BARCLAYS PLC Form 6-K November 01, 2013

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, DC 20549

FORM 6-K

REPORT OF FOREIGN PRIVATE ISSUER PURSUANT TO RULE 13A-16 OR 15D-16 UNDER THE SECURITIES EXCHANGE ACT OF 1934

November 01, 2013

Barclays PLC and Barclays Bank PLC (Names of Registrants)

1 Churchill Place

London E14 5HP England

(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 x Form 40-F

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 No x

If "Yes" is marked, indicate below the file number assigned to the registrant in connection with Rule 12g3-2(b):

This Report is a joint Report on Form 6-K filed by Barclays PLC and Barclays Bank PLC. All of the issued ordinary share capital of Barclays Bank PLC is owned by Barclays PLC.

This Report comprises:

Information given to The London Stock Exchange and furnished pursuant to

General Instruction B to the General Instructions to Form 6-K.

EXHIBIT INDEX

Exhibit No. 1 Total Voting Rights dated 01 October 2013 Exhibit No. 2 Total Voting Rights dated 04 October 2013 Exhibit No. 3 Publication of Final Terms dated 04 October 2013 Exhibit No. 4 Director/PDMR Shareholding dated 07 October 2013 Exhibit No. 5 Holding(s) in Company dated 08 October 2013 Exhibit No. 6 Director/PDMR Shareholding dated 09 October 2013 Exhibit No. 7 Publication of Final Terms dated 09 October 2013 Exihbit No. 8 Publication of Final Terms dated 10 October 2013 Exhibit No. 9 Publication of Supplement dated 10 October 2013 Exhibit No. Holding(s) in Company dated 22 October 2013 10 Exhibit No. Holding(s) in Company dated 30 October 2013 11 Exhibit No. Publication of Supplement dated 30 October 2013 12 Exhibit No. Holding(s) in Company dated 31 October 2013 13

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, each of the registrants has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

BARCLAYS PLC (Registrant)

Date: November 01, 2013

By: /s/ Patrick Gonsalves Patrick Gonsalves

Deputy Secretary

BARCLAYS BANK PLC (Registrant)

Date: November 01, 2013

By: /s/ Patrick Gonsalves

Patrick Gonsalves

Joint Secretary

Exhibit 1

01 October 2013

Barclays PLC - Total Voting Rights and Capital

In conformity with the Disclosure and Transparency Rules, Barclays PLC's issued share capital consists of 12,876,483,688 ordinary shares with voting rights as at 30 September 2013.

There are no ordinary shares held in Treasury.

The above figure (12,876,483,688) may be used by shareholders as the denominator for the calculations by which they will determine if they are required to notify their interest in, or a change to their interest in, Barclays PLC under the FCA's Disclosure and Transparency Rules.

Exhibit 2

4 October 2013

Barclays PLC - Total Voting Rights and Capital

Reference is made to the Announcements of Results of Rights Issue and Results of Rump Placing made today, 4 October 2013.

In conformity with the Disclosure and Transparency Rules, Barclays PLC confirms that, following the completion of the Rights Issue, its issued share capital consists of 16,095,551,556 ordinary shares with voting rights.

There are no ordinary shares held in Treasury.

The above figure (16,095,551,556) may be used by shareholders as the denominator for the calculations by which they will determine if they are required to notify their interest in, or a change to their interest in, Barclays PLC under the FSA's Disclosure and Transparency Rules.

Exhibit 3

Publication of Final Terms

The following final terms (the "Final Terms") are available for viewing:

Final Terms dated 3 October 2013 relating to SEK 13,320,000 Index Linked Securities due October 2018 pursuant to the Global Structured Securities Programme (the "Programme") (ISIN: SE0005334414) (the "Securities")

To view the full document, please paste the following URL into the address bar of your browser:

http://group.barclays.com/Satellite?blobcol=urldata&blobheader=application%2Fpdf&blobheadername1=Content-Disposition

A copy of the above document has been submitted to the National Storage Mechanism and will shortly be available for inspection at: http://www.Hemscott.com/nsm.do

For further information, please contact

Barclays Bank PLC Registered Office 1 Churchill Place London E14 5HP United Kingdom

DISCLAIMER - INTENDED ADDRESSEES

IMPORTANT:

The following disclaimer applies to the Final Terms available by clicking on the link above, and you are therefore advised to read this disclaimer carefully before reading, accessing or making any other use of the Final Terms, or the GSSP Base Prospectus 2 dated 10 June 2013 relating to the Programme (the "Base Prospectus") which the Final Terms must be read in conjunction with).

NEITHER THE FINAL TERMS OR BASE PROSPECTUS MAY BE FORWARDED OR DISTRIBUTED OTHER THAN AS PROVIDED BELOW AND MAY NOT BE REPRODUCED IN ANY MANNER WHATSOEVER. THE FINAL TERMS AND BASE PROSPECTUS MAY ONLY BE DISTRIBUTED OUTSIDE THE UNITED STATES TO PERSONS THAT ARE NOT U.S. PERSONS AS DEFINED IN, AND IN RELIANCE ON, REGULATION S UNDER THE U.S. SECURITIES ACT OF 1933, AS AMENDED (THE "SECURITIES ACT"). FAILURE TO COMPLY WITH THIS NOTICE MAY RESULT IN A VIOLATION OF THE SECURITIES ACT OR THE APPLICABLE LAWS OF OTHER JURISDICTIONS.

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The Final Terms and Base Prospectus have been made available to you in an electronic form. You are reminded that documents transmitted via this medium may be altered or changed during the process of electronic transmission and consequently none of the Issuer, its advisers nor any person who controls any of them nor any director, officer, employee nor agent of it or affiliate of any such person accepts any liability or responsibility whatsoever in respect of any difference between the Final Terms and Base Prospectus made available to you in electronic format and the hard copy versions available to you on request from the Issuer.

Exhibit 4

Barclays PLC

7 October 2013

Director/PDMR shareholding: Disclosure and Transparency Rules 3.1.4R(1)(a)

On 4 October 2013, Barclays PLC ("the Company") was notified that the following Directors of the Company (and persons connected with them) and PDMRs had, on 4 October 2013, acquired ordinary shares in the Company ("Shares") pursuant to the Company's rights issue (the "Rights Issue") at 185 pence per Share including in respect of the Barclays Global Sharepurchase Plan, the Barclays Sharepurchase Plan and Shares held for or on behalf of the Directors (and / or persons connected with them) and / or PDMRs in nominee accounts.

Director/PDMR	Shares acquired pursuant to
	the Rights issue

David Booth	24,461
Tim Breedon	1,336
Fulvio Conti	16,166
Simon Fraser	23,349
Antony Jenkins	613,084

Reuben Jeffery III	33,162
Dambisa Moyo	5,563
Frits van Paasschen	500
Sir Michael Rake	12,111
Diane de Saint Victor	987
Sir John Sunderland	25,399
Sir David Walker	23,003
Peter Estlin	12,966
Mark Harding	11,301
Shaygan Kheradpir	44,826
Robert Le Blanc	132,325
Skip McGee*	351,494
Sir Hector Sants	60
Valerie Soranno Keating	35,518
Ashok Vaswani	9,996

*Skip McGee acquired 1,592 of his ordinary shares in the form of American Depositary Shares ("ADS"). One ADS is equivalent to four ordinary shares of the Company.

On 4 October 2013, the Company was notified that, following the Rights Issue period completed by the Company on 4 October 2013 and pursuant to the rules of the Company's share plans, adjustments had been made to awards and options granted under those plans to participants to take account of the Rights Issue on the basis described below. In accordance with the rules of certain of the Company's share plans, the Company's auditors have confirmed that the adjustments are fair and reasonable and HM Revenue & Customs have approved the adjustments to options outstanding under those of the Company's share plans that have been approved by them.

The adjustments operate so as to increase the number of Shares subject to options and awards by a factor of 1.08254887762 and, in the case of options, to reduce the exercise price per share by a factor of 0.92374581939. The adjustments to the awards and options held by Directors and PDMRs of the Company under each plan are set out below.

1. The Company made adjustments to options over Shares granted under the Barclays Group SAYE Share Option Scheme (Sharesave), being an HM Revenue & Customs approved all-employee share plan, including options for the following PDMRs:

PDMR	Number of	Number of Shares	Exercise price
	Shares under	under Option	following
	Option before	following	adjustment
	adjustment	adjustment	(whole pence)
Peter Estlin	6,250	6,765	133
Ashok Vaswani	6,255	6,771	228

2. The Company made adjustments to conditional rights granted by it over Shares under the Barclays Group Share Value Plan (SVP), including awards for the following PDMRs:

PDMR	Number of Shares under Award before adjustment	Number of Shares under Award following adjustment
Tom King	750,162	812,087
Irene McDermott Brown	7,402	8,013

3. The Company made adjustments to options granted over Shares under the Barclays Incentive Share Option Plan (ISOP) in 2004 for the following PDMRs:

PDMR	under Option before	1 0	Exercise price following adjustment (whole pence)
Mark Harding	adjustment 82,144	adjustment 88,924	431
Robert Le Blanc	184,823	200,079	431

4. The Company was notified that unvested matching Shares under the Barclays Global Sharepurchase Plan were adjusted by the Company for the following PDMRs:

Number of unvested matching	Number of unvested matching Shares under Award
Shares under Award before	following adjustment
adjustment	
404	436
Sa	Shares under Award before

*Held in the form of ADS

The nominee of the Barclays Nominee notified the Company on 7 October 2013 that on 7 October 2013 it sold ordinary shares of the Company at a price of 272 pence per share for the following PDMR:

PDMR	Shares sold
Ashok Vaswani	48,734

The revised total shareholdings of the Directors following these transactions are as follows:

Director	Beneficial Holding	Non-Beneficial Holding
David Booth	122,310	-
Tim	6,679	-
Breedon		
Fulvio Conti	80,834	-
Simon Fraser	116,744	-
Antony Jenkins	3,065,602	-
Reuben Jeffery III*	165,822	-
Dambisa Moyo	27,814	-
Frits van Paasschen**	2,500	-
Sir Michael Rake	60,556	-
Diane de Saint Victor	4,937	-
Sir John Sunderland	126,997	-
Sir David Walker	115,017	-

*R Jeffery holds 125,432 of his ordinary shares in the form of ADS.

** F van Paasschen holds his shares in the form of ADS.

Exhibit 5

TR-1: NOTIFICATION OF MAJOR INTEREST IN SHARESI

1. Identity of the issuer or the u of existing shares to which voti						Barclays plc
attached: ii	0 0					5 1
2 Reason for the notification (p		propriate box	or box	es):		
An acquisition or disposal of vo						
An acquisition or disposal of qu			s which	may result in	the acquis	ition
of shares already issued to whice An acquisition or disposal of in			mia off	act to qualifyin	a financia	1
An acquisition or disposal of in instruments	struments with s	imilar econor	mic elle	ect to quantym	g financia	1
An event changing the breakdo	wn of voting righ	nts				
Other (please specify): Increase			ghts			Х
3. Full name of person(s) subject		6 6	-	Conital Crown	Common	ing Tang
notification obligation: iii			Ine	e Capital Group	Compani	les, Inc.
4. Full name of shareholder(s)				See Sch	edule A	
(if different from 3.):iv				See Sen		
5. Date of the transaction and d				40 4 1	0012	
which the threshold is crossed or reached: v	or			4 Octob	er 2013	
6. Date on which issuer notified	•			7 Octob	er 2013	
7. Threshold(s) that is/are cross						
reached: vi, vii				Belov	v 6%	
8. Notified details: A: Voting rights attached to sha Class/type of Situation pre	vious	Resulting	situatio	n after the trigg	gering tran	isaction
shares to the trigger transaction	ing					
if possible using Number	Number	Number		ber of voting	% of vo	oting rights x
the ISIN CODE of	of	of shares	rights			
Shares	Voting Rights	Direct	Direc xi	Indirect xii	Direct	Indirect
Ordinary Shares (GB0031348658) 795,497,20	08 795,497,20	8		795,498,29	02	4.942%
ADRs (US06738E2046) 88,339	353,356			353,112		0.002%
B: Qualifying Financial Instrum						
Resulting situation after the trig Type of financial	gering transaction ExpirationExercise		א	Number of voti	na	% of voting
	ate xiii Conver		kiv r a i	Number of voti rights that may acquired if the nstrument is exercised/ conv	be	% of voting rights

C: Financial Instruments with similar economic effect to Qualifying Financial Instruments xv, xvi Resulting situation after the triggering transaction Type of financial Exercise Expiratio Exercise/ Number of voting rights % of voting rights xix, xx instrument price date xvii Conversion instrument refers to period xviii Nominal Delta Total (A+B+C) Number of voting rights Percentage of voting rights 795,851,404 4.944% 9. Chain of controlled undertakings through which the voting rights and/or the financial instruments are effectively held, if applicable: xxi See Schedule A **Proxy Voting:** 10. Name of the proxy holder: 11. Number of voting rights proxy holder will cease to hold: 12. Date on which proxy holder will cease to hold voting rights: 13. Additional information: 14. Contact name:

15. Contact telephone number:

Note: Annex should only be submitted to the FCA not the issuer Annex: Notification of major interests in share

A: Identity of the persons or legal entity subject to the notification obligation Full name (including legal form of legal entities) The Capital Gro

Contact address (registered office for legal entities)

Phone number & email

Contact address

Other useful information (at least legal representative for legal persons)

B: Identity of the notifier, if applicable Full name

The Capital Group Companies, Inc.

333 South Hope Street, 55th Floor Los Angeles, California 90071

> (213) 615-0469 & GRGroup@capgroup.com

> > Vivien Tan

333 South Hope Street, 55th Floor Los Angeles, California 90071

Phone number & email

(213) 615-0469 & GRGroup@capgroup.com

Other useful information (e.g. functional relationship with the person or legal entity subject to the notification obligation)

Fax: (213) 615-4056

C: Additional information

For notes on how to complete form TR-1 please see the FCA website.

Schedule A

As of 4 October 2013

Barclays plc

	Number of Shares	Percent of Outstanding
The Capital Group Companies, Inc. ("CG") holdings	795,851,404 4	1.944%
Holdings by CG Management Companies and Funds:		
Capital Guardian Trust Company	81,254,700	0.505%
Capital International Limited	1,810,750	0.011%
Capital International SÁrl	3,136,675	0.019%
• Capital International, Inc.	1,444,855	0.009%
Capital Research and Management Company	708,204,424	4.400%

Exhibit 6

9 October 2013

Barclays PLC ("the Company")

Director/PDMR shareholding: Disclosure and Transparency Rules 3.1.4R (1) (a)

Mike Ashley, Non-executive Director of the Company, notified the Company on 8 October 2013 that, on 8 October 2013, he had purchased 11,049 ordinary shares in the Company at a price of £2.694677 per share.

Following this transaction, Mike Ashley has a total beneficial interest in 11,049 ordinary shares in the Company.

Exhibit 7

Publication of Final Terms

The following final terms (the "Final Terms") are available for viewing:

Final Terms dated 10 October 2013 relating to EUR 5,071,000 Equity Linked Securities due October 2018 pursuant to the Global Structured Securities Programme (the "Programme") (ISIN: FI4000068697) (the "Securities")

To view the full document, please paste the following URL into the address bar of your browser:

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A copy of the above document has been submitted to the National Storage Mechanism and will shortly be available for inspection at: http://www.Hemscott.com/nsm.do

For further information, please contact

Barclays Bank PLC Registered Office 1 Churchill Place London E14 5HP United Kingdom

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Exhibit 8

Publication of Final Terms

The following final terms (the "Final Terms") are available for viewing:

Final Terms dated 4 October 2013 relating to GBP 5,000,000 Warrant linked Securities due October 2019 pursuant to the Global Structured Securities Programme (the "Programme") (ISIN: GB00B8SVWL59) (the "Securities")

To view the full document, please paste the following URL into the address bar of your browser:

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Exhibit 9

Publication of Supplement

The following supplementary prospectus has been approved by the UK Listing Authority and is available for viewing:

COMBINED SUPPLEMENT 1/2013 dated 10 October 2013 (the "Supplement") to the following base prospectuses (each a "Base Prospectus" and together, the "Base Prospectuses"):

1) GSSP Base Prospectus 1;

2) iPath®S&P GSCI® Base Prospectus;

- 3) iPath® DJ-UBS Base Prospectus;
 - 4) GSSP Base Prospectus 5;
 - 5) GSSP Base Prospectus 2;
 - 6) GSSP Base Prospectus 7;
 - 7) GSSP Base Prospectus 3;

8) iPath® S&P 500 VIX Base Prospectus;

9) iPath® VSTOXX® Mid-Term Base Prospectus; and

10) iPath® VSTOXX® .

To view the full document, please paste the following URL into the address bar of your browser.

http://www.rns-pdf.londonstockexchange.com/rns/2525Q_-2013-10-10.pdf

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For further information, please contact

Barclays Bank PLC Registered Office 1 Churchill Place London E14 5HP United Kingdom

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Exhibit 10

For filings with the FCA include the annex For filings with issuer exclude the annex

TR-1: NOTIFICATION OF MAJOR INTEREST IN SHARESI

1. Identity of the issuer or the underlying issuer of existing shares to which voting rights are attached: ii	Barclays plc	
2 Reason for the notification (please tick the appropriate box	x or boxes):	
An acquisition or disposal of voting rights		Х
An acquisition or disposal of qualifying financial instrument	s which may result in the acquisition	
of shares already issued to which voting rights are attached		
An acquisition or disposal of instruments with similar econo	mic effect to qualifying financial	
instruments		
An event changing the breakdown of voting rights		
Other (please		
specify):		
3. Full name of person(s) subject to the	The Capital Group Companies, Inc.	
notification obligation: iii	The Capital Gloup Companies, Inc.	
4. Full name of shareholder(s)	See Schedule A	
(if different from 3.):iv	See Senedule II	
5. Date of the transaction and date on		
which the threshold is crossed or	18 October 2013	
reached: v		
6. Date on which issuer notified:	21 October 2013	
7. Threshold(s) that is/are crossed or	Above 5%	

reached: vi, vii

0 N-416 - 1 1-4-1									
8. Notified details:A: Voting rights attached to shares viii, ix									
Class/type of shares	Situation previo to the triggering transaction	Resulting situation after the triggering transaction							
if possible using	ng Number Number Number				Number of voting % of voting rights x				
the ISIN CODE	of	of	of shares	rights					
	Shares	Voting Rights	Direct	Direct xi	Indirect xii	Direct	Indi	irect	
Ordinary Shares (GB0031348658) 804,193,777 804,193,777			7	804,496,577		,	4.9983%		
ADRs (US06738E2046	90,422	361,688			363,436			0.0023%	
B: Qualifying Fir Resulting situatio Type of financial instrument	n e/ .ion Period x	Number of voting xiv rights that may be acquired if the instrument is exercised/ converted.			% of voting rights				
C: Financial Instruments with similar economic effect to Qualifying Financial Instruments xv, xvi Resulting situation after the triggering transaction									
Type of financial instrument		ExpirationExe date xvii Con	ercise/	Number of voting right instrument refers to		ghts %	s % of voting rights xix, xx		
		r				No	ominal	Delta	
T_{2}									

Total (A+B+C) Number of voting rights

Percentage of voting rights