

All shareholders holding more than 50,000 shares of LGD common stock

4. Others

The Period of Proxy Instruction: From Mar. 5, 2011 to Mar. 9, 2012 (Before the 27th AGM)

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.

LG Display Co., Ltd.

(Registrant)

Date: February 27, 2012 By: /s/ Heeyeon Kim

(Signature)

Name: Heeyeon Kim

Title: Head of IR / IR Division