BARCLAYS PLC Form 6-K April 02, 2012

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

April 1, 2012

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: April 1, 2012

By: /s/ Patrick Gonsalves

Patrick Gonsalves Deputy Secretary

BARCLAYS BANK PLC (Registrant)

Date: April 1, 2012

By: /s/ Patrick Gonsalves

Patrick Gonsalves Joint Secretary

Exhibit No.1

Publication of Final Terms

The following final terms has been provided to the UK Listing Authority and is available for viewing:

Final Terms in relation to Barclays Bank PLC's issue of £700,000,000 Floating Rate Covered Bonds due 2015 (to be consolidated, become fungible and form a single Series with the existing Series 2012-2 £750,000,000 Floating Rate Covered Bonds due 2015) unconditionally and irrevocably guaranteed as to payments by Barclays Covered Bonds LLP under the Barclays Bank PLC €35,000,000,000 Global Covered Bond 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/5313Y_1-2012-3-1.pdf

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

For further information, please contact

Barclays Treasury 1 Churchill Place Canary Wharf London E14 5HP

DISCLAIMER - INTENDED ADDRESSEES

IMPORTANT: You must read the following before continuing: The following applies to the Final Terms available by clicking on the link above, and you are therefore advised to read this carefully before reading, accessing or making any other use of the Final Terms. In accessing the Final Terms, you agree to be bound by the following terms and conditions, including any modifications to them, any time you receive any information from us as a result of such access.

THE FINAL TERMS MAY NOT BE FORWARDED OR DISTRIBUTED OTHER THAN AS PROVIDED BELOW AND MAY NOT BE REPRODUCED IN ANY MANNER WHATSOEVER. THE FINAL TERMS 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"). ANY FORWARDING, DISTRIBUTION OR REPRODUCTION OF THE FINAL TERMS IN WHOLE OR IN PART IS PROHIBITED. FAILURE TO COMPLY WITH THIS NOTICE MAY RESULT IN A VIOLATION OF THE SECURITIES ACT OR THE APPLICABLE LAWS OF OTHER JURISDICTIONS.

NOTHING IN THIS ELECTRONIC PUBLICATION CONSTITUTES AN OFFER OF SECURITIES FOR SALE IN ANY JURISDICTION. ANY NOTES ISSUED OR TO BE ISSUED PURSUANT TO THE FINAL TERMS HAVE NOT BEEN, AND WILL NOT BE, REGISTERED UNDER THE SECURITIES ACT OR THE SECURITIES LAWS OF ANY STATE OF THE UNITED STATES OR OTHER JURISDICTION. ANY NOTES ISSUED OR TO BE ISSUED PURSUANT TO THE FINAL TERMS MAY NOT BE OFFERED, SOLD, PLEDGED OR OTHERWISE TRANSFERRED EXCEPT IN AN OFFSHORE TRANSACTION TO A PERSON THAT IS NOT A U.S. PERSON IN ACCORDANCE WITH RULE 903 OR RULE 904 OF REGULATION S UNDER THE SECURITIES ACT.

Please note that the information contained in the Final Terms may be addressed to and/or targeted at persons who are residents of particular countries (specified in the base prospectus relating to the Barclays Bank PLC €35,000,000,000 Global Covered Bond Programme (the "Base 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 Final Terms is not addressed. Prior to relying on the information contained in the Final Terms you must ascertain from the Base Prospectus whether or not you are part of the intended addressees of the information contained therein.

Confirmation of your Representation: In order to be eligible to view the Final Terms or make an investment decision with respect to any Notes issued or to be issued pursuant to the Final Terms, you must be a person other than a U.S. person (within the meaning of Regulation S under the Securities Act). By accessing the Final Terms, you shall be deemed to have represented that you are not a U.S. person, and that you consent to delivery of the Final Terms via electronic publication.

You are reminded that the Final Terms has been made available to you on the basis that you are a person into whose possession the Final Terms may be lawfully delivered in accordance with the laws of the jurisdiction in which you are located and you may not, nor are you authorised to, deliver the Final Terms to any other person.

The Final Terms does not constitute, and may not be used in connection with, an offer or solicitation in any place where offers or solicitations are not permitted by law. If a jurisdiction requires that the offering be made by a licensed broker or dealer and the underwriters or any affiliate of the underwriters is a licensed broker or dealer in that jurisdiction, the offering shall be deemed to be made by the underwriters or such affiliate on behalf of the issuer in such jurisdiction. Under no circumstances shall the Final Terms constitute an offer to sell, or the solicitation of an offer to buy, nor shall there be any sale of any Notes issued or to be issued pursuant to the Final Terms, in any jurisdiction in which such offer, solicitation or sale would be unlawful.

The Final Terms has 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 made available to you in electronic format and the hard copy version available to you on request from the issuer.

Exhibit No.2

For filings with the FSA 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 **Barclays PLC** 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): 3. Full name of person(s) subject to the His Highness Sheikh Mansour Bin Zayed Al Nahyan ("HHSM") notification obligation: iii 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: v 6. Date on which issuer notified:

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

Yas Capital Limited ("YCL")

Transaction date: 27 April 2011 Date threshold crossed: 27 February 2012

29 February 2012

ü

7%

8. Notified deta A: Voting right Class/type of shares	ils: s attached to sha Situation previ to the triggerin transaction	ous	Resulting s	situation	after the triggering tran	saction
if possible using		Number	Number		er of voting % of v	oting rights x
the ISIN CODE	t of	of	of shares	rights		
	Shares	Voting Rights	Direct	Direct	xi Indirect xii Direct	Indirect
Ordinary shares	5	-				
ISIN GB0031348658	758,437,618	758,437,618	Nil	Nil	758,437,618 Nil%	6.216%
B: Qualifying Financial Instruments Resulting situation after the triggering transaction Type of financial ExpirationExercise/ Number of voting % of voting						

instrument	date	xiii Conve	ersion Period xi	v rights that may be acquired if the instrument is exercised/ converted.	rights	
C: Financial Instrume Resulting situation af			-	alifying Financial Instrume	ents xv, xvi	
Type of financial	66	Expiration		Number of voting rights	% of voting rig	hts xix xx
instrument	price	date xvii C		instrument refers to		no AiA, AA
Cash-settled options					Nominal	Delta
referencing ordinary shares				95,634,799		0.784%
Total (A+B+C) Number of voting righ 854,072,417	nts		Perce 7.000	entage of voting rights)24%		

9. Chain of controlled undertakings through which the voting rights and/or the financial instruments are effectively held, if applicable: xxi The cash-settled options are legally owned by YCL. YCL is, in turn, wholly owned by HHSM.

The triggering event is an increase in the total voting rights deemed to be held by YCL under the cash-settled options (pursuant to DTR 5.3.1R) to 95,634,799. Accordingly, as a result of the triggering event, YCL is deemed to hold directly, and HHSM is deemed to hold indirectly, 0.784% of the voting rights in Barclays PLC through YCL's total holding of cash-settled options.

For the avoidance of doubt, YCL has no right to acquire or exercise any voting rights in Barclays PLC.

The indirect holding by HHSM of the cash-settled options, when aggregated with HHSM's pre-existing indirect holding of ordinary shares (which has been the subject of previous notifications), is now greater than the 7% threshold for voting rights that is notifiable by HHSM pursuant to DTR 5.1.2R.

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:

	As required under the Disclosure Rules, this notification has been
13. Additional information:	prepared using the total voting rights figure of 12,200,614,043 as set
	out in the regulatory announcement made by Barclays PLC dated 31
	January 2012.
14. Contact name:	Michael Latefi
15. Contact telephone number:	+971.566.852.568

Exhibit No.3

For filings with the FSA 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 **Barclays PLC** 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 ü instruments An event changing the breakdown of voting rights Other (please specify): 3. Full name of person(s) subject to the His Highness Sheikh Mansour Bin Zayed Al Nahyan ("HHSM") notification obligation: iii 4. Full name of shareholder(s) Yas Capital Limited ("YCL") (if different from 3.):iv 5. Date of the transaction and date on Transaction date: 27 April 2011 which the threshold is crossed or Date threshold crossed: 28 February 2012 reached: v 6. Date on which issuer notified: 29 February 2012 7. Threshold(s) that is/are crossed or 7% reached: vi, vii

8. Notified details:							
A: Voting rights attached to shares viii, ix							
Class/type of	Class/type of Situation previous		Resulting s	Resulting situation after the triggering transaction			
shares to the triggering							
	transaction						
if possible usin	g Number	Number	Number	Number	r of voting	% of voting r	ights x
the ISIN CODE	E of	of	of shares	rights			
	Shares	Voting Rights	Direct	Direct x	i Indirect xii	Direct	Indirect
Ordinary shares	s 758,437,618	758,437,618	Nil	Nil	758,437,618	8 Nil%	6.216%

ISIN GB0031348658

B: Qualifying Financi Resulting situation aft Type of financial instrument	er the trigg Expi	ering trans		od xiv	Number of voting rights that may be acquired if the instrument is exercised/ converted.		% of votir rights	ng
C: Financial Instrume Resulting situation aft				o Qualify	ving Financial Instrume	ents xv	v, xvi	
Type of financial instrument	Exercise price	Expiratio		ins	umber of voting rights strument refers to	% of	f voting rig	nts xix, xx
Cash-settled options			period xviii		202.011	Nom	ninal	Delta
referencing ordinary shares				94	,292,911			0.773%
Total (A+B+C) Number of voting righ 852,730,529	nts			Percenta 5.989249	ge of voting rights %			

9. Chain of controlled undertakings through which the voting rights and/or the financial instruments are effectively held, if applicable: xxi The cash-settled options are legally owned by YCL. YCL is, in turn, wholly owned by HHSM.

The triggering event is a decrease in the total voting rights deemed to be held by YCL under the cash-settled options (pursuant to DTR 5.3.1R) to 94,292,911. Accordingly, as a result of the triggering event, YCL is deemed to hold directly, and HHSM is deemed to hold indirectly, 0.773% of the voting rights in Barclays PLC through YCL's total holding of cash-settled options.

For the avoidance of doubt, YCL has no right to acquire or exercise any voting rights in Barclays PLC.

The indirect holding by HHSM of the cash-settled options, when aggregated with HHSM's pre-existing indirect holding of ordinary shares (which has been the subject of previous notifications), is now less than the 7% threshold for voting rights that is notifiable by HHSM pursuant to DTR 5.1.2R.

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 12,200,614,043 as set

out in the regulatory announcement made by Barclays PLC dated 31 January 2012. Michael Latefi +971.566.852.568

14. Contact name:

15. Contact telephone number:

Exhibit No.4

As Agent Bank, please be advised of the following rate determined on: 27/02/12 Barclays Bank Plc - Series 2 - USD 750,000,000 Undated Floating Rate Primary Capital Notes Issue ISIN Number GB0000777705 **ISIN Reference** ł Issue Nomin USD | 750,000,000 Period 29/02/12 to 31/08/12 Payment Date 31/08/12 Number of Days 184 Rate 0.875 Denomination USD | 10,000 ł 100,000 Amount Payable per 44.72 447.20 ł Denomination Bank of New York 44 1202 689580 Rate Fix Desk Telephone Facsimile 44 1202 689601 **Corporate Trust Services**

Barclays Bank PLC

Source: Barclays Bank PLC

Exhibit No.5

Re:

BARCLAYS BANK PLC. EUR 250,000,000.00 MATURING: 08-Sep-2014 ISIN: XS0673964721

PLEASE BE ADVISED THAT THE INTEREST RATE FOR THE PERIOD 08-Mar-2012 TO 08-Jun-2012 HAS BEEN FIXED AT 1.610000 PCT

DAY BASIS: ACTUAL/360

INTEREST PAYABLE VALUE 08-Jun-2012 WILL AMOUNT TO: EUR 4.11 PER EUR 1,000.00 DENOMINATION

Citibank

Source: Citibank

Exhibit No.6

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: iiE2 Reason for the notification (please tick the appropriate box or boxes):E						
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	ing the breakdown	n or voting rigi	113			
notification obli	-	to the	His Hi	ghness Sheikh Mansou	ır Bin Zayed Al	Nahyan ("HHSM")
4. Full name of shareholder(s) (if different from 3.):iv					Yas Capit	al Limited ("YCL")
5. Date of the transaction and date on which the threshold is crossed or reached: v				Da		date: 27 April 2011 ssed: 1 March 2012
6. Date on which						6 March 2012
7. Threshold(s) treached: vi, vii	that is/are crossed	lor				7%
8. Notified detai						
A: Voting rights attached to shares viii, ix Class/type of Situation previous shares to the triggering transaction			Resulting si	tuation after the trigge	ring transaction	
if possible using the ISIN CODE		Number of	Number of shares	Number of voting rights	% of voting rig	ghts x
uic ISIN CODE	Shares	Voting	Direct	Direct xi Indirect xii	Direct	Indirect

Ordinary shares		Rights					
Ordinary shares ISIN 758 GB0031348658	,437,618	758,437,618	Nil	Nil	758,437,618 Nil	6.21	.6%
B: Qualifying Financial Instruments Resulting situation after the triggering transaction Type of financial ExpirationExercise/ Number of voting % of voting instrument date xiii Conversion Period xiv rights that may be rights acquired if the instrument is exercised/ converted.							
C: Financial Instrum Resulting situation a				ıalify	ing Financial Instrume	ents xv, xvi	
Type of financial instrument		ExpirationExe date xvii Con	ercise/ nversion		mber of voting rights trument refers to	% of voting rig	hts xix, xx
Cash-settled options		per	iod xviii	0.6	014 (0)	Nominal	Delta
referencing ordinary shares				96,	814,626		0.793%
Total (A+B+C) Number of voting rig 855,252,244	chts			centag 1926%	ge of voting rights		

9. Chain of controlled undertakings through which the voting rights and/or the financial instruments are effectively held, if applicable: xxi The cash-settled options are legally owned by YCL. YCL is, in turn, wholly owned by HHSM.

The triggering event is an increase in the total voting rights deemed to be held by YCL under the cash-settled options (pursuant to DTR 5.3.1R) to 96,814,626. Accordingly, as a result of the triggering event, YCL is deemed to hold directly, and HHSM is deemed to hold indirectly, 0.793% of the voting rights in Barclays PLC through YCL's total holding of cash-settled options.

For the avoidance of doubt, YCL has no right to acquire or exercise any voting rights in Barclays PLC.

The indirect holding by HHSM of the cash-settled options, when aggregated with HHSM's pre-existing indirect holding of ordinary shares (which has been the subject of previous notifications), is now greater than the 7% threshold for voting rights that is notifiable by HHSM pursuant to DTR 5.1.2R.

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:

15. Contact telephone number:

14. Contact name:

As required under the Disclosure Rules, this notification has been prepared using the total voting rights figure of 12,201,745,704 as set out in the regulatory announcement made by Barclays PLC dated 29 February 2012. Michael Latefi +971.566.852.568

Exhibit No.7

As Agent Bank, please be advised of the following rate determined on: 08/03/12

Issue	Harclays Bank PLC - 2017	- Series 155 - USD 500,	000,000 Callable Sub	oordinated FRN due 11 Sep
ISIN Number ISIN Reference Issue Nomin USD Period Number of Days	XS0229313696 22931369 500,000,000 12/03/12 to 11/06/12 91		Payment Da	te 11/06/12
Rate	0.67355	1 100 000		
Denomination USD	1,000	100,000		¦ 500,000,000
Amount Payable per Denomination	+1.70	¦ Pok170.26		¦ XS0229313696
Bank of New York				
Rate Fix Desk		Telephone	44 1202 68 ¦	9580
Corporate Trust Serv	ices	Facsimile	44 1202 68	9601
Barclays Bank PLC				

Source: Barclays Bank PLC

Exhibit No.8

Re:

BARCLAYS BANK PLC. GBP 700,000,000.00 MATURING: 20-Jan-2015 ISIN: XS0752035195

PLEASE BE ADVISED THAT THE INTEREST RATE FOR THE PERIOD 20-Jan-2012 TO 20-Apr-2012 HAS BEEN FIXED AT 2.589560 PCT

DAY BASIS: ACTUAL/365(FIX)

INTEREST PAYABLE VALUE 20-Apr-2012 WILL AMOUNT TO: GBP 6.46 PER GBP 1,000.00 DENOMINATION

Citibank

Source: Citibank

Exhibit No.9

Please be advised the following issue will be put for GBP 4,300,000 on 14 March 2012

Barclays Banks Plc - Series SN 15337 - Due 04 Mar 2015 - Isin XS0417112306 - O/S nominal - GBP 4,300,000

The outstanding balance will therefore be ZERO.

Please amend your record accordingly.

Bank of New York Mellon

Source: Bank of New York Mellon

Exhibit No.10

TR-1: NOTIFICATION OF MAJOR INTEREST IN SHARESi

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): Full name of person(s) subject to the notification obligation: iii Full name of shareholder(s) (if different from 3.):iv Date of the transaction and date on which the threshold is crossed or reached: v Date on which issuer notified: Threshold(s) that is/are crossed or reached: vi, vii 	His Highness Sheikh Mansour Bin Zayed Al Nahyan ("HHSM") Yas Capital Limited ("YCL") Transaction date: 27 April 2011 Date threshold crossed: 6 March 2012 9 March 2012 7%
8. Notified details: A: Voting rights attached to shares viii, ix Class/type of Situation previous shares to the triggering transaction if possible using Number Number the ISIN CODE of of Shares Voting Dichter	Resulting situation after the triggering transaction Number Number of voting % of voting rights x of shares rights Direct Direct xi Indirect xii Direct Indirect
Rights Ordinary shares ISIN 758,437,618 758,437,61 GB0031348658	8 Nil Nil 758,437,618 Nil% 6.216%
B: Qualifying Financial Instruments Resulting situation after the triggering transac Type of financial ExpirationExerci instrument date xiii Conve	se/ Number of voting % of voting
Resulting situation after the triggering transactType of financialExerciseExpirationinstrumentpricedate xvii	xercise/ Number of voting rights % of voting rights xix, xx
Cash-settled options referencing ordinary shares	Nominal Delta 92,737,960 0.760%
Total (A+B+C) Number of voting rights 851,175,578	Percentage of voting rights 6.97585%

9. Chain of controlled undertakings through which the voting rights and/or the financial instruments are effectively held, if applicable: xxi The cash-settled options are legally owned by YCL. YCL is, in turn, wholly owned by HHSM.

The triggering event is an increase in the total voting rights deemed to be held by YCL under the cash-settled options (pursuant to DTR 5.3.1R) to 92,737,960. Accordingly, as a result of the triggering event, YCL is deemed to hold directly, and HHSM is deemed to hold indirectly, 0.760% of the voting rights in Barclays PLC through YCL's total holding of cash-settled options.

For the avoidance of doubt, YCL has no right to acquire or exercise any voting rights in Barclays PLC.

The indirect holding by HHSM of the cash-settled options, when aggregated with HHSM's pre-existing indirect holding of ordinary shares (which has been the subject of previous notifications), is now less than the 7% threshold for voting rights that is notifiable by HHSM pursuant to DTR 5.1.2R.

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:

	As required under the Disclosure Rules, this notification has been
13. Additional information:	prepared using the total voting rights figure of 12,201,745,704 as set
	out in the regulatory announcement made by Barclays PLC dated 29
	February 2012
14. Contact name:	Michael Latefi
15. Contact telephone number:	+971.566.852.568

Exhibit No.11

13 March 2012

BARCLAYS PLC

CHANGE IN DIRECTOR'S DETAILS

In accordance with Listing Rule LR 9.6.14(2), Barclays PLC and Barclays Bank PLC announce that Sir John Sunderland a non-executive Director on both Boards has been appointed to the Board of AFC Energy plc as a non-executive Director, with effect from 8 March 2012.

For further information please contact:

Media Relations Gemma Walmsley or Giles Croot Tel: +44 (0) 20 7116 4755

Exhibit No.12

14 March 2012

Director/PDMR Shareholding: Disclosure and Transparency Rules 3.1.4R(1)(a) 1. The independent trustee of the Barclays Group (PSP) Employees' Benefit Trust (the "PSP Trust") and the Barclays Group (ESAS) Employees' Benefit Trust (the "ESAS Trust" notified Barclays PLC (the "Company") on 13 March 2012 that on 12 March 2012 it had resolved to release the following ordinary shares of Barclays PLC of nominal value of 25p each (the Shares) under awards made over the previous five years under the following plans: (i) Barclays PLC Performance Share Plan (PSP) (following the satisfaction of the relevant performance conditions); (ii) Barclays Group Share Value Plan (SVP); (iii) the Barclays Group Executive Share Award Scheme (ESAS); and (iv) Incentive Share Plan (ISP) to the following Directors and Persons Discharging Managerial Responsibilities (PDMRs) of the Company. The market price at the date of release was 239.88 pence per share:

Director/ PDMR	Shares released to Director/ PDMR	Shares sold on behalf of Director/PDMR including those to satisfy withholding liabilities
RE Diamond Jr	56,691	29,168
C Lucas	1,179,874	613,536
M Harding	476,617	476,617
A Jenkins	757,839	757,839
T Kalaris	906,126	471,187
R Le Blanc	608,405	608,405
J del Missier	3,979,607	3,979,607
R Ricci	3,919,581	3,919,581

2. The nominee of the Barclays ESAS Nominee Arrangement notified the Company on 13 March 2012 that on 12 March 2012 it sold ordinary shares of the Company at a price of 239.88 pence per share for the following PDMRs:

PDMR	Shares sold
A Jenkins	31,392
R Le Blanc	74,200
J del Missier	505,134
R Ricci	133,107

The revised total shareholding for each Director following these transactions is as follows:

Director Total Beneficial Holding RE Diamond 13,225,418 Jr C Lucas 863.805

Exhibit No.13

Re:

BARCLAYS BANK PLC. GBP 2,000,000,000.00 MATURING: 16-May-2018 ISIN: XS0398795574

PLEASE BE ADVISED THAT THE INTEREST RATE FOR THE PERIOD 16-Mar-2012 TO 16-Apr-2012 HAS BEEN FIXED AT 1.259130 PCT

DAY BASIS: ACTUAL/365(FIX)

INTEREST PAYABLE VALUE 16-Apr-2012 WILL AMOUNT TO: GBP 53.47 PER GBP 50,000.00 DENOMINATION

Barclays Bank PLC

Source: Barclays Bank PLC

Exhibit No.14

Re:

BARCLAYS BANK PLC. GBP 1,000,000,000 MATURING: 16-May-2019 ISIN: XS0398797604

PLEASE BE ADVISED THAT THE INTEREST RATE FOR THE PERIOD 16-Mar-2012 TO 16-Apr-2012 HAS BEEN FIXED AT 1.259130 PCT

DAY BASIS: ACTUAL/365(FIX)

INTEREST PAYABLE VALUE 16-Apr-2012 WILL AMOUNT TO: GBP 53.47 PER GBP 50,000.00 DENOMINATION

Barclays Bank PLC

Source: Barclays Bank PLC

Exhibit No.15

As Agent Bank, p	lease be advised of	the following rate deterr	nined on: 16/03/12
Issue	¦ Barclays Bank P 2018	lc - Series 167 - EUR 13.	5,000,000 CMS-Linked Subordinated Note due 20 Mar
ISIN Number ISIN Reference Issue Nomin EUF Period Number of Days Rate Denomination	XS0353467243 35346724 R 135,000,000 20/03/12 to 20/0 365 4.5 50,000	3/13 + 135,000,000	Payment Date 20/03/13
EUR	120,000	1133,000,000	·
Amount Payable per Denomination	1 2,250.00	¦ 6,075,000.00	1
Bank of New York			
Rate Fix Desk		Telephone	44 1202 689580
Corporate Trust S	Services	Facsimile	+ 44 1202 689601

Barclays Bank PLC

Source: Barclays Bank PLC

Exhibit No.16

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:

Barclays PLC

ii

2 Reason for the (please tick the An acquisition of shares already in An acquisition of	appropriate b or disposal of or disposal of ssued to whice	box or f votin f quali ch voti	g rights fying financia ng rights are	attached			-	1	
instruments							0	ü	
An event chang	ing the break	down	of voting rig	hts					
Other (please specify):									
3. Full name of	person(s) sul	bject to	o the						
notification obli	gation:	U		His H	ighness S	heikh Manso	our Bin Za	yed Al Nahyan ("HH	(SM")
iii	/								
4. Full name of	shareholder(s)					Va	Conital Limitad ("N	
(if different fro	m 3)•iv						1 8	s Capital Limited ("Y	CL)
5. Date of the tr		d date	on						
which the thresh	nold is crosse	ed or						action date: 27 April	
reached:						Da	ate threshol	ld crossed: 14 March	2012
v 6. Date on whic	h icenar nati	Finds						16 March	2012
7. Threshold(s)			or						2012
reached:									7%
vi, vii									
8. Notified deta									
A: Voting rights	s attached to	shares							
viii, ix Class/type of	Situation pr	ovious		D oculting o	ituation o	fter the trigg	oring trans	action	
shares	to the trigge)	Kesulting s	ituation a	nei me mgg	ering traits	action	
Shares	transaction	, ing							
if possible using	g Number	1	Number	Number	Number	r of voting	% of vo	ting rights x	
the ISIN CODE			of	of shares	rights				
	Shares		Voting	Direct	Direct	Indirect	Direct	Indirect	
Ordinary shares		1	Rights		xi	xii			
ISIN	758,437,61	8 7	758,437,618	Nil	Nil	758,437,61	8 Nil%	6.216%	
GB0031348658		-	,,			,,			
B: Qualifying F									
Resulting situat			-		NL	when of wat		01 of wating	
Type of financia instrument		date	ationExercise Convers	ion Period		mber of voting that that may	-	% of voting rights	
mstrument		xiii	xiv		-	uired if the		iights	
					-	trument is			
					exe	ercised/ conv	erted.		

C: Financial Instrume	ents with sir	nilar ecor	nomic effect	to Qu	alifying Financial Instrume	ents	
xv, xvi							
Resulting situation af	ter the trigg	ering tran	isaction				
Type of financial	Exercise	Expirati	orExercise/		Number of voting rights	% of voting rig	ghts
instrument	price	date xvii	Conversio period xviii	on	instrument refers to	xix, xx	
Cash-settled options						Nominal	Delta
referencing ordinary shares					97,128,524		0.796%
Total (A+B+C)							
Number of voting rig	hts			Perce	entage of voting rights		
855,566,142				7.01 %	183		

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

The cash-settled options are legally owned by YCL. YCL is, in turn, wholly owned by HHSM.

The triggering event is an increase in the total voting rights deemed to be held by YCL under the cash-settled options (pursuant to DTR 5.3.1R) to

97,128,524

. Accordingly, as a result of the triggering event, YCL is deemed to hold directly, and HHSM is deemed to hold indirectly, 0.796% of the voting rights in Barclays PLC through YCL's total holding of cash-settled options.

For the avoidance of doubt, YCL has no right to acquire or exercise any voting rights in Barclays PLC.

The indirect holding by HHSM of the cash-settled options, when aggregated with HHSM's pre-existing indirect holding of ordinary shares (which has been the subject of previous notifications), is now greater than the 7% threshold for voting rights that is notifiable by HHSM pursuant to DTR 5.1.2R.

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:

As required under the Disclosure Rules, this notification has been 13. Additional information: prepared using the total voting rights figure of 12,201,745,704 as set out in the regulatory announcement made by Barclays PLC dated 29 February 2012 Michael Latefi

14. Contact name:

15. Contact telephone number:

Exhibit No.17

As Agent Bank, please Issue	be advised of the following r Barclays Bank PLC - Seri		3/12 0,000 Subordinated FRN due 22 Mar 2021
ISIN Number ISIN Reference Issue Nomin EUR	XS0126504421 12650442 100,000,000		
Period Number of Days	22/03/12 to 22/06/12		Payment Date 22/06/12
Rate	1.302		
Denomination EUR	100,000,000		
Amount Payable per Denomination	1332,733.33	1	1
Bank of New York Rate Fix Desk Corporate Trust Service	es	Telephone Facsimile	44 1202 689580 44 1202 689601

Barclays Bank PLC

Source: Barclays Bank PLC

Exhibit No.18

As Agent Bank, please Issue	be advised of the following Barclays Bank PLC - Ser		12 Floating Rate Notes due 23 Dec 2023
ISIN Number ISIN Reference Issue Nomin EUR Period	XS0183122398 18312239 50,000,000 23/03/12 to 25/06/12		Payment Date 25/06/12
Number of Days Rate Denomination EUR	94 1.174 50,000,000	1	-
Amount Payable per Denomination	153,272.22	ł	1
Bank of New York Rate Fix Desk		Telephone	¦ 44 1202 689580

Corporate Trust Services

Facsimile

44 1202 689601 ¦

Barclays Bank PLC

Source: Barclays Bank PLC

Exhibit No.19

As Agent Bank, please be advised of the following rate determined on: 21/03/12 Barclays Bank PLC - Series 159 - USD 1,500,000,000 Floating Rate SUB Note due 23 Mar Issue 2017 **ISIN** Number XS0292937165 **ISIN Reference** 29293716 Issue Nomin USD 1,500,000,000 Period 23/03/12 to 25/06/12 Payment Date 25/06/12 Number of Days ¦94 Rate 1.14915 Denomination USD 1,500,000,000 ł ł Amount Payable per 4,500,837.50 ł ł Denomination Bank of New York Rate Fix Desk Telephone 44 1202 689580 Facsimile **Corporate Trust Services** 44 1202 689601

Barclays Bank PLC

Source: Barclays Bank PLC

Exhibit No.20

22 March 2012

(the "Company")

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

1. The Barclays ESAS Nominee confirmed to the Company on 21 March 2012 that it had on 16 March 2012 re-invested an amount equal to the final dividend for the year ended 31 December 2011 in ordinary shares of the Company at a price of 250.50 pence per share for the following Directors/Persons Discharging Managerial Responsibilities ("PDMR"). The number of shares received is as follows:

No. of shares received
18,912
13,625
7,222
911
888
4,253

The number of shares held in the Barclays ESAS Nominee forms a proportion of the shares which were provisionally allocated by the trustee under ESAS on March 2007 and March 2008.

2. The independent nominee of the Barclays Corporate Nominee Arrangement notified the Company on 21 March 2012 that it had on 16 March 2012 re-invested the final dividend for the year ended 31 December 2011 in ordinary shares of the Company at a price of 250.50 pence per share for the following Directors/PDMRs. The number of shares received is as follows:

Director/PDMR	No. of shares received
C Lucas	1,034
R Le Blanc	5,222

3. The Corporate Nominee for Non Executive Directors notified the company on 21 March 2012 that it had on 16 March 2012, re-invested the final dividend for the year ended 31 December 2011 in ordinary shares in the Company at a price of 254.00 pence per share for the following Non Executive Director. The number of shares received is as follows:

Director	No. of shares received
A Carnwath	35

4. The Administrators of the Dividend Reinvestment Plan (the "Plan") notified the Company on 21 March 2012 that, following the re-investment of the final dividend for the year ended 31 December 2011, the following Directors/PDMRs and their connected persons would receive on 22 March 2012, ordinary shares in the Company under the Plan at a price of 252.37 pence per share. The number of shares received is as follows:

Director/PDMR	No. of shares received
A Carnwath	48
C Lucas	2,444
M Harding	393
A Jenkins	161

The revised total shareholding for each Director following these transactions is as follows:

Director Beneficial Holding	Non-Beneficial Holding
-----------------------------	------------------------

R E Diamond Jr	13,244,330	-
C Lucas	867,283	-
A Carnwath	47,825	-

Exhibit No.21

As Agent Bank, please	be advised of the following rat	te determined on: 26/03/12				
Issue	Barclays Bank PLC - Series 78 - EUR 100,000,000 Subordinated FRN due 28 Dec 2040					
ISIN Number ISIN Reference Issue Nomin EUR	XS0122679243 12267924 100,000,000					
Period	28/03/12 to 28/06/12		Payment Date 28/06/12			
Number of Days Rate Denomination EUR	92 1.19 100,000,000	1	20/00/12			
Amount Payable per Denomination	304,111.11	:	ł			
Bank of New York Rate Fix Desk Corporate Trust Service	es	Telephone Facsimile	44 1202 689580 44 1202 689601			

Barclays Bank PLC

Source: Barclays Bank PLC

Exhibit No.22

26 March 2012

Barclays PLC ("the Company")

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

1. The trustee of the Barclays Group Sharepurchase Plan ("Sharepurchase") an HM Revenue and Customs approved all employee share plan, informed the Company on 26 March 2012 that, on 22 March 2012 it had acquired, and now held as bare trustee of Sharepurchase, the following ordinary shares in the Company, following the re-investment of

the final dividend for the year ended 31 December 2011, for the following Directors/Persons Discharging Managerial Responsibilities ("PDMR") at a price of 248.94 pence per share:

Director/PDMR	No. of shares received
C Lucas	36
M Harding	24
R Le Blanc	3

2. The Company was notified on 23 March 2012 that, on 22 March 2012, following the re-investment of the final dividend for the year ended 31 December 2011, the following Directors/PDMRs and their connected persons had received ordinary shares in the Company as follows at a price of 254.89 pence per share:

Director/PDMR	No. of shares received
R E Diamond Jr	14,435
T Kalaris	49,940

3. The Company was notified by a third party custodian on 23 March 2012 that, on 22 March 2012, following the re-investment of the final dividend for the year ended 31 December 2011, Mr T Kalaris and his connected persons received 12,047 ordinary shares in the Company at a price of 254.89 pence per share.

4. The Company was notified by a third party custodian on 23 March 2012 that, on 22 March 2012, following the re-investment of the final dividend for the year ended 31 December 2011, Ms A Carnwath received 478 ordinary shares in the Company at a price of 254.89 pence per share.

The revised total shareholding for each Director following these transactions is as follows:

Director	Beneficial Holding	Non-Beneficial Holding
R E Diamond Jr	13,258,765	-
A Carnwath	48,303	-
C Lucas	867,319	-

Exhibit No.23

27 March 2012

Barclays PLC

Bob Diamond speaks at London investor conference

Bob Diamond, Chief Executive, Barclays PLC is speaking today at the Morgan Stanley European Financials Conference in London.

A copy of Mr Diamond's remarks, which contain no material new information, will be available for viewing from later today in the Investor Relations section of the Barclays website.

-Ends-

For further information please contact:

Investor Relations	Media Relations
Charlie Rozes	Giles Croot
+44 (0) 20 7116 5752	+44 (0) 20 7116 6132

About Barclays PLC

Barclays is a major global financial services provider engaged in retail banking, credit cards, corporate and investment banking and wealth management with an extensive international presence. With over 300 years of history and expertise in banking, Barclays operates in over 50 countries and employs over 140,000 people. Barclays moves, lends, invests and protects money for over 48 million customers and clients worldwide.

For further information about Barclays, please visit our website www.barclays.com.

Exhibit No.24

TR-1: NOTIFICATION OF MAJOR INTEREST IN SHARESi

 Identity of the issuer or the underlying issuer of existing shares to which voting rights are attached: Dense for dama if a right is 		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 ins	truments which may result in the acquisition	
of shares already issued to which voting rights are at	tached	
An acquisition or disposal of instruments with simila	r economic effect to qualifying financial	
instruments		ü
An event changing the breakdown of voting rights		
Other (please		
specify):		
3. Full name of person(s) subject to the		
notification obligation:	His Highness Sheikh Mansour Bin Zayed Al Na	hvan ("HHSM")
iii		
111		

4. Full name of	shareholder(s)						~	
	ansaction and d hold is crossed o h issuer notified	9 r :			Da	Transa	action date: d crossed: 2	nited ("YCL") 27 April 2011 22 March 2012 27 March 2012 7%
vi, vii								
8. Notified deta A: Voting right viii, ix	ils: s attached to sha	res						
Class/type of shares	Situation previ to the triggerin transaction		Resulting	situation a	fter the trigg	ering transa	action	
if possible using	g Number	Number	Number		r of voting	% of vot	ing rights x	
the ISIN CODE	Shares	of Voting Rights	of shares Direct	rights Direct xi	Indirect xii	Direct	Indir	ect
Ordinary shares ISIN GB0031348658	758,437,618	758,437,618	Nil	Nil	758,437,61	8 Nil%	6.21	5%
B: Qualifying F Resulting situat Type of financi instrument	ion after the trig	gering transact pirationExercis e Conver		rigl acq inst	mber of votin hts that may l uired if the trument is ercised/ conve	be	% of votin rights	g
C: Financial Instruments with similar economic effect to Qualifying Financial Instruments xv, xvi Resulting situation after the triggering transaction Type of financial Exercise ExpiratiorExercise/ Number of voting rights % of voting rights instrument price date Conversion instrument refers to xix, xx								
liistrument	price		nversion riod	mstrum		xix, :	~~	
Cash-settled op referencing ord shares				93,519,	190	Nom	iinal	Delta 0.766%
Total (A+B+C) Number of voti 851,956,808				rcentage of 98225	voting rights	8		

%

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

xxi

The cash-settled options are legally owned by YCL. YCL is, in turn, wholly owned by HHSM.

The triggering event is an increase in the total voting rights deemed to be held by YCL under the cash-settled options (pursuant to DTR 5.3.1R) to

93,519,190

. Accordingly, as a result of the triggering event, YCL is deemed to hold directly, and HHSM is deemed to hold indirectly, 0.766% of the voting rights in Barclays PLC through YCL's total holding of cash-settled options.

For the avoidance of doubt, YCL has no right to acquire or exercise any voting rights in Barclays PLC.

The indirect holding by HHSM of the cash-settled options, when aggregated with HHSM's pre-existing indirect holding of ordinary shares (which has been the subject of previous notifications), is now less than the 7% threshold for voting rights that is notifiable by HHSM pursuant to DTR 5.1.2R.

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:

As required under the Disclosure Rules, this notification has been prepared using the total voting rights figure of 12,201,745,704 as set out in the regulatory announcement made by Barclays PLC dated 29 February 2012 Michael Latefi +971.566.852.568

Exhibit No.25

TR-1: NOTIFICATION OF MAJOR INTEREST IN SHARESi

 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

Barclays PLC

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 ü instruments An event changing the breakdown of voting rights Other (please specify): 3. Full name of person(s) subject to the notification obligation: His Highness Sheikh Mansour Bin Zayed Al Nahyan ("HHSM") iii 4. Full name of shareholder(s) Yas Capital Limited ("YCL") (if different from 3.):iv 5. Date of the transaction and date on which the threshold is crossed or Transaction date: 27 April 2011 reached: Date threshold crossed: 23 March 2012 v 6. Date on which issuer notified: 27 March 2012 7. Threshold(s) that is/are crossed or reached: 7% vi, vii 8. Notified details: A: Voting rights attached to shares viii, ix Class/type of Situation previous Resulting situation after the triggering transaction shares to the triggering transaction if possible using Number Number Number Number of voting % of voting rights x the ISIN CODE of of shares of rights Shares Direct Indirect Voting Direct Direct Indirect Rights xi xii Ordinary shares ISIN Nil 758,437,618 758,437,618 Nil 758,437,618 Nil% 6.216% GB0031348658 **B:** Qualifying Financial Instruments Resulting situation after the triggering transaction Type of financial ExpirationExercise/ % of voting Number of voting instrument **Conversion Period** date rights that may be rights xiii xiv 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/

% of voting rights

instrument	Exercise price	Expirati date xvii	orConversio period xviii	n Number of voting rights instrument refers to	xix, xx	
Cash-settled options					Nominal	Delta
referencing ordinary shares				96,057,627		0.787%
Total (A+B+C)						
Number of voting rig	hts			Percentage of voting rights		
854,495,245				7.00306 %		

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

xxi

The cash-settled options are legally owned by YCL. YCL is, in turn, wholly owned by HHSM.

The triggering event is an increase in the total voting rights deemed to be held by YCL under the cash-settled options (pursuant to DTR 5.3.1R) to

96,057,627

. Accordingly, as a result of the triggering event, YCL is deemed to hold directly, and HHSM is deemed to hold indirectly, 0.787% of the voting rights in Barclays PLC through YCL's total holding of cash-settled options.

For the avoidance of doubt, YCL has no right to acquire or exercise any voting rights in Barclays PLC.

The indirect holding by HHSM of the cash-settled options, when aggregated with HHSM's pre-existing indirect holding of ordinary shares (which has been the subject of previous notifications), is now greater than the 7% threshold for voting rights that is notifiable by HHSM pursuant to DTR 5.1.2R.

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:

As required under the Disclosure Rules, this notification has been13. Additional information:prepared using the total voting rights figure of 12,201,745,704 as set
out in the regulatory announcement made by Barclays PLC dated 29
February 201214. Contact name:Michael Latefi15. Contact telephone number:+971.566.852.568

Exhibit No.26

As Agent Bank, please be advised of the following rate determined on: 27/01/12 Issue Barclays Bank Plc - GBP 200,000,000 Undated FRPC Notes Series 3 PERPETUAL						
ISIN Number ISIN Reference Issue Nomin GBP Period Number of Days	XS0015014615 01501461 200,000,000 31/01/12 to 27/04/12 87		Payment Date 27/04/12			
Rate	2.0625					
Denomination GBP	250,000		1			
Amount Payable per Denomination	1,225.67	1	1			
Bank of New York Rate Fix Desk Corporate Trust Services		Telephone Facsimile	44 1202 689580 44 1202 689601			
Barclays Bank PLC						

Source: Barclays Bank PLC

Exhibit No.27

30 March 2012

Barclays PLC - Voting Rights and Capital

In conformity with the Disclosure and Transparency Rules, Barclays PLC's issued share capital consists of 12,230,237,031 ordinary shares with voting rights as at 29 March 2012. There are no ordinary shares held in Treasury.

The above figure (12,230,237,031) 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.