BARCLAYS PLC Form 6-K March 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

March, 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: March 02, 2009

By: /s/ Patrick Gonsalves

-----

Patrick Gonsalves Deputy Secretary

BARCLAYS BANK PLC (Registrant)

Date: March 02, 2009

By: /s/ Patrick Gonsalves

Patrick Gonsalves Joint Secretary

Exhibit No. 1

2 February 2009

#### **BARCLAYS PLC**

#### **Barclays completes acquisition of Akita**

Barclays PLC ("Barclays") has completed the acquisition of PT Bank Akita ("Akita"), which was announced initially on 17 September 2008, following the approval of the Central Bank of Indonesia. As at 31 December 2008, Akita had total assets of £53.7 million.

#### - ENDS -

#### For further information please contact:

<u>Investor Relations</u> <u>Media Relations</u>

Mark Merson Phillippa-Jane Vermoter +44 (0) 20 7116 6132 +44 (0) 20 7116 7226

John McIvor Rob McIvor

+44 (0) 20 7116 2929 +44 (0) 20 7116 8995

#### **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 USA, Africa and Asia.

With over 300 years of history and expertise in banking, Barclays operates in over 50 countries and employs over 150,000 people.

Barclays moves, lends, invests and protects money for over 42 million customers and clients worldwide.

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

#### **About Akita**

PT Bank Akita, established in 1990 and based in Jakarta, holds a general banking license and focuses mainly on the small and medium-sized business banking segments, offering transaction banking, lending and money transfer services. In addition to their head office premises in Jakarta, Akita has 4 branches (1 in Bandung, 1 in Surabaya and 2 in Jakarta), 4 sub-branches (3 in Jakarta and 1 in Surabaya) and 2 cash offices (both in Jakarta). Akita employs approximately 270 staff members.

In September 2008, Barclays announced that it had entered into an agreement to acquire 99% of PT Bank Akita.

# **Forward Looking Statements**

Certain statements in this Announcement are forward-looking statements which are based on Barclays expectations, intentions and projections regarding its future performance, anticipated events or trends and other matters that are not historical facts. These statements are not guarantees of future performance and are subject to known and unknown risks, uncertainties and other factors that could cause actual results to differ materially from those expressed or implied by such forward-looking statements. Given these risks and uncertainties, prospective investors are cautioned not to place undue reliance on forward-looking statements. Forward-looking statements speak only as of the date of such statements and, except as required by applicable law, Barclays undertakes no obligation to update or revise publicly any forward-looking statements, whether as a result of new information, future events or otherwise.

#### Exhibit No. 2

Please be advised the following issue will be redeemed at par due to a EARLY REDEMPTION on 9 Feb 09.

Barclays Series 10102 EUR 5,000,000 Due 15 August 2017 - XS0313988866

The outstanding balance will therefore be **Zero** Please amend your records accordingly.

Exhibit No. 3

#### **BLOCK LISTING SIX MONTHLY RETURN**

# Date:

5 February 2009

Name of BARCLAYS PLC

applicant

:

Name of scheme: Barclays Bank PLC

£4,050,000,000 9.75 per

cent. Mandatorily Convertible Notes due 30 September 2009 convertible into fully paid ordinary shares of Barclays PLC, Issue Price 100 per cent.

Period of return: From: 01.07.08 To: 31.12.08

Balance of unallotted 0

securities under scheme(s) from

previous return:

Plus: 2,642,292,334 Ordinary
The amount by which Shares of 0.25p each

the block scheme(s) has been increased since the date of the last return (if any increase has been

applied for):

Less: 32,620

Number of *securities* 

issued/allotted under scheme(s) during period

(see LR3.5.7G):

*Equals:* 2,642,259,714

Balance under scheme(s) not yet issued/allotted at end of

period:

Name of contact: Charlotte Evans Telephone number of contact: 0207 116 8104

Exhibit No. 4

#### **BLOCK LISTING SIX MONTHLY RETURN**

Date:

5 February 2009

Name of BARCLAYS PLC

applicant

:

Name of scheme: Warrants to subscribe

for ordinary shares

Period of return: From: 01.07.08 To: 31.12.08

Balance of unallotted 0

securities under scheme(s) from previous return:

Plus: 1,516,875,236 Ordinary
The amount by which Shares of 0.25p each

the block scheme(s) has been increased since the date of the last return (if

any increase has been

applied for):

Less: 0

Number of securities

issued/allotted under scheme(s) during period

(see LR3.5.7G):

*Equals:* 1,516,875,236

Balance under scheme(s) not yet issued/allotted at end of period:

Name of contact: Charlotte Evans Telephone number of contact: 0207 116 8104

Exhibit No. 5

### **BLOCK LISTING SIX MONTHLY RETURN**

Date:

5 February 2009

Name of BARCLAYS PLC

applicant

:

Name of scheme: Barclays Group Share

Incentive Plan

Period of return: From: 01.07.08 To: 31.12.08

Balance of unallotted 0

securities under scheme(s) from previous return:

Plus: 15,000,000 Ordinary The amount by which Shares of 0.25p each

the block scheme(s) has been increased since the date of the last return (if any increase has been

applied for):

Less: 1,350,660

Number of *securities* 

issued/allotted under scheme(s) during period

(see LR3.5.7G):

Equals: 13,649,340

Balance under scheme(s) not yet issued/allotted at end of

period:

Name of contact: Charlotte Evans Telephone number of contact: 0207 116 8104

Exhibit No. 6

#### **BLOCK LISTING SIX MONTHLY RETURN**

Date:

5 February 2009

Name of **BARCLAYS PLC** 

applicant

Name of scheme: Renewed 1981 & 1991

**SAYE Share Option** 

Scheme

Period of return: From: 01.07.08 To: 31.12.08 Balance of unallotted 6,609,527 Ordinary securities under Shares of 0.25p each

scheme(s) from previous return:

Plus: 13,000,000

The amount by which the block scheme(s) has been increased since the date of the last return (if any increase has been

applied for):

Less: 19,381

Number of securities

issued/allotted under scheme(s) during period

(see LR3.5.7G):

Equals: 19,590,146 Balance under scheme(s) not yet issued/allotted at end of period:

Name of contact: Charlotte Evans Telephone number of contact: 0207 116 8104

Exhibit No. 7

# **BLOCK LISTING SIX MONTHLY RETURN**

Date:

5 February 2009

Name of BARCLAYS PLC

applicant

:

Name of scheme: Woolwich SAYE

Share Option Scheme

Period of return: From: 01.07.08 To: 31.12.08 Balance of unallotted 808,581 Ordinary securities under Shares of 0.25p each

scheme(s) from previous return:

Plus: 0

The amount by which the block scheme(s) has been increased since the date of the last return (if any increase has been

applied for):

Less: 0

Number of *securities* 

issued/allotted under scheme(s) during period

(see LR3.5.7G):

*Equals:* 808,581

Balance under scheme(s) not yet issued/allotted at end of

period:

Name of contact: Charlotte Evans Telephone number of contact: 0207 116 8104

Exhibit No. 8

# **BLOCK LISTING SIX MONTHLY RETURN**

Date:

5 February 2009

Name of **BARCLAYS PLC** 

applicant

Name of scheme: Woolwich Executive Share

Option Plan (ESOP)

Period of return: From: 01.07.08 To: 31.12.08 Balance of unallotted 298,300 Ordinary Shares of

securities under 0.25p each

scheme(s) from previous return:

0 Plus: The amount by which the block scheme(s) has been increased since the date of the last return (if any increase has been

applied for):

Less: 0

Number of securities issued/allotted under scheme(s) during period (see LR3.5.7G):

Equals: 298,300

Balance under scheme(s) not yet issued/allotted at end of period:

Name of contact: Charlotte Evans Telephone number of contact: 0207 116 8104

# Exhibit No. 9

# **BLOCK LISTING SIX MONTHLY RETURN**

Date:

5 February 2009

Name of BARCLAYS PLC

applicant

:

Name of scheme: Renewed

1986 Executive Share

Option Scheme

Period of return: From: 01.07.08 To: 31.12.08 Balance of unallotted 980,192 Ordinary securities under Shares of 0.25p each

scheme(s) from previous return:

Plus: 0

The amount by which the block scheme(s) has been increased since the date of the last return (if any increase has been

applied for):

Less: 0

Number of securities issued/allotted under scheme(s) during period (see LR3.5.7G):

*Equals:* 980,192

Balance under scheme(s) not yet issued/allotted at end of

period:

Name of contact: Charlotte Evans Telephone number of contact: 0207 116 8104

Exhibit No. 10

# **BLOCK LISTING SIX MONTHLY RETURN**

Date:

5 February 2009

Name of BARCLAYS PLC

applicant

:

Name of scheme: Barclays Incentive

Share Option Plan

Period of return: From: 01.07.08 To: 31.12.08 Balance of unallotted 3,567,549 Ordinary securities under Shares of 0.25p each

scheme(s) from previous return:

Plus: 0
The amount by which the block scheme(s) has been increased since the date of the last return (if any increase has been

applied for):

*Less:* 85,927

Number of securities

issued/allotted under scheme(s) during period

(see LR3.5.7G):

*Equals:* 3,481,622

Balance under scheme(s) not yet issued/allotted at end of

period:

Name of contact: Charlotte Evans Telephone number of contact: 0207 116 8104

Exhibit No. 11

# **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

10

February 2009 for

the

Barclays PLC and

Barclays Bank PLC £

6

0,000,000,000 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/1116N\_1-2009-2-10.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. 12

Publication of Information Memorandum

The following information memorandum

supplement is available for viewing:

Information Memorandum Supplement

dated
10 February 2009 fo
r 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/1121N 1-2009-2-10.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

Information Memorandum

may be addressed to and/or targeted at persons who are residents of particular countries (specified in the Information Memorandum

) 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

Information Memorandum

is not addressed. Prior to relying on the information contained in the

Information Memorandum

you must ascertain from the Information Memorandum

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
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.

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#### Exhibit No. 13

Issue

Period

# As Agent Bank, please be advised of the following rate

determined on: 30/01/09

Barclays Bank PLC -

Series 183 - GBP

333,000,000 FRN due 30

Jan 2012

 ISIN Number
 | XS0411706897

 ISIN Reference
 | 41170689

 Issue Nomin GBP
 | 333,000,000

130/01/09 Payment

to 30/04/09 Date 30/04/09

Number of Days 190
Rate 12.54563

Denomination GBP | 50,000 | 333,000,000

Amount Payable per Denomination | 313.84 2,090,206.33

Bank of New York

Rate Fix Desk Telephone 689580

Corporate Trust Services Facsingle 1202

Exhibit No. 14

Barclays

Bank

PLC 12 Feb

ruary 2009

**Publication of Prospectus Supplement** 

The Financial Services Authority ("

# **FSA**

")

has

approved the prospectus supplement dated 10 February 2009 (the "

# **Prospectus Supplement**

") supplementing and amending the prospectus dated 5 November 2008 (the "

# **Prospectus**

")

```
produced
in connection with the issue of
520,157,401 Notes Linked to Guaranteed Contingent Value Rights
Instruments
(the "
Nuclear Power
Notes
") by Barclays Bank PLC
(the "
Issuer
")
Pursuant to Article 18 of Directive
2003/71/EC (the "
Prospectus Directive
") the FSA
has
provided a certificate of approval
on 11 February 2009
in respect of the Prospectus Supplement to the competent authorities in
Ireland
and in Liech
tenstein
C
opies of
the
Prospectus Supplement and the Prospectus
available for inspection during usual business hours on any weekday
(Saturdays, Sundays and public holidays excepted) at the registered office of the Issuer
1 Churchill Place
London
E14 5HP
and from the
specified office of
Computershare Investor Services PLC (
the
Notes Paying Agent
)
а
t The
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Pavilions,

**Bridgwater Road** 

Bristol

**BS99 6ZY** 

.

For further information, please contact

Sven Pongs +44(0)20 7773 8990

Florin Coseraru +44(0)20 3134 1194

This announcement is not a prospectus.

The

**Prospectus** 

Supplement

is

supplemental

to and must be read in conjunction with the

Prospectus

relating to the

issue and the

admission to

trading of

the

**Nuclear Power** 

Notes

published on

5

November 2008. Copies of the

Prospectus Supplement and of the

Ρ

rospectus are available

free of charge during normal business hours

from the

registered office of the

Issuer

and from the specified office of the Note

s

Paying Agent as further set out in the Prospectus

This announcement is for information only and shall not constitute an offer to buy, sell, issue, or subscribe for, or the solicitation of an offer to buy, sell or issue, or subscribe for any securities, nor shall there be any sale of securities in the United States or in any jurisdiction in which such offer, solicitation or sale would be unlawful prior to registration or qualification under the securities laws of any such jurisdiction. The securities referred to herein have not been, and will not be, registered under the U.S. Securities Act of 1933, as amended, and may not be offered, sold or transferred in the

#### **United States**

or to or for the account or benefit of a U.S. Person absent registration or an applicable exemption from registration requirements.

The Issuer is acting for Lake Acquisitions Limited and no one else in connection with the Nuclear Power

Notes and will not be responsible to anyone for providing the regulatory protections afforded to clients of the Issuer other than Lake Acquisitions Limited or for providing advice in relation to the Nuclear Power

Notes or any other advice.

Persons (including, without limitation, nominees and trustees) who have a contractual or other legal obligation to forward a copy of this announcement should seek appropriate advice before taking any action.

Neither the content of the Issuer's website nor any website accessible by hyperlinks on the Issuer's website is incorporated in, or forms part of, this announcement.

Exhibit No. 15

#### **BARCLAYS PLC**

Notification of Major Interests in Shares

#### TR-1: NOTIFICATION OF MAJOR INTERESTS IN SHARES

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

**Barclays PLC** 

2. Reason for the notification (please tick the appropriate box or boxes):

An acquisition or disposal of voting rights

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

**AXA** 

S.A.

4. Full name of shareholders(s) (if different from 3.):

N/a

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

crossed or reached:			
10 February 2009			
6. Date on which the issuer notified:			
11 February 2009			
7. Thresholds(s) that is/are crossed or reached:			
Reached 5%			
8. Notified Details:			
8. A: Voting rights attached to shares			
Class/type of shares			
Ord GBP 25p (ISIN CODE: GB00 31348658)			
Situation previous to the Triggering transaction			
Number of shares Number of Voting Rights 509,211,922			
509,211,922			
Resulting situation after the triggering transaction:			
Number of shares Number of Voting Rights % of voting rights			
Direct Indirect			
Direct			
Ind irect 78,677,491			
381,517,692			
0.94 % 4.56%			

# 8B: Financial Instruments

Type of financial Expiration date

Number of % of instrument

voting rights

voting rights

N/a

N/a

N/a

N/a

TOTAL (A+B)

Number of voting rights

% of voting rights

460,195,183

5.50 %

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

Name of the Company / Fund Alliance	<b>Number of Shares</b> 6,653,200.00	% of issued share capital 0.07945
Capital Management  Direct		
AXA	17,768,992.00	0.21218
Direct AXA Australia	649,387.00	0.00775
Indirect AXA Colonia Konzern	2,621,667.00	0.03131
Direct		

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AXA Colonia Konzern	77,828.00	0.000929352
Indirect AXA Financial, Inc	360,672,033.00	4.31
Indirect AXA Framlington	803,236.00	0.009591525
Indirect AXA France	1,965,877.00	0.023474743
Indirect AXA IM UK	40,031,796.00	0.478023868
Direct AXA IM UK	3,455,515.00	0.041262666
Indirect AXA Rosenberg	13,893,816.00	0.165907512
Indirect AXA Winterthur	11,601,836.00	0.138538739

Total Direct	78,677,491	0.93950
Total Indirect	381,517,692	4.55574
TOTAL	460,195,183	5.49524

Proxy Voting:

Direct

10.Name of proxy holder:

Not disclosed

11. Number of voting rights proxy holder will cease to hold:

Not disclosed

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

Not disclosed

13. Additional information:

Notification using shares in issue figure of 8,374,434,560

Contact name for enquiries:

Lawrence

Dickinson Company Secretary 020 7 116 8099 12 February 2009

Exhibit No. 16

**Publication of Final Terms** 

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

Final Terms in relation to
Barclays Bank PLC
's issue of
GBP706,500,000 Floating R
ate
Guaranteed
Notes due
February 2012
under the
Barclays PLC and
Barclays Bank PLC £
6
0,000,000,000
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/2539N\_1-2009-2-12.pdf

For further information, please contact

**Barclays Treasury** 

1 Churchill Place Canary

Wharf London E14 5HP

#### **DISCLAIMER - INTENDED ADDRESSES**

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 Information Memorandum dated 20 October 2008 for the Barclays PLC and Barclays Bank PLC £60,000,000,000 Debt Issuance Programme) only and is not intended for use and should not be relied upon by any person outside these countries. Prior to relying on the information contained in the Final Terms you must ascertain from the Information Memorandum whether or not you are part of the intended addressees of the information contained therein.

The Notes 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, the 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. 17

**Publication of Final Terms** 

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

Final Terms in relation to
Barclays Bank PLC
's issue of
USD60,000,000 Floating
Rate Guaranteed
Notes due
February 2012
under the
Barclays PLC and
Barclays Bank PLC £
6
0,000,000,000
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/2528N 1-2009-2-12.pdf

For further information, please contact

Barclays Treasury 1 Churchill Place Canary

Wharf London E14 5HP

#### **DISCLAIMER - INTENDED ADDRESSEES**

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**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.

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Exhibit No. 18

Re: BARCLAYS BANK PLC.

GBP 1000000000

MATURING: 16-Jun-2011 ISIN: XS0372547975 PLEASE BE ADVISED THAT THE INTEREST RATE FOR THE PERIOD 16-Feb-2009 TO 16-Mar-2009 HAS BEEN FIXED AT 1.876880 PCT

DAY BASIS: ACTUAL/365(FIX)

INTEREST PAYABLE VALUE 16-Mar-2009 WILL AMOUNT TO: GBP 71.99 PER GBP 50000 DENOMINATION

Exhibit No. 19

Re: BARCLAYS BANK PLC.

GBP 1000000000

MATURING: 16-Dec-2011 ISIN: XS0372548197

PLEASE BE ADVISED THAT THE INTEREST RATE FOR THE PERIOD 16-Feb-2009 TO 16-Mar-2009 HAS BEEN FIXED AT 1.926880 PCT

DAY BASIS: ACTUAL/365(FIX)

INTEREST PAYABLE VALUE 16-Mar-2009 WILL AMOUNT TO: GBP 73.91 PER GBP 50000 DENOMINATION

Exhibit No. 20

Re: BARCLAYS BANK PLC.

GBP 2000000000

MATURING: 16-May-2018

ISIN: XS0398795574

PLEASE BE ADVISED THAT THE INTEREST RATE FOR THE PERIOD 16-Feb-2009 TO 16-Mar-2009 HAS BEEN FIXED AT 1.976880 PCT

DAY BASIS: ACTUAL/365(FIX)

INTEREST PAYABLE VALUE 16-Mar-2009 WILL AMOUNT TO: GBP 75.83 PER GBP 50000 DENOMINATION

Exhibit No. 21

Re: BARCLAYS BANK PLC.

GBP 1600000000

MATURING: 16-Nov-2018

ISIN: XS0398796895

PLEASE BE ADVISED THAT THE INTEREST RATE FOR THE PERIOD 16-Feb-2009 TO 16-Mar-2009 HAS BEEN FIXED AT 1.976880 PCT

DAY BASIS: ACTUAL/365(FIX)

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

# GBP 75.83 PER GBP 50000 **DENOMINATION**

Exhibit No. 22

Re: BARCLAYS BANK PLC.

GBP 1000000000

MATURING: 16-May-2019 ISIN: XS0398797604

PLEASE BE ADVISED THAT THE INTEREST RATE FOR THE PERIOD 16-Feb-2009 TO 16-Mar-2009 HAS BEEN FIXED AT 1.976880 **PCT** 

DAY BASIS: ACTUAL/365(FIX)

INTEREST PAYABLE VALUE 16-Mar-2009 WILL AMOUNT TO: GBP 75.83 PER GBP 50000 **DENOMINATION** 

Exhibit No. 23

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

l Barclays Bank Plc EUR 50,000,000 notes due Issue

19th February 2029 Series 53

ISIN Number XS0093415288

ISIN Reference

Issue Nomin EUR 150,000,000.00

Payment Date 19-Feb-2009 Period

19-Feb-2010

19-Feb-2010

Number of Days 1365

Denomination EUR 10,000.00 |

Amount Payable per Denomination | 368.30 |

Bank of New York

Rate Fix Desk Tellephone 689580
Corporate Trust Services Falsin 202 689601

Exhibit No. 24

# As Agent Bank, please be advised of the following rate determined on: 17/02/09

Barclays Bank Plc Series 175 - USD

Issue 2,000,000,000 FRN due 19 December

2011

ISIN Reference | 40639942 Issue Nomin USD | 2,000,000,000

Number of Days 128

Rate | 1.41625

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

Bank of New York

Rate Fix Desk Telleph\(\textit{000}\) 689580
Corporate Trust Services Falsin\(\textit{202}\) 689601

Exhibit No. 25

Publication of Final Terms

The following final terms

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

Final Terms in relation to Barclays Bank PLC
's issue of USD 500,000,000
1.38 per cent. Fixed R ate Guaranteed
Notes due 2010
under the
Barclays PLC and
Barclays Bank PLC £
6
0,000,000,000
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/4710N\_1-2009-2-17.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 Final Terms may be addressed to and/or targeted at persons who are residents of particular countries (specified in the Information Memorandum

dated 20

October 200 8 for the Barclays PLC and Barclays Bank PLC £

6

0,000,000,000 Debt Issuance Programme

) only and is not intended for use and should not be relied upon by any person outside these countries. Prior to relying on the information contained in the

Final Terms

you must ascertain from the Information Memorandum

whether or not you are part of the intended addressees of the information contained therein.

The Notes 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, the 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. 26

Publication of Final Terms

The following final terms

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

Final Terms in relation to Barclays Bank PLC 's issue of GBP

250,0 00,000

F loating

Rate Guaranteed
Notes due February 2012
under the
Barclays PLC and
Barclays Bank PLC £
6
0,000,000,000
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/4712N\_1-2009-2-17.pdf

For further information, please contact

Barclays Treasury 1 Churchill Place Canary

Wharf London E14 5HP

#### **DISCLAIMER - INTENDED ADDRESSEES**

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Final Terms

may be addressed to and/or targeted at persons who are residents of particular countries (specified in the Information Memorandum

dated

20

October

2008

for the

Barclays PLC and

Barclays Bank PLC £

6

0.000.000.000 Debt Issuance Programme

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#### Final Terms

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The Notes 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, the Notes may not be offered, sold or delivered in the

**United States** 

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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. 27

# As Agent Bank, please be advised of the following rate determined on: 19/02/09

Barclays Bank PLC - Series Issue

170 - EUR 1,500,000,000 FRN

due 22 Nov 2011

ISIN Number XS0400716444

ISIN Reference 140071644 Issue Nomin EUR 1,500,000,000

123/02/09 to Payment Date Period

21/05/09 21/05/09

Number of Days 187 Rate 12.138

Denomination EUR 150,000

1,500,000,000

Amount Payable per Denomination | 258.34 7.750.250.00

Bank of New York

Rate Fix Desk

**Corporate Trust Services** 

Exhibit No. 28

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

Barclays Bank Plc

Series 151

Issue

USD 1,500,000,000 Callable Floating Rate Subordinated

Notes due 2015

ISIN Reference

1

Period 25-Feb-2009 Payment Date

to 26-May-2009

26-May-2009

Number of Days 190
Rate 1.44875

Denomination USD | 1,000.00 | 1000.000.00

Amount Payable per Denomination | 3.62 | 36.22

Bank of New York

Rate Fix Desk Telephone

Corporate Trust Services Facsimile 689601

Exhibit No. 29

Publication of

Information Memorandum

The following

information memorandum

supplement

is available for viewing:

Information Memorandum

Supplement

dated

23

February

200

9

for the

Barclays PLC and Barclays Bank PLC £

6

0,000,000,000 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/7379N 1-2009-2-23.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

Information Memorandum

may be addressed to and/or targeted at persons who are residents of particular countries (specified in the Information Memorandum

) 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

Information Memorandum

is not addressed. Prior to relying on the information contained in the

Information Memorandum

you must ascertain from the Information Memorandum

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

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. 30

Please be advised the following issue has been repurchased for MXN 239,550,000 on 23/02/09

Barclays - 8265 - XS0287796824 - 25 Feb 2009 - O/S NOM 340,000,000

The outstanding balance will therefore be MXN 100,450,000

Please amend your records accordingly.

Exhibit No. 31

Please be advised the following issue has been repurchased for EUR 1,326,000 on 24/02/09

Barclays - 12079 - XS0350107263 - 02 Mar 2009 - O/S NOM 3,000,000

The outstanding balance will therefore be **EUR 1,674,000** 

Please amend your records accordingly.

Exhibit No. 32

#### **BARCLAYS PLC**

Notification of Major Interests in Shares

TR-1: NOTIFICATION OF MAJOR INTERESTS IN SHARES

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

**Barclays PLC** 

2. Reason for the notification (please tick the appropriate box or boxes):

An acquisition or disposal of voting rights

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

# LLOYDS BANKING GROUP PLC

4. Full name of shareholders(s) (if different from 3.):

N/a

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

23

February 2009

6. Date on which the issuer notified:

23

February 2009

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

**BELOW 3% THRESHOLD** 

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

Class/type of shares

Ord GBP 25p (ISIN CODE: GB00 31348658)

Situation previous to the Triggering transaction

Number of shares 329,648,746

Number of Voting Rights

329,648,746

Resulting situation after the triggering transaction:

Number of shares Number of Voting Rights % of voting rights

Direct

Ind

irect

Direct

Ind

irect

	Lugar rilling. DARTOLATS 1 LO - 1 01111 0-
N/A	
N/A	
N/A	
N/A	
8B: Financial Instrume	nts
Type of financial Expiration date	
Number of % of instrument	
voting rights N/A	voting rights
N/A	
N/A	
N/A	
TOTAL (A+B)	
Number of voting rights N/A	s % of voting rights

# LESS THAN 3%

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

N/A

Proxy Voting:	
10.Name of proxy holder:	

N/A

11. Number of voting rights proxy holder will cease to hold:

N/A

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

N/A

13. Additional information:

Notification using shares in issue figure of 8,374,434,560

Contact name for enquiries:

Lawrence

Dickinson Company Secretary 020 7 116 8099

24

February 2009

Exhibit No. 33

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

Barclays Bank PLC

Issue USD 750,000,000 Undated Floating Rate

Primary Capital Notes Series 2

ISIN Reference

Issue Nomin USD \(\frac{1}{482,770,000.00}\)

!

Period 27-Feb-2009 Payment Date to 27-Aug-2009

27-Aug-2

27-Aug-2009

Number of Days | 181 Rate | 1.87500

Denomination USD | 10,000.00 | 100,000.00

Amount Payable per Denomination | 94.27 | 942.70

Bank of New York

Rate Fix Desk Tellephone 689580
Corporate Trust Services Falsin 202 689601

Exhibit No. 34

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

Barclays Bank PLC

Issue EUR 1,500,000,000 Floating Rate Subordinated

Step-Up Callable Notes due 2017

Series 160

ISIN Number | XS0301811070

ISIN Reference

Issue Nomin EUR \\ \tag{1,500,000,000.00}

ŀ

Period 27-Feb-2009 Payment Date

29-May-2009

29-May-2009

Number of Days 191

Rate \$\frac{1}{2.04800}\$

Denomination EUR | 50,000.00 |

Amount Payable per Denomination | 258.84

Bank of New York

Rate Fix Desk Telephane 689580
Corporate Trust Services Fadsinane 689601

Exhibit No. 35

Publication of Final Terms

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

Final Terms in relation to Barclays Bank PLC 's issue of £3,000,000,000

2.875 per cent. Fixed R
ate Guaranteed
Notes due 2011
under the
Barclays PLC and
Barclays Bank PLC £
6
0,000,000,000
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/8770N 1-2009-2-25.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

Final Terms

may be addressed to and/or targeted at persons who are residents of particular countries (specified in the Information Memorandum

dated 20

October 200

8

for the

Barclays PLC and Barclays Bank PLC £

6

0,000,000,000 Debt Issuance Programme

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#### **Final Terms**

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**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. 36

As Agent Bank, please be advised of the following rate determined on: 26-Feb-2009

Barclays Bank PLC

Series 112

Issue

EUR 50,000,000 Subordinated Floating Rate Notes Due March,

2022

ISIN Number | XS0144176996

ISIN Reference

Period 102-Mar-2009 Payment Date

to 01-Sep-2009 01-Sep-2009

Number of Days | 183

Rate | 2.34200

Denomination EUR 100,000.00 1

Amount Payable per Denomination \;\;\;\;\;\;\!\;\!\;\!

Bank of New York

Rate Fix Desk Telephone

Corporate Trust Services Facsimile Facsimile

Exhibit No. 37

Barclays Bank PLC 27 February 2009

#### Settlement and cancellation of

### Notes Linked to Guaranteed Contingent Value Rights Instruments (the "Nuclear Power Notes")

On 5 January 2009, Lake Acquisitions Limited (

#### "Lake Acquisitions"

) announced that its recommended Offers to acquire the entire issued, and to be issued, share capital of British Energy Group plc (

# "British Energy"

) other than the Special Share and the British Energy Ordinary Shares already held by Lake Acquisitions had become unconditional in all respects.

On 12 January 2009,

Lake

#### Acquisitions

announced that it had posted compulsory acquisition notices (the

#### "First Compulsory Acquisition Notices"

) pursuant to section 979 of the Companies Act 2006 to British Energy Shareholders who had not yet validly accepted the Ordinary Offer at that date. The First Compulsory Acquisition Notices set out Lake

#### Acquisitions

' intention to apply the provisions of section 979 of the Companies Act 2006 to acquire compulsorily all outstanding British Energy Ordinary Shares on the same terms, including the same choice of consideration, as originally available under the Ordinary Offer.

On 24 February 2009, those shares the subject of the First Compulsory Acquisition Notices were compulsorily acquired by Lake Acquisitions Limited, being the Second CVR Calculation Date for the purposes of the Prospectus (and Offer Document).

Accordingly, those Eligible British Energy Ordinary Shareholders who validly elected for the Additional CVR Election Facility under the Ordinary Offer or who elected for the equivalent of the Basic CVR Alternative (the

# "Basic CVR Alternative Equivalent Consideration"

as defined in the First C ompulsory Acquisition Notices ) and/or the Additional CVR Election Facility (the "Additional CVR Election Facility Equivalent Consideration"

as defined in the First Compulsory Acquisition Notices) have had the appropriate number of Nuclear Power Notes allocated to them on 27 February 2009, being the Second CVR Settlement Date for the purposes of the Prospectus (and Offer Document)

On 6 February 2009, Lake

# Acquisitions

posted compulsory acquisition notices (the

# "Second Compulsory Acquisition Notices"

) pursuant to section 979 of the Companies Act 2006 to former British Energy warrantholders who exercised their subscription rights between 12 January 2009 and 5 February 2009 and who had not tendered a valid acceptance of the Cash Offer by close of business on 5 February 2009. The Second Compulsory Acquisition Notices set out Lake

#### Acquisitions

' intention to apply the provisions of section 979 of the Companies Act 2006 to acquire compulsorily all outstanding British Energy Ordinary Shares on the same terms, including the same choice of consideration, as originally available under the Ordinary Offer.

Those shares the subject of the Second Compulsory Acquisition Notices are expected to be acquired by Lake Acquisitions on 23 March 2009 and the appropriate consideration (including any Nuclear Power Notes elected for under the Basic CVR Alternative Equivalent Consideration or the Additional CVR Election Equivalent Consideration as defined in the Second Compulsory Acquisition Notices) will be transferred to them following that acquisition, as further described in the Second Compulsory Acquisition Notices. Accordingly, any surplus Nuclear Power Notes not required to satisfy elections under the Offers or under any Compulsory Acquisition Procedure will be cancelled as soon as reasonably practicable thereafter.

For further information, please contact

Sven Pongs +44(0)20 7773 8990

Florin

Coseraru +44(0)20 3134 1194

Unless otherwise defined in this announcement, capitalised words and phrases used herein have the same meanings given to them in the prospectus relating to the issue and the admission to trading of the Nuclear Power Notes published on 5 November 2008 ( the

#### "Prospectus

").

This announcement is not a prospectus. Copies of the Prospectus and the prospectus supplement published on 10 February 2009 in respect of the Prospectus are available free of charge during normal business hours from the registered office of the Issuer and from the specified office of the Notes Paying Agent as further set out in the Prospectus

This announcement is for information only and shall not constitute an offer to buy, sell, issue, or subscribe for, or the solicitation of an offer to buy, sell or issue, or subscribe for any securities, nor shall there be any sale of securities in the United States or in any jurisdiction in which such offer, solicitation or sale would be unlawful prior to registration or qualification under the securities laws of any such jurisdiction. The securities referred to herein have not been, and will not be, registered under the U.S. Securities Act of 1933, as amended, and may not be offered, sold or transferred in the United States

or to or for the account or benefit of a U.S. Person absent registration or an applicable exemption from registration requirements.

The Issuer is acting for Lake

### Acquisitions

and no one else in connection with the Nuclear Power Notes and will not be responsible to anyone for providing the regulatory protections afforded to clients of the Issuer other than Lake Acquisitions Limited or for providing advice in relation to the Nuclear Power Notes or any other advice.

Persons (including, without limitation, nominees and trustees) who have a contractual or other legal obligation to forward a copy of this announcement should seek appropriate advice before taking any action.

Neither the content of the Issuer's website nor any website accessible by hyperlinks on the Issuer's website is incorporated in, or forms part of, this announcement.

Exhibit No. 38

Please be advised the following issue will be called at par on 03 Mar 09

Barclays Bank Plc. - Series 3334 - ISIN XS0213211849 - Maturity Date 03

Mar 2015 - O/S Nominal USD 10,000,000

The outstanding balance will therefore be zero.

Please amend your records accordingly.