BARCLAYS PLC Form 6-K July 02, 2009

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

June 2009

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.

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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: July 1, 2009

By: /s/ Patrick Gonsalves

_____ Patrick Gonsalves

Deputy Secretary

BARCLAYS BANK PLC (Registrant) Date: July 1, 2009

By: /s/ Patrick Gonsalves

Patrick Gonsalves Joint Secretary

Exhibit No. 1

As Agent Bank, please be advised of the following rate determined on: 02/06/09

| Barclays Bank PLC - Series 171 - GBP 1,500,000,000 FRN Issue

due 2nd Dec 2011

ISIN Number XS0403435638

ISIN Reference 140343563 Issue Nomin GBP 1,500,000,000

102/06/09 to Payment Date

Period 02/12/09 02/12/09

Number of Days 1183 11.77188 Rate

Denomination GBP 1,500,000,000 150,000

Amount Payable per Denomination \ \ \ \ 444.18 13.325.508.49

5

Bank of New York

Rate Fix Desk

Corporate Trust Services

Exhibit No. 2

As Agent Bank, please be advised of the following rate determined on: 03/06/09

Barclays Bank Plc Series 172 -Issue

USD 2,000,000,000 FRN due 5

December 2011

ISIN Number XS0403958571

ISIN Reference 140395857

Issue Nomin USD 12,000,000,000

105/06/09 to Payment Date Period

06/07/09 06/07/09

Number of Days 131

Rate 11.36875

Denomination USD 2,000,000,000 150,000

Amount Payable per Denomination \ \ 58.93 2.357.291.67

Bank of New York

Rate Fix Desk

Corporate Trust Services

Exhibit No. 3

As Agent Bank, please be advised of the following rate determined on: 03/06/09

Barclays Bank Plc Series 191 -

Issue USD 1,350,000,000 FRN due 5

March 2012

 ISIN Number
 | XS0416756327

 ISIN Reference
 | US06765XAB55

 Issue Nomin USD
 | 1,350,000,000

Period | 105/06/09 to Payment Date | 08/09/09 | 08/09/09

Number of Days 195

Rate | 1.43688

Denomination USD | 100,000 | 1,350,000,000

1,350,000,000

Amount Payable per Denomination | 379.18 5,118.885.00

Bank of New York

Rate Fix Desk Telephone 689580

Corporate Trust Services Facsimile 689601

Exhibit No. 4

TR-1: NOTIFICATION OF MAJOR INTEREST IN SHARESi

1. Identity of the issuer or the underlying issuer of existing shares to which voting rights

BARCLAYS

PLC

are attached: ii

2 Reason for the notification

(please tick the appropriate box or boxes):
An acquisition or disposal of voting
No
rights

An acquisition or disposal No of qualifying financial instruments which may result in the acquisition of shares already issued to which voting

rights are attached

An acquisition or disposal of No

instruments with similar economic effect to qualifying financial

instruments

An event changing the breakdown of

voting rights

Other (please specify): New Yes

disclosure rules in force

3. Full name of person(s) Qatar Investment

subject to the notification Authority

obligation:

iii

4. Full name of shareholder(s)

Qatar Holding LLC

No

(if different from 3.):iv

5. Date of the transaction and date on which the threshold is crossed or

1 June 2009

reached:

6. Date on which issuer notified:

2 June 2009

nounteu.

7. Threshold(s) that is/are 6% crossed or reached:

vi, vii

8. Notified details:

A: Voting rights attached to shares

viii, ix

Class/type of shares Situation previous to the triggering transaction

Number Number of Voting Rights

if possible using the of Shares

ISIN CODE

Resulting situation after the triggering transaction
Numbumber of voting % of of rights voting shares rights x

Directirect Indirect Directirect

xi xii

487,**7487,633**,6**32**A 5**18**1/4%

25 pence each

B: Qualifying Financial Instruments

Ordinary shares of 487,755,622

Resulting situation after the triggering transaction

Type of financial instrument

Expiration date Exercise/ Conversion Period

Number of % of voting rights voting that may be rights acquired if the instrument is exercised/ converted.

N/A N/A N/A N/A

C: Financial Instruments with similar economic effect to Qualifying Financial Instruments xv, xvi

Resulting situation after the triggering transaction

Type of financial instrument	Exercise price	Expiration date xvii	Exercise/Conversion period	voting rights instrument	% of voting rights
Warrants	197.775p	31 October 2013	27 November 2008 - 31 October 2013	refers to 758,437,618	Nomi bæl ta
Mandatorily Convertible Notes (" MCNs ")	153.276p	30 June 2009	MCNs are convertible at the option of Qatar Holding LLC up unti 23 June 2009 and if not converted on or prior to such date will automatically convert into Barclays plc Ordinary Shares on 30 June 2009		9.04%N/A 3.89%N/A

Total (A+B+C)

Number of voting rights

1,572,402,170

Percentage of voting rights

18.74%

9. Chain of controlled undertakings through which the voting rights and/or thefinancial instruments are effectively held, if applicable:

XX

Qatar Holding LLC is a wholly owned subsidiary of Qatar Investment Authority (" QIA ")

Proxy Voting:

10. Name of the proxy holder: N/A11. Number of voting rights proxy holder will cease to N/A

hold:

12. Date on which proxy holder will cease to hold voting N/A rights:

13. Additional information:

prepared using the total voting rights figure of 8,391,578,567 as set out in the public announcement made by Barclays PLC dated 29 May 2009. Consequently the quoted percentage of voting rights detailed in this notice have been calculated without the

As required under the DTRs, this notification has been

detailed in this notice have been calculated without th further shares to be issued when the Mandatorily Convertible Notes and Warrants included in this notification are converted. This results in percentage figures which are artificially high. On a fully diluted basis assuming that all Warrants are exercised and all MCNs are converted the resulting percentage interest

would be 12.53%.

14. Contact name: Mr. Ahmad Al-Sayed

Qatar Holding LLC

Qatar

Financial Centre, 8th

Floor,

Q-Tel Tower, West Bay, Doha, Qatar

15. Contact telephone number: Tel: +974.499.5900

Exhibit No. 5

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

2 Reason for the notification

(please tick the appropriate box or boxes):

An acquisition or disposal of voting

rights

An acquisition or disposal of

qualifying financial instruments which

may result in the acquisition of shares already issued to which voting rights

are attached

An acquisition or disposal of

instruments with similar economic

effect to qualifying financial

instruments

An event changing the breakdown of

voting rights

Other (please specify): New X

> Disclosure Rules in Force

3. Full name of person(s) subject to the notification

obligation: iii

International Petroleum

X

Investment Company

Kadin Holdings

Ltd.

PCP Gulf Invest 1

Limited

PCP Gulf Invest 3

Limited

4. Full name of shareholder(s)

PCP Gulf Invest 1 Limited (in respect

of mandatorily

(if different from 3.):iv convertible notes

only)

PCP Gulf Invest 3 Limited (in respect

of warrants only)

5. Date of the transaction

and date on which the threshold is crossed or

reached: v

6. Date on which issuer

3 June 2009

1 June 2009

notified:

7. Threshold(s) that is/are

3-24%

crossed or reached: vi, vii

8. Notified details:

A: Voting rights attached to shares viii, ix

Class/type of shares Situation previous to the triggering transaction Resulting situation after

if possible using the triggering transaction

ISIN CODE Number of Number of Voting Rights Number of % of Shares shaires rights voting

rights

--

Direct Didectect

xxiii

B: Qualifying Financial Instruments

Resulting situation after the triggering transaction

Type of financial Expiration Exercise/Conversion Period Number of % of instrument date voting rights voting

xiv that may be rights

acquired if the

instrument is

exercised/ converted.

C: Financial Instruments with similar economic effect to Qualifying Financial Instruments

xv, xvi

Resulting situation after the triggering transaction Type of financial Exercise Expiration

Type of financial instrument	Exercise price	Expiration date	Exercise/Conversion period	Number of voting rights instrument	% of voting rights
		xvii	xviii	refers to	8
					xix, xx
Mandatorily convertible	153.276p	30 June 2009	MCNs are	1,304,835,721	Nettai nal
notes ("MCNs")			convertible at the		
			option of PCP1 up		
			until 23 June 2009		
			and if not converted		
			on or prior to such		
			date will		
			automatically conver	t	
			into Barclays PLC		
			Ordinary Shares on		
			30 June 2009		

15.55%

Not required

Warrants 197.775p 31 October 27 th **758,437,618 Neltainal**

2013

November 2008 - 31 October 2013

9.04%t required

Total (A+B+C)

Number of voting rights Percentage of voting

rights

2,063,273,339 24.59%

9. Chain of controlled undertakings through which the voting rights and/or the financial instruments are effectively held, if applicable:

XX

The MCNs are legally owned by PCP Gulf Invest 1 Limited ("PCP1"). PCP1 is, in turn, wholly owned by Kadin Holdings Ltd. ("Kadin"). Kadin is, in turn, wholly owned by International Petroleum Investment Company ("IPIC").

The warrants are legally owned by PCP Gulf Invest 3 Limited ("PCP3"). PCP3 is, in turn, wholly owned by Kadin, which is, in turn, wholly owned by IPIC.

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:

As required under the DTRs, this notification has been prepared using the total voting rights figure of 8,391,578,567 as set out in the public announcement made by Barclays PLC dated 29 May 2009. Consequently the quoted percentage of voting rights detailed in this notice have been calculated without the further shares to be issued when the MCNs and Warrants included in this notification are converted. This results in percentage figures which are artificially high. Reference should also be made to the announcement made on 2nd June 2009 relating to the sale by IPIC of Barclays shares arising on conversion of the MCNs referred to in this notification.

14. Contact name:

Fryderyk J. Holc +971.(2).417.6690

15. Contact telephone number:

_			3 T	_
Hv	h1	hıt	No	6
1 7 1		. ,	1111	,

Financial Services Authority

1. Identity of the issuer or the underlying issuer of existing shares to which voting rights are attached:

2. Reason for the notification

(please tick the appropriate box or boxes):
An acquisition or disposal of voting rights
An acquisition or disposal of qualifying financial instruments
which may result in the acquisition of shares already issued to
which voting rights are attached.
An acquisition or disposal of instruments with similar economic

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 notification obligation:

Legal & General Group Plc

(Group)

Barclays Plc

Yes

Legal & General Investment Management Limited (LGIM)

Legal & General Group Plc

4. Full name of shareholder(s) Legal & Go

(if different from 3.):

5. Date of the transaction and date on which the threshold is crossed or reached:

6. Date on which issuer notified:

7. Threshold(s) that is/are crossed or reached:

(L&G)
Legal & General Assurance
(Pensions Management)
Limited (PMC)
02 June 2009

03 June 2009 Above 5% (Group) Above 5% (LGIM)

From 4% -5% (L&G)

- 8. Notified details:
- A: Voting rights attached to shares

Class/type of shares

Resulting situation after the triggering transaction

if possible using the ISIN **CODE**

Situation previous to the

triggering transaction

Number Number of Voting of **Rights**

Number Number of voting rights % of voting rights

of shares

Shares

Direct

Indirec Direct ndirect

ORDGBP 0.25

Below 5% (LGIM)

476,346,938 435,747,361 40,599,577 5.19

0.48

333,171,850(L&G)3,171,850(L&G)

B: Qualifying Financial Instruments

Resulting situation after the triggering transaction

Type of financial instrument Expiration Exercise/ Conversion Period

date

Number of % of voting voting rights rights

that may be acquired if the instrument is exercised/ converted.

C: Financial Instruments with similar economic effect to Qualifying Financial Instruments

Resulting situation after the triggering transaction

Type of financial instrument

Exercise Expiration date

Exercise/Conversionumber of

% of voting rights

price

period

voting rights instrument refers to

> Nominal Delta

Total (A+B+C)

Number of voting rights

476,346,938

Percentage of voting rights

5.67

9. Chain of controlled undertakings through which the voting rights and/or the financial instruments are effectively held, if applicable:

Legal & General Group Plc (Direct and Indirect) (Group) (476,346,938 - 5.67% = Total Position)

Legal & General Investment Management (Holdings) Limited (LGIMH) (Direct and Indirect) (476,346,938 -5.67% = Total Position) Legal & General Investment Management Limited (Indirect) (LGIM) (476,346,938 - 5.67% = Total Position)

Legal & General Group Plc (Direct)

(L&G) (435,747,361 - 5.19% = LGAS, LGPL & PMC)

Legal & General Investment Management (Holdings)

Legal & General Insurance Holdings

Limited (Direct) (LGIMHD) (362,864,594 - 4.32% = PMC) Limited (Direct) (LGIH)

Legal & General Assurance (Pensions Management)

Legal & General Assurance Society Limited (LGAS &

Limited (PMC) (362,864,594 - 4.32% = PMC) LGPL)

Legal & General Pensions Limited (Direct) (LGPL)

Proxy Voting:

10. Name of the proxy holder:N/A11. Number of voting rights proxy holder willN/A

cease to hold:

12. Date on which proxy holder will cease to hold N/A

voting rights:

13. Additional information: Notification using the total voting rights

figure of 8,391,578,567

14. Contact name:Helen Lewis (LGIM) **15. Contact telephone number:**020 3124 3851

Exhibit No. 7

As Agent Bank, please be advised of the following rate determined on:

04-Jun-2009

Barclays Bank Plc

Series 153

Issue

CZK 1,500,000,000 Floating Rate

Notes

due March 2010

ISIN Reference

Issue Nomin CZK 1,500,000,000.00

Period 108-Jun-2009 to Payment Date

08-Sep-2009 08-Sep-2009

Number of Days 192

Rate | 2.26000

Denomination CZK | 1,000,000.00 | |

Amount Payable per Denomination \;\ \;\ 5,775.56 \;\ \;\ \;\ \}

Bank of New York

Rate Fix Desk Telephone

Corporate Trust Services Facsimile 689601

Exhibit No. 8

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

Following a recommendation made by Barclays PLC ("the Company") on 2 June 2009, the independent trustee of the Barclays Group (PSP) Employees' Benefit Trust (the "PSP Trust") notified the Company on 4 June 2009 that on 4 June 2009 it had resolved to confirm the granting of the following awards under PSP to Directors of the Company:

Director	Allocation of	Maximum number
	performance shares (a)	potentially releasable
Mr CG Lucas	532,682	1,598,046
Mr FF Seegers	1,065,365	3,196,095

Note:

(a) Under PSP, awards are granted as a provisional allocation and do not give rise to any entitlement to the shares. At the third anniversary, shares may be released by the trustee subject to performance conditions being satisfied.

The calculation of the initial award allocation was based on a share price of £1.501832, which was the average price paid for the Company's shares by the trustee between 18 March 2009 and 15 April 2009. No consideration was paid for the grant of any award.

Exhibit No. 9

TR-1: NOTIFICATION OF MAJOR INTEREST IN SHARESi

1. Identity of the issuer or the underlying issuer of existing PLC shares to which voting rights are attached: $^{\rm ii}$

2 Reason for the notification

(please tick the appropriate box or boxes):

An acquisition or disposal of voting No

rights

An acquisition or disposal No of qualifying financial instruments

which may result in the acquisition of shares already issued to which voting

rights are attached

An acquisition or disposal of No

instruments with similar economic effect to qualifying financial instruments

An event changing the breakdown of

voting rights

Other (please specify): New Yes

disclosure rules in force

3. Full name of person(s) subject to the notification

obligation: iii

His Excellency Sheikh Hamad Bin Jassim Bin Jabor

No

Al Thani Challenger

Universal Limited

4. Full name of shareholder(s)

(if different from 3.): iv

1 June 2009

5. Date of the transaction and date on which the threshold is crossed or reached:

5 June 2009

6. Date on which issuer notified:

Below 3%

7. Threshold(s) that is/are crossed or reached: vi, vii

8. Notified details:

A: Voting rights attached to shares viii, ix

Class/type of shares Situation previous to the triggering transaction Resulting situation after the

triggering transaction

if possible using the Number Number of Voting Rights

ISIN CODE of Shares

triggering transaction
Numberoffer of voting
shareights

voting
rights

DireMirect Indirect Dimeditect

xi xii

Ordinary shares of 117,979,3797,979,379 117,979,979,379/A 117,979,979,379/A

25 pence each

B: Qualifying Financial Instruments

Resulting situation after the triggering transaction

Type of financial	Expiration	Exercise/Conversion Period	Number of % of
instrument	date		voting rights voting
		xiv	that may be rights
	xiii		acquired if
			the
			instrument is
			exercised/
			converted.
N/A	N/A	N/A	N/A N/A

C: Financial Instruments with similar economic effect to Qualifying Financial Instruments xv, xvi

Resulting situation after the triggering transaction

Resulting situation after the triggering transaction						
Type of financial	Exercise	Expiration date	Exercise/Conversion	nNumber of	% of voting	
instrument	price		period	voting rights	rights	
		xvii		instrument		
			xviii	refers to	xix, xx	
Mandatorily	153.276p	30 June 2009	MCNs are	195,725,358	2.33%N/A	
Convertible Notes			convertible at the			
("MCNs ")			option of Challenger			
			Universal Limited up)		
			until 23 June 2009			
			and if not converted			

on or prior to such

date will

automatically convert into Barclays plc Ordinary Shares on 30 June 2009

Total (A+B+C) Number of voting rights 313,704,737

Percentage of voting rights

3.74%

9. Chain of controlled undertakings through which the voting rights and/or the financial instruments are effectively held, if applicable:xxi

Challenger Universal Limited is ultimately beneficially owned by His Excellency Sheikh Hamad Bin Jassim Bin Jabor Al Thani and his family.

Proxy Voting:

10. Name of the proxy holder:

N/A

11. Number of voting rights proxy holder will cease to

N/A

hold:

12. Date on which proxy holder will cease to hold voting N/A rights:

13. Additional information:

As required under the DTRs, this notification has been prepared using the total voting rights figure of

8,391,578,567 as set out in the public announcement

made by Barclays PLC dated 29 May 2009.

Consequently the quoted percentage of voting rights detailed in this notice has been calculated without the further shares to be issued when the Mandatorily Convertible Notes included in this notification and Warrants issued by Barclays PLC on 31 October 2008 are converted. This results in percentage figures which are artificially high. On a fully diluted basis assuming that all such Warrants are exercised and all MCNs are converted the resulting percentage interest

would be 2.50%.

14. Contact name: Mr. Fakirahmed Gulam M Kaldane

Al Wajiba Palace Dukhan Road PO Box 4044

Doha

Oatar

15. Contact telephone number: Tel: +974.481.7000

Exhibit No. 10

As Agent Bank, please be advised of the following rate determined on: 22/05/09

May 2012

 ISIN Number
 | XS0430788108

 ISIN Reference
 | 043078810

 Issue Nomin GBP
 | 200,000,000

Period | 22/05/09 to Payment Date | 24/08/09 | 24/08/09

Number of Days | 94 Rate | 1.5725

Denomination GBP | 50,000 | 200,000,000

Amount Payable per Denomination | 202.49 | 809.945.21

809,9

Bank of New York

Rate Fix Desk Telephone 689580

Corporate Trust Services Facsimile

Exhibit No. 11

Re: WOOLWICH GBP 55000000

MATURING: 07-Dec-2009 ISIN: XS0098120677

PLEASE BE ADVISED THAT THE INTEREST RATE FOR

THE PERIOD

08-Jun-2009 TO 07-Sep-2009 HAS BEEN FIXED AT 1.408750 PCT

DAY BASIS:

ACTUAL/365(PROP)

INTEREST PAYABLE VALUE 07-Sep-2009 WILL AMOUNT

TO:

GBP 351.22 PER GBP 100000

DENOMINATION

Exhibit No. 12

As Agent Bank, please be advised of the following rate determined on: 09-Jun-2009

| Barclays Bank PLC

Series 155

Issue

USD 500,000,000 Callable Floating Rate Subordinated

Notes due 2017

ISIN Number XS0229313696

ISIN Reference

Issue Nomin USD 1500,000,000.00

111-Jun-2009

Payment Date Period to 11-Sep-2009

11-Sep-2009

Number of Days 192

Rate 10.84750

Denomination USD 1,000.00

10.000.00

Amount Payable per Denomination \ \ \ 2.17 21.66

Bank of New York

Rate Fix Desk Telephone

| 44 1202 | 689580 | 44 1202

Corporate Trust Services

Exhibit No. 13

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: $^{\rm ii}$

2 Reason for the notification

(please tick the appropriate box or boxes):

An acquisition or disposal of voting rights

An acquisition or disposal of qualifying financial instruments which may result in the acquisition of shares already issued to which voting rights are attached

An acquisition or disposal of instruments with similar economic effect to YES qualifying financial instruments

An event changing the breakdown of voting rights

Other (please specify):

3. Full name of person(s) subject to the notification obligation: iii PCP Gulf
Invest 1
Limited
4. Full name of shareholder(s) PCP Gulf

(if different from 3.):iv Invest 1
Limited

5. Date of the transaction and date on which the threshold is crossed or 5 June 2009

reached: V

6. Date on which issuer notified:8 June 2009
7. Threshold(s) that is/are crossed or reached: vi, vii
15%- 3%

8. Notified details:

A: Voting rights attached to sharesviii, ix

xii

Class/type of sharesSituation previous to the triggering transaction if possible using the			Resulting si after the tri transaction	
ISIN CODE	Number of Shares	Number of Voting Rights	Number off shaires rights	% of voting rights
			Didectet	x Didere ct

B: Qualifying Financial Instruments

Resulting situation after the triggering transaction

Type of financial instrument	Expiration date	Exercise/ Conversion Period	voting voting
	xiii	XIV	rights that rights may be acquired if
			the instrument
			is exercised/ converted.

C: Financial Instruments with similar economic effect to Qualifying Financial Instruments xv, xvi

Resulting situation	after the trig	gering transact	ion		
Type of financial	Exercise	Expiration	Exercise/Conv	versionNumber of	% of
instrument	price	date	period	voting	voting
				rights	rights
		xvii	xviii	instrument	_

instrument	price	date	period	voting	voting
				rights	rights
		xvii	xviii	instrument	
				refers to	xix, xx

Mandatorily	153.276p	30 June 2009	MCNs are	Neltri nal
convertible notes			convertible at the	
("MCNs")			option of PCP1 up Nil	
			until 23 June 2009	
			and if not converted	
			on or prior to such	
			date will	
			automatically convert	
			into Barclays PLC	
			Ordinary Shares on	
			30 June 2009	
				NIST NI - 4

Nil Not required **Number of voting rights**

Percentage of voting rights Nil

Nil

9. Chain of controlled undertakings through which the voting rights and/or the financial instruments are effectively held, if applicable:

xxi

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:

The triggering transaction is the conversion of the MCNs and subsequent disposal of the resultant ordinary shares in Barclays PLC, which occurred on 5 June 2009. As a result, the aggregate percentage of voting rights in Barclays PLC referenced by PCP1's financial instruments fell on 5 June from 15.55% to NIL%.

As required under the Disclosure Rules, this notification has been prepared using the total voting rights figure of 8,391,578,567 as set out in the regulatory announcement made by Barclays PLC dated 29 May 2009. Consequently the quoted percentages of voting rights detailed in this notification have been calculated without including the further shares to be issued when the MCNs included in this notification are converted. This results in the percentage figure for the holding prior to the conversion of the MCNs being artificially high. Reference should also be made to the regulatory announcement made on 2 June 2009 relating to the sale by PCP1's indirect parent, International Petroleum Investment Company,

of ordinary shares in Barclays PLC arising on conversion of the MCNs, as referred to in this notification.

14. Contact name: Fryderyk J. Holc **15. Contact telephone number:** +971.(2).417.6690

TR-1: NOTIFICATION OF MAJOR INTEREST IN SHARES¹

1. Identity of the issuer or the underlying issuer of existing shares to which voting rights are attached: $^{\rm ii}$

Barclays PLC

2 Reason for the notification

(please tick the appropriate box or boxes):

An acquisition or disposal of voting rights

An acquisition or disposal of qualifying financial instruments which may result in the acquisition of shares already issued to which voting rights are attached

An acquisition or disposal of instruments with similar economic 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 notification obligation: iii

International Petroleum Investment Company ("IPIC")

YES

4. Full name of shareholder(s)

Kadin Holdings Ltd. ("Kadin") PCP Gulf Invest 1 Limited

("PCP1")

5 June 2009

(if different from 3.):iv

5. Date of the transaction and date on which the threshold is crossed or reached: $^{\vee}$

6. Date on which issuer notified: 8 June 2009

7. Threshold(s) that is/are crossed or reached: vi, vii 24%- 10%

8. Notified details:

Class/type of

A: Voting rights attached to sharesviii, ix

shares triggering transaction
Number of Number of Number of voting % of voting rights

if possible using the Shares Voting Rights shares rights

Situation previous to the

ISIN CODE

Direct Direct Indirect Direct Indirect

Resulting situation after the triggering transaction

B: Qualifying Financial Instruments

Resulting situation after the triggering transaction

Type of financial instrument ExpirationExercise/ Conversion Period Number of voting

date

xiii

xiv

rights that may be acquired if the

% of voting

rights

instrument is exercised/

converted.

C: Financial Instruments with similar economic effect to Qualifying Financial Instruments xv, xvi

Resulting situation after the triggering transaction

Type of financial Exercise Expiration Exercise/Conversion Number of voting rights % of voting rights instrument instrument refers to price date period xix, xx

Nominal Delta

xvii xviii

Mandatorily convertible 153.276p 30 June notes ("MCNs")

2009

MCNs are

convertible at the option of PCP1 up Nil until 23 June 2009 and if not converted on or prior to such

date will automatically convert into **Barclays PLC** Ordinary Shares on 30 June 2009

> Nil Not

Nominal Delta

required

Warrants 197.775p 31

October 2013

27 November 2008 - **758,437,618**

31 October 2013

9.04%

Not required

Total (A+B+C)

Number of voting rights

758,437,618

Percentage of voting rights

9.04%

9. Chain of controlled undertakings through which the voting rights and/or the financial instruments are effectively held, if applicable:xxi

Prior to the triggering transaction, the MCNs were legally owned by PCP1. PCP1 was, in turn, wholly owned by Kadin, which was, in turn, wholly owned by IPIC.

The triggering transaction is the conversion of the MCNs and subsequent disposal of the resultant ordinary shares in Barclays PLC, which occurred on 5 June 2009. As a result, the aggregate percentage of voting rights in Barclays PLC referenced by IPIC's financial instruments fell on 5 June 2009 from 24.59% to 9.04% (as calculated pursuant to the Disclosure Rules).

In addition, the aggregate percentage of voting rights in Barclays PLC referenced by Kadin's financial instruments fell on 5 June 2009 from 24.59% to 9.04% (as calculated pursuant to the Disclosure Rules).

The 9.04% voting rights still referenced reflects the continued indirect holding of warrants by IPIC and Kadin that reference ordinary shares in Barclays PLC, as notified in the filing issued on 3 June 2009 (in respect of IPIC, Kadin, PCP1 and PCP Gulf Invest 3 Limited ("PCP3")). The warrants are legally owned by PCP3, which is, in turn, wholly owned by Kadin, which is, in turn, wholly owned by IPIC. The triggering transaction does not affect the ownership of the warrants as regards PCP3, Kadin and IPIC.

For the sake of completeness, following the triggering transaction, the aggregate percentage of voting rights in Barclays PLC referenced by PCP3's financial instruments remains 9.04% (as calculated pursuant to the Disclosure Rules), comprising the voting rights referenced by the warrants.

Reference should also be made to the regulatory announcement made on 2 June 2009 relating to the sale by IPIC of ordinary shares in Barclays PLC arising on conversion of the MCNs.

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:

As required under the Disclosure Rules, this notification has been prepared using the total voting rights figure of 8,391,578,567 as set out in the regulatory announcement made by Barclays PLC dated 29 May 2009. Consequently the quoted percentages of voting rights detailed in this notification have been calculated without including the further shares to be issued when the MCNs and warrants included in this notification are converted and exercised. This results in certain percentage figures being artificially high.

14. Contact name:

15. Contact telephone number:

Fryderyk J. Holc +971.(2).417.6690

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 or boxes):
An acquisition or disposal of voting rights
An acquisition or disposal of qualifying financial instruments which may result in the acquisition of shares already issued to which voting rights are attached

An acquisition or disposal of instruments with similar economic 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 notification obligation: $^{\rm iii}$

His Excellency Khadem Abdulla Khadem Butti Al Qubaisi ("HE Khadem Al Qubaisi")

YES

KAQ Holdings Limited ("KAQ") KAQ Holdings Limited

4. Full name of shareholder(s)

(if different from 3.): iv

5. Date of the transaction and date on which the threshold is crossed or reached: $^{\rm V}$

6. Date on which issuer notified:

7. Threshold(s) that is/are crossed or reached:vi, vii

8 June 2009

5 June 2009

3%-9%

8. Notified details:

A: Voting rights attached to shares viii, ix

Class/type of shares Situation previous to the triggering transaction

if possible using the

ISIN CODE Number of Number of Voting Rights

Shares

Resulting situation after the triggering transaction

Numberoff % of shains rights voting rights

Didectet 1

Diderect

xii

B: Qualifying Financial Instruments

Resulting situation after the triggering transaction

 $Type\ of\ financial\ instrument\ Expiration\ Exercise/Conversion\ Period$

date

xiv

xiii

Number of % of voting rights voting that may be rights acquired if

acquire

the

instrument is exercised/converted.

C: Financial Instruments with similar economic effect to Qualifying Financial Instruments xv, xvi Resulting situation after the triggering transaction

Type of financial	Exercise	Expiration	Exercise/Conversion	nNumber of	% of
instrument	price	date	period	voting rights instrument	voting rights
		xvii	xviii	refers to	
Option	Subject to prior conditions	No expiration date	No exercise period	758,437,618	Neltrinal 9.04%ot required

Total (A+B+C)

Number of voting rights

Percentage of voting

rights

758,437,618

9.04%

9. Chain of controlled undertakings through which the voting rights and/or the financial instruments are effectively

held, if applicable:xxi

The option has been granted to KAQ. KAQ is wholly owned by HE Khadem Al Qubaisi, the managing director of International Petroleum Investment Company.

The option is to acquire, at any time, the entire share capital (and not a portion only) of Kadin Holdings Ltd. ("Kadin"). Kadin wholly owns PCP Gulf Invest 3 Limited, which, in turn, owns warrants exercisable into 758,437,618 ordinary shares in Barclays PLC at an exercise price of 197.775p. The expiration date of the warrants is 31 October 2013.

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:

The option was granted to KAQ on 1 June 2009, but did not become exercisable until 5 June 2009.

As required under the DTRs, this notification has been prepared using the total voting rights figure of 8,391,578,567 as set out in the regulatory announcement made by Barclays PLC dated 29 May 2009. Consequently the quoted percentages of voting rights detailed in this notification have been calculated without including the further shares to be issued when the warrants included in this notification are exercised. This results in certain percentage figures being artificially high.

14. Contact name:

15. Contact telephone number:

Fryderyk J. Holc +971.(2).417.6690

Exhibit No. 14

Publication of Prospectus

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

Prospectus dated 8 June 2009 for the Barclays PLC and Barclays Bank PLC £60,000,000,000 Debt Issuance Programme

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

http://www.rns-pdf.londonstockexchange.com/rns/7659T_1-2009-6-11.pdf

For further information, please contact

Barclays Treasury

1 Churchill Place Canary Wharf London

E14 5HP

DISCLAIMER - INTENDED ADDRESSEES

Please note that the information contained in the Prospectus may be addressed to and/or targeted at persons who are residents of particular countries (specified in the Prospectus) only and is not intended for use and should not be relied upon by any person outside these countries and/or to whom the offer contained in the Prospectus is not addressed. Prior to relying on the information contained in the Prospectus you must ascertain from the Prospectus whether or not you are part of the intended addressees of the information contained therein.

Any Notes issued or to be issued pursuant to the Prospectus have not been and will not be registered under the United States Securities Act of 1933, as amended (the "Securities Act"), or any relevant securities laws of any state of the United States and are subject to U.S. tax law requirements. Subject to certain exceptions, such Notes may not be offered, sold or delivered in the United States or to or for the account or benefit of U.S. persons, as such terms are defined in Regulation S under the Securities Act.

Your right to access this service is conditional upon complying with the above requirement.

Exhibit No. 15

Publication of Information Memorandum

The following information memorandum is available for viewing:

Information Memorandum dated 8 June 2009 for the Barclays PLC and Barclays Bank PLC £60,000,000,000 Debt Issuance Programme

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

http://www.rns-pdf.londonstockexchange.com/rns/7665T_1-2009-6-11.pdf

For further information, please contact

Barclays Treasury

1 Churchill Place Canary Wharf London E14 5HP

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Any Notes issued or to be issued pursuant to the Information Memorandum have not been and will not be registered under the United States Securities Act of 1933, as amended (the "Securities Act"), or any relevant securities laws of any state of the United States and are subject to U.S. tax law requirements. Subject to certain exceptions, such Notes may not be offered, sold or delivered in the United States or to or for the account or benefit of U.S. persons, as such terms are defined in Regulation S under the Securities Act.

Your right to access this service is conditional upon complying with the above requirement.

Exhibit No. 16

15 June 2009

Barclays PLC

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

Mr S J Fraser, a director of Barclays PLC ("the Company"), notified the Company on 12 June 2009 that on 12 June 2009 he had purchased 25,000 ordinary shares in the Company at a price of 295.008 pence per share.

Following this transaction, Mr Fraser has a total beneficial interest in 25,000 ordinary shares in Barclays PLC.

Exhibit No. 17

As Agent Bank, please be advised of the following rate determined on: 15/06/09

	Barclays Bank PLC - Series
Issue	174 - GBP 110,000,000 FRN
	due 15 Dec 2009

 ISIN Number
 | XS0405614396

 ISIN Reference
 | 40561439

 Issue Nomin GBP
 | 110,000,000

Period | 15/06/09 to Payment Date | 15/09/09 | 15/09/09

Number of Days | 92 Rate | 1.22188

Denomination GBP | 50,000 | 110,000,000

Amount Payable per Denomination | 153.99 | 338,778.78

33

Bank of New York

Rate Fix Desk Telephone

Corporate Trust Services Facsimile 689601

Exhibit No. 18

As Agent Bank, please be advised of the following rate determined on: 16-Jun-2009

Barclays Bank PLC

Issue Series 145

GBP 45,000,000 Floating Rate

Notes due 2009

ISIN Number | XS0188531247

ISIN Reference

Issue Nomin GBP \(\frac{1}{45,000,000.00}\)

116-Jun-2009

Period to Payment Date 16-Sep-2009

16-Sep-2009

Number of Days 192

Rate | 1.29188

Denomination GBP 10,000.00

Amount Payable per Denomination | 32.56 | |

Bank of New York

Rate Fix Desk Telephone 689580

Corporate Trust Services Facsimile

Publication of Prospectus

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

Base Prospectus Supplement dated 15 June 2009 for the Barclays PLC and Barclays Bank PLC £60,000,000,000 Debt Issuance Programme

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

http://www.rns-pdf.londonstockexchange.com/rns/9868T_1-2009-6-16.pdf

For further information, please contact

Barclays Treasury 1 Churchill Place Canary Wharf

London E14 5HP

DISCLAIMER - INTENDED ADDRESSEES

Please note that the information contained in the Prospectus may be addressed to and/or targeted at persons who are residents of particular countries (specified in the Prospectus) only and is not intended for use and should not be relied upon by any person outside these countries and/or to whom the offer contained in the Prospectus is not addressed. Prior to relying on the information contained in the Prospectus you must ascertain from the Prospectus whether or not you are part of the intended addressees of the information contained therein.

Any Notes issued or to be issued pursuant to the Prospectus have not been and will not be registered under the United States Securities Act of 1933, as amended (the "Securities Act"), or any relevant securities laws of any state of the United States and are subject to U.S. tax law requirements. Subject to certain exceptions, such Notes may not be offered, sold or delivered in the United States or to or for the account or benefit of U.S. persons, as such terms are defined in Regulation S under the Securities Act.

Your right to access this service is conditional upon complying with the above requirement.

Exhibit No. 20

BARCLAYS PLC

16 June 2009

RESIGNATION OF NON-EXECUTIVE DIRECTOR

Following confirmation of her appointment as Editor-in-chief, Europe, The Wall Street Journal, Barclays PLC and Barclays Bank PLC today announce that Patience Wheatcroft has resigned as a non-executive Director of both companies with immediate effect.

Ms Wheatcroft stated "It is with regret that I leave the Barclays Board to take up this exceptional opportunity. I wish everyone at Barclays continuing success."

Marcus Agius, Chairman of Barclays, said "Patience has contributed significantly as a non-executive director of Barclays during a testing period. We are sad to lose her, but wish her success in her new role."

-ENDS-

For further information please contact:

Investor Relations Stephen Jones +44 (0) 20 7116 5752 Media Relations Sarah MacDonald +44 (0) 20 7116 6217

About Barclays

Barclays is a major global financial services provider engaged in retail and commercial banking, credit cards, investment banking, wealth management and investment management services with an extensive international presence in Europe, the United States, Africa and Asia. With over 300 years of history and expertise in banking, Barclays operates in over 50 countries and employs 156,000 people. Barclays moves, lends, invests and protects money for 48 million customers and clients worldwide. For further information about Barclays, please visit our website www.barclays.com.

Exhibit No. 21

16 June 2009

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

Mr Robert E Diamond Jr, a director of Barclays PLC ("the Company") notified the Company on 16 June 2009 that, on 12 June 2009, he transferred 400 ordinary shares in the Company as a gift for nil consideration. The revised total shareholding for Mr Diamond following the transaction is 10,327,103 ordinary shares.

Exhibit No. 22

Re: BARCLAYS BANK PLC.

GBP 1000000000

MATURING: 16-Jun-2011 ISIN: XS0372547975

PLEASE BE ADVISED THAT THE INTEREST RATE FOR THE PERIOD 16-Jun-2009 TO 16-Jul-2009 HAS BEEN FIXED AT 1.117500 PCT

DAY BASIS: ACTUAL/365(FIX)

INTEREST PAYABLE VALUE 16-Jul-2009 WILL AMOUNT TO: GBP 45.92 PER GBP 50000 DENOMINATION

Exhibit No. 23

Re: BARCLAYS BANK PLC.

GBP 1000000000

MATURING: 16-Dec-2011 ISIN: XS0372548197

PLEASE BE ADVISED THAT THE INTEREST RATE FOR THE PERIOD 16-Jun-2009 TO 16-Jul-2009 HAS BEEN FIXED AT 1.167500 PCT

DAY BASIS: ACTUAL/365(FIX)

INTEREST PAYABLE VALUE 16-Jul-2009 WILL AMOUNT TO:

GBP 47.98 PER GBP 50000 DENOMINATION

Exhibit No. 24

Re: BARCLAYS BANK PLC.

GBP 2000000000

MATURING: 16-May-2018

ISIN: XS0398795574

PLEASE BE ADVISED THAT THE INTEREST RATE FOR THE PERIOD 16-Jun-2009 TO 16-Jul-2009 HAS BEEN FIXED AT 1.217500 PCT

DAY BASIS: ACTUAL/365(FIX)

INTEREST PAYABLE VALUE 16-Jul-2009 WILL AMOUNT TO: GBP 50.03 PER GBP 50000 DENOMINATION

Exhibit No. 25

Re: BARCLAYS BANK PLC.

GBP 1600000000

MATURING: 16-Nov-2018

ISIN: XS0398796895

PLEASE BE ADVISED THAT THE INTEREST RATE FOR THE PERIOD 16-Jun-2009 TO 16-Jul-2009 HAS BEEN FIXED AT 1.217500 PCT

DAY BASIS: ACTUAL/365(FIX)

INTEREST PAYABLE VALUE 16-Jul-2009 WILL AMOUNT TO: GBP 50.03 PER GBP 50000 DENOMINATION

Exhibit No. 26

Re: BARCLAYS BANK PLC.

GBP 1000000000

MATURING: 16-May-2019 ISIN: XS0398797604

PLEASE BE ADVISED THAT THE INTEREST RATE FOR THE PERIOD 16-Jun-2009 TO 16-Jul-2009 HAS BEEN FIXED AT 1.217500 PCT

DAY BASIS: ACTUAL/365(FIX)

INTEREST PAYABLE VALUE 16-Jul-2009 WILL AMOUNT TO: GBP 50.03 PER GBP 50000 DENOMINATION

Exhibit No. 27

17 June 2009

BARCLAYS PLC

Robert E. Diamond Jr, Jerry del Missier and Rich Ricci speak at New York investor seminar

Robert E. Diamond Jr, President, Barclays PLC, Jerry del Missier, President, Barclays Capital and Rich Ricci, Chief Operating Officer, Investment Banking and Investment Management will today speak at the Barclays Capital Investor Seminar in New York.

The seminar will commence at 08:30 New York time (13:30 BST). To access the live conference call, please dial +1 800 423 4702 (US/Canada) or +1 702 495 1715 (all other locations). Access code: 'Barclays Capital Investor Seminar'. A live webcast of the call will also be available at: www.barclays.com/investorrelations. A copy of the presentation is now available on this website and a transcript of the accompanying remarks will be made available shortly after the speakers conclude their commentary.

-ENDS-

For further information please contact:

Investor RelationsMedia RelationsStephen JonesAlistair Smith+44 (0) 20 7116 5752+44 (0) 20 7116 6132

About Barclays

Barclays is a major global financial services provider engaged in retail and commercial banking, credit cards, investment banking, wealth management and investment management services with an extensive international presence in Europe, the United States, Africa and Asia. With over 300 years of history and expertise in banking, Barclays operates in over 50 countries and employs 156,000 people. Barclays moves, lends, invests and protects money for 48 million customers and clients worldwide. For further information about Barclays, please visit our website www.barclays.com .

Exhibit No. 28

As Agent Bank, please be advised of the following rate determined on: 17-Jun-2009

Barclays Bank PLC

Series 132

Issue EUR 40,000,000 Floating Rate

Subordinated Notes

due 2018

ISIN Reference

Issue Nomin EUR 140,000,000.00

19-Jun-2009

Payment Date Period to 21-Dec-2009

21-Dec-2009

Number of Days 1185 Rate 1.89700

Denomination EUR 100,000.00

Amount Payable per Denomination \ \ \ \ 974.85

Bank of New York

Rate Fix Desk

Corporate Trust Services

Exhibit No. 29

As Agent Bank, please be advised of the following rate determined on: 17/06/09

Barclays Bank Plc Series 175 -Issue USD 2,000,000,000 FRN due 19

December 2011

ISIN Number XS0406399427

ISIN Reference 140639942 Issue Nomin USD 12,000,000,000

19/06/09 to Payment Date Period

20/07/09 20/07/09

Number of Days 131

Rate 1.26313

Denomination USD 100,000 2,000,000,000

Amount Payable per Denomination \ \ \ \ 108.77

2.175.390.56

Bank of New York

Rate Fix Desk Telephone

144 1202 689580

Corporate Trust Services

Exhibit No. 30

As Agent Bank, please be advised of the following rate determined on: 18-Jun-2009

Barclays Bank PLC

Series no 86

Issue

EUR 100,000,000 Subordinated Floating Rate Notes due March,

2021

ISIN Number XS0126504421

ISIN Reference

Issue Nomin EUR 100,000,000.00

† 22-Jun-2009

Payment Date Period to

22-Sep-2009 22-Sep-2009

Number of Days 192

Rate 1.70500

Denomination EUR 10,000.00 ł

Amount Payable per Denomination \ \ \ \ \ 43.57 1

Bank of New York

Rate Fix Desk

Corporate Trust Services

Exhibit No. 31

As Agent Bank, please be advised of the following rate determined on: 19-Jun-2009

| Barclays Bank PLC

Series 143 Issue

EUR 50,000,000 Floating Rate

Notes due 2023

ISIN Number XS0183122398

ISIN Reference

Issue Nomin EUR 150,000,000.00

123-Jun-2009

Payment Date Period 23-Sep-2009

23-Sep-2009

Number of Days 192

Rate 1.57400

Denomination EUR 10,000.00 -

Amount Payable per Denomination \ \ \ 40.22 -

Bank of New York

Rate Fix Desk

Corporate Trust Services

Exhibit No. 32

As Agent Bank, please be advised of the following rate determined on: 19-Jun-2009

| Barclays Bank PLC

Series 159

Issue

USD 1,500,000,000 Floating Rate Subordinated Step-Up Callable

Notes due 2017

ŀ

ISIN Reference

Issue Nomin USD \ \text{1,500,000,000.00}

Period 23-Jun-2009 to Payment Date

23-Sep-2009 23-Sep-2009

Number of Days 192

Rate 10.78688

Denomination USD | 100,000.00 |

Amount Payable per Denomination | 201.09 | |

Bank of New York

Rate Fix Desk Telephone

Corporate Trust Services Facsimile Facsimile

Exhibit No. 33

As Agent Bank, please be advised of the following rate determined on: 23-Jun-2009

Barclays Bank PLC

Issue Series 146

GBP 65,000,000 Floating Rate

Notes due 2009

ISIN Reference

Issue Nomin GBP \(\frac{1}{65,000,000.00}\)

23-Jun-2009

Period to Payment Date 23-Sep-2009

23-Sep-2009

Number of Days 192

Rate | 1.23125

Denomination GBP | 10,000.00 |

Amount Payable per Denomination | 31.03 | |

Bank of New York

Rate Fix Desk Telephone

Corporate Trust Services Facsimile 689601

Exhibit No. 34

Please be advised the following issue has been repurchased for USD 3,810,000 on 26 June 09 and then will be redeemed at par due to a EARLY REDEMPTION on 29 June 09

• Barclays Series 11360 USD 10,000,000 Due 28 December 2010 - XS0332999746

The outstanding balance will therefore be **Zero**

Please amend your records accordingly.

Exhibit No. 35

As Agent Bank, please be advised of the following rate determined on: 25-Jun-2009

Barclays Bank PLC

Issue Series 78

EUR 100,000,000 Subordinated Floating Rate Notes due 2040

ISIN Number | XS0122679243

ISIN Reference

Period | 29-Jun-2009 to Payment Date 28-Sep-2009 | 28-Sep-2009

Number of Days 191

Rate | 1.53500

Denomination EUR 1,000,000.00 |

Amount Payable per Denomination \;\;\;\ 3,880.14

Bank of New York

Rate Fix Desk Telephone 689 580

Corporate Trust Services Facsimile Facsimile

Exhibit No. 36

As Agent Bank, please be advised of the following rate determined on: 25-Jun-2009

Barclays Bank PlLC

Series 134

Issue

EUR 100,000,000

Fixed/Floating Rate Notes due

June, 2018

ISIN Reference

Period 27-Jun-2009 Payment Date

to 27-Jun-2010 27-Jun-2010

Number of Days | 360 Rate | 2.42100

Denomination EUR 100,000.00 |

Amount Payable per Denomination | 2,421.00 |

Bank of New York

Rate Fix Desk Telephone