FORM 6-K

U.S. SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

Report of Foreign Private Issuer Pursuant to Rule 13a-16 or 15d-16 of the Securities Exchange Act of 1934

Commission File Number: 1-15270

Supplement for the month of June 2008.

NOMURA HOLDINGS, INC.

(Translation of registrant's name into English)

9-1, Nihonbashi 1-chome Chuo-ku, Tokyo 103-8645 Japan

(Address of principal executive offices)

20-F or Form 40-F.	irk whether the registrant	t files or will file annual rep	orts under cover Form
	Form 20-F <u>X</u>	Form 40-F	
Indicate by check ma Regulation S-T Rule 101(b)(1	_	abmitting the Form 6-K in	paper as permitted by
Indicate by check ma Regulation S-T Rule 101(b)(7	•	ubmitting the Form 6-K in	paper as permitted by
Indicate by check n registrant is also thereby furn the Securities Exchange Act of	ishing the information to	the Commission pursuant to	
	Yes	No X	
If "Yes" is marked, i Rule 12g3-2(b): 82		umber assigned to the registr	ant in connection with

Information furnished on this form:

EXHIBIT

Exhibit Number

- Nomura Finalizes Details of Stock Options (Stock Acquisition Rights)
 Nomura Securities Outlines Measures to Prevent Insider Trading

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.

NOMURA HOLDINGS, INC.

Date: June 6, 2008

By: /s/ TOSHIO HIROTA

Toshio Hirota

Executive Managing Director

Nomura Finalizes Details of Stock Options (Stock Acquisition Rights)

Tokyo, June 6, 2008—Nomura Holdings, Inc. (the "Company") today announced that its Group Management Committee* has finalized the details of the issuance of stock acquisition rights as stock options as outlined below.

* The Group Management Committee consists of the CEO, COO, Business Division CEOs and any other executive officers nominated by the CEO, and via Board of Directors resolutions decides important business matters including the issuance of stock acquisition rights. Moreover, stock acquisition rights are granted to individual directors and executive officers of the Company in accordance with decisions made by the Compensation Committee.

1. Stock Acquisition Rights to be Issued

- 1.1 Stock Acquisition Rights No. 20 (for directors, executive officers, and employees of the Company)¹
- 1.2 Stock Acquisition Rights No. 21 (for directors, executive officers, and employees of the Company's subsidiaries)²

2. Reason for the Issuance of Stock Acquisition Rights as Stock Options

The Exercise Price of Stock Acquisition Rights No. 20 and the Stock Acquisition Rights No. 21 will be one (1) yen per share and will be granted to directors, executive officers and employees of the Company and its subsidiaries in lieu of a portion of cash compensation.

The Stock Acquisition Rights are expected to have the following benefits by restricting the exercise of the rights for two years after they are granted.

- Retain talented personnel for longer terms by introducing deferred payment for directors, executive officers, and employees of subsidiaries of the Company rather than paying compensation entirely in cash.
- 2. Align the interests of directors, executive officers and employees of the Company and its subsidiaries with those of shareholders by reflecting changes in shareholder value in compensation packages.
- Create a common objective for Nomura Group in terms of improving performance and trust by sharing a common incentive plan for directors, executive officers and employees of the Company and its subsidiaries working in different business divisions and regions.

Stock Acquisition Rights No. 20 will be issued as stock options in accordance with Articles 236, 238 and 240 of the Companies Act of Japan.

Stock Acquisition Rights No. 21 will be issued as stock options in accordance with Articles 236, 238 and 239 of the Companies Act of Japan under the solicitation plan determined by the 103rd Ordinary General Meeting of Shareholders held on June 27, 2007.

3. Number of Stock Acquisition Rights Grants and Grantees

Stock Acquisition Rights to be Granted to Directors and Executive Officers of the Company

	Directors and Executive Officers (Excluding Outside Directors)			Outside Directors		ors
Stock Acquisition Rights	Number of Grantees	Number of Stock Acquisition Rights	Shares of Common Stock Under Stock Acquisition Rights	Number of Grantees	Number of Stock Acquisition Rights	Shares of Common Stock Under Stock Acquisition Rights
Stock Acquisition Rights No. 20	16	1,383*	138,300	3	90**	9,000

^{*}Number of grants per person is between 30 and 168

Stock Acquisition Rights to be Granted to Employees and Others

·	Employees of the Company		Directors, Executive Officers, and Employees of the Company's Subsidiaries			
Stock Acquisition Rights	Number of Grantees	Number of Stock Acquisition Rights	Shares of Common Stock Under Stock Acquisition Rights	Number of Grantees	Number of Stock Acquisition Rights	Shares of Common Stock Under Stock Acquisition Rights
Stock Acquisition Rights No. 20	1	50	5,000	-	-	_
Stock Acquisition Rights No. 21	_	-	_	227	7,777*	777,700

^{*}Number of grants per person is between 2 and 330

Stock Acquisition Rights No. 20 to be granted to directors, executive officers, and employees of the Company are deemed to be remuneration for duties performed, and the granting of these Stock Acquisition Rights is not classified as being under "especially favorable conditions" as prescribed in Article 238-3-1 of the Companies Act of Japan.

The above number is the projected number to be granted. Should the number of stock acquisition rights to be granted decrease due to grantees not applying or other reasons, the revised number of stock acquisition rights will be issued.

^{**}Number of grants per person is 30

Summary of Stock Acquisition Rights

	No. 20	No. 21	
1. Grantees	Directors, executive officers,	Directors, executive officers, and	
	and employees of the	employees of the Company's	
	Company	subsidiaries	
	Total: 20	Total: 227	
Total Number of Stock Acquisition Rights	1,523	7,777	
3. Value of Assets to be Rendered upon the Exercise of Stock Acquisition Rights, or the Method for Calculating Such Value	One (1)) yen per share	
Type and Number of Shares Under a Stock Acquisition Right	shares of common stock of the prescribed by the Company of	a Stock Acquisition Right shall be 100 e Company. Should events separately occur, the number of stocks granted ight will be adjusted according to a by the Company.	
5. Paid-in Amount for Stock Acquisition Rights, or the Method for Calculating Such Value	No payment shall be required	for Stock Acquisition Rights.	
6. Period for the Exercise of Stock Acquisition Rights	June 24, 2010, to June 23, 2015		
7. Conditions for the Exercise of Stock Acquisition Rights	employee of the Compar during the period between Right and the commence event of certain circumstate below), the Optionee shate employee of the Company 3. There must be no ground suggestion or disciplinary	ntain a position as an executive or my or a subsidiary of the Company the granting of the Stock Acquisition ment of the Exercise Period. In the inces prescribed separately (see note II be deemed to be an executive or or a subsidiary of the Company. ds for dismissal of the Optionee by procedures at the time of Exercise in oyment Regulations of the Company	
8. Matters with regard to Capital Stock and Capital Reserve to be Increased		sed caximum limit on an increase of capital ccordance with Article 40, Paragraph 1	

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	No. 20 No. 21		
in the Event of th	of the Corporate Calculation Regulations, and any fraction of		
Issuance of Shares upo	less than one yen resulting from the calculation shall be		
the Exercise of the Stoo	rounded up to the nearest yen.		
Acquisition Right	2. Capital Reserve to be Increased		
	Amount of the maximum limit of increase of capital stock, etc.		
	less the amount of capital stock to be increased.		
9. Events for the Acquisition	When the Ordinary General Meeting of Shareholders approves a		
of Stock Acquisition	merger agreement in which the Company is to be the extinguished		
Rights by the Company	company or a share exchange agreement or share transfer proposal		
	in which the Company is to become a wholly owned subsidiary, the		
	Company may acquire the Stock Acquisition Rights for no		
	compensation on a day separately determined by the Board of		
	Directors of the Company or an executive officer designated by		
	resolution of the Board of Directors.		
10. Restriction of Acquisition			
of Stock Acquisition	approval by resolution adopted by the Board of Directors of the		
Rights by Assignment	Company.		
11.Treatment of Stoc	The same shall apply as described in 9.		
Acquisition Rights under	er		
Organizational			
Restructuring			
12. Grant Date of Stoo	k June 23, 2008		
Acquisition Rights	The Company shall not issue any Stock Assuisition Dights		
13. Stock Acquisition Right Certificate	The Company shall not issue any Stock Acquisition Rights certificate.		

Note: Retirement from office on account of the expiration of the Optionee's term of office, retirement due to the attainment of retirement age, retirement due to reaching an employment contract age limit, transfer by order of the Company or a subsidiary of the Company, retirement primarily due to sickness or injuries arising in the conduct of business, discharge for a compelling business reason, or other similar reasons.

Reference Dates

- 1. Resolution by Board of Directors for submission of the proposal to Ordinary General Meeting of Shareholders was made on May 15, 2007.
- 2. Resolution of the Ordinary General Meeting of Shareholders was made on June 27, 2007

 Ends	



Notes to editors:

Nomura

Nomura is a leading financial services group and the preeminent Asian-based investment bank with worldwide reach. Nomura provides a broad range of innovative solutions tailored to the specific requirements of individual, institutional, corporate and government clients through an international network in 30 countries. Based in Tokyo and with regional headquarters in Hong Kong, London, and New York, Nomura employs about 18,000 staff worldwide. Nomura's unique understanding of Asia enables the company to make a difference for clients through five business divisions: domestic retail, global markets, global investment banking, global merchant banking, and asset management. For further information about Nomura, please visit www.nomura.com.

Nomura Securities Outlines Measures to Prevent Insider Trading

Tokyo, June 6, 2008—Nomura Securities Co., Ltd. today announced a series of measures to prevent insider trading at the company. The moves follow recommendations from an independent committee created to investigate the handling of non-public information at Nomura's investment banking division.

The investigation, commissioned in response to the recent arrest of a former employee for insider trading, entailed an in-depth inquiry into the handling of market sensitive information in the investment banking division's M&A Advisory Department.

The investigation concluded there was no evidence Nomura Securities had breached insider trading regulations or broken the rules and regulations of the Japan Securities Dealers Association. However, the committee recommended the company should focus on three areas to reduce the risk of similar incidents. These include controlling the flow of information, improving procedures for the hiring and training of staff; and reinforcing internal rules on stock trading.

"We deeply regret that a former employee was involved in an incident that undermined the integrity of the market and wish to apologize to all market participants for the leak of privileged client information," said Kenichi Watanabe, President and CEO of Nomura Securities. "We are committed to ensuring that such incidents do not occur in the future, and we will not tolerate behavior from employees that does not meet the highest standards of ethical conduct."

In terms of information management, Nomura will reinforce its policy stipulating that non-public information about deals must not be passed outside of the M&A Advisory Department. Further, the sharing of confidential deal-related information within the department should be limited only to those who require it for work.

In addition, Nomura will ensure that compliance and professional ethics become a significant factor in the hiring and training of staff in the department. In particular, the hiring process will be improved to ensure that professional ethics are fully taken into account when judging applicants.

Training on professional ethics will also be a priority, especially for new hires and people recently assigned to the department. The company will also redouble its efforts to conduct ongoing ethics training. Finally, line managers will commit themselves to ensuring employees continue to prioritize compliance and that staff maintain a high standard of professional ethics.



The trading of stocks by employees in the investment banking division, which includes the M&A
Advisory Department, is already severely restricted. Nomura reiterates its commitment to take
punitive action against any employee who is found violating laws, regulations, or internal rules
with malicious intent.
Ends

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