BP PLC

# SECURITIES AND EXCHANGE COMMISSION 

Washington, D.C. 20549

## Form 6-K

## Report of Foreign Issuer

Pursuant to Rule 13a-16 or 15d-16 of the Securities Exchange Act of 1934
for the period ended 03 June, 2009

## BP p.l.c.

(Translation of registrant's name into English)

## 1 ST JAMES'S SQUARE, LONDON, SW1Y 4PD, ENGLAND <br> (Address of principal executive offices)

Indicate by check mark whether the registrant files or will file annual reports under cover Form 20-F or Form 40-F.

Form 20-F $\quad$ XI 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.

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Yes $\quad$----------------------------------

Exhibit 1.1 Director/PDMR Shareholding released on 06 May 2009
Exhibit 1.2 Transaction in Own Shares released on 07 May 2009
Exhibit 1.3 Director/PDMR Shareholding released on 08 May 2009
Exhibit 1.4 Director/PDMR Shareholding released on 11 May 2009
Exhibit 1.5 Director/PDMR Shareholding released on 12 May 2009
Exhibit 1.6 Transaction in Own Shares released on 14 May 2009
Exhibit 1.7 Transaction in Own Shares released on 15 May 2009
Exhibit $1.8 \quad$ Transaction in Own Shares released on 21 May 2009
Exhibit 1.9 Director/PDMR Shareholding released on 22 May 2009
Exhibit 1.10 TNK-BP CEO SUCCESSION PLAN released on 27 May 2009
Exhibit 1.11 Transaction in Own Shares released on 28 May 2009
Exhibit 1.12 Total Voting Rights released on 29 May 2009

## Exhibit 1.1

The Company announces that on
6 May
2009, performance share awards (the Award) were made to
Robert Dudley
under the share element of the BP Executive Directors' Incentive Plan (the Plan).
Mr Dudley was awarded 89,939 American Depositary Shares (ADSs).
This award was pro rated to reflect his appointment date.

These shares pertain to the
2009-20
11 performance period. The number of ADSs set out above is the maximum number which may vest under the Award. The actual number of ADSs which vest will depend on the extent to which performance conditions have been satisfied over a three-year period ending 31 December 2011

These performance conditions are consistent with the rules of the Plan, as described in the summary of the Plan set out in the Directors' Remuneration Report which is contained in
BP's Annual Report and Accounts 2008.
In addition,
the
Director will be entitled to additional ADSs representing the value of reinvested dividends on those ADSs which vest.

## Exhibit 1.2

BP p.l.c. - Transaction in Own Shares

BP p.l.c.

7 May
2009

BP p.1.c. announces that on
6 May
2009
it transferred to participants in its employee share schemes
3 ,
214
ordinary shares at prices
between
386
. 0 pence
and 487.0 pence. These shares were previously held as treasury shares.
Following the above transaction,
BP p.l.c. holds
1,882,
580,724
ordinary shares in Treasury, and has
18,737,199,692
ordinary shares in issue (excluding Treasury shares).
Enquiries: Fergus MacLeod, BP p.l.c. Tel: 02074964632
Exhibit 1.3

BP p.l.c. was
notified
on
7 May
2009
by
Mrs Cynthia Carroll, a director of BP p.l.c.,
that
she acquired
on the New York Stock Exchange

1,750
BP
ADSs (ISIN number
US0556221044), which are equivalent to 10,500 BP Ordinary Shares,
at a price of
\$
46.5479
per
ADS
on
7 May
2009.

This notice is given in fulfillment of the obligation under DTR3.1.4 (1)(a)R.

Exhibit 1.4

BP p.l.c. was advised on
11 May
2009
by Computershare Plan Managers that on
11 May
2009
the following Directors of BP p.l.c. and other senior executives (persons discharging managerial responsibilities) acquired in London the number of BP Ordinary Shares (ISIN number GB0007980591) shown opposite their names below at $£$
5.21
per share through participation in the BP ShareMatch UK Plan:-

## Directors

Dr A.B. Hayward
64
shares
Mr I.C. Conn

64 shares
Other
Persons Discharging Managerial Responsibilities
Mr R.
Bondy

64 shares

Mrs V. Cox

64 shares
Mr J. Mogford

64 shares
Mr S. Westwell
64 shares
This notice is given in fulfillment of the obligation under DTR 3.1.4(1)(a)R.

## Exhibit 1.5

BP p.l.c. was notified on 11 May 2009, by Dr A.B. Hayward, a person discharging managerial responsibility in BP p.l.c., that he disposed of BP Ordinary shares (ISIN number GB0007980591) on 6 May 2009 by way of a gift to:

KJF Hayward

10,000
shares
MAF Hayward

30,000
shares
TAF Hayward

10,000
shares
This notice is given in fulfillment of the obligation under DTR3.1.4 (1)(a)R.

Exhibit 1.6
BP p.1.c. - Transaction in Own Shares
BP p.l.c.

14
May
2009

BP p.l.c. announces that on
13
May
2009
it transferred to participants in its employee share schemes
16,193
ordinary shares at prices
between
350.0 pence
and
500.0 pence. These shares were previously held as treasury shares.

Following the above transaction,
BP p.l.c. holds
1,882,564,531
ordinary shares in Treasury, and has
18,737,271,121
ordinary shares in issue (excluding Treasury shares).
Enquiries: Fergus MacLeod, BP p.l.c. Tel: 02074964632
Exhibit 1.7
BP p.l.c. - Transaction in Own Shares
BP p.l.c.
-

15
May
2009

BP p.l.c. announces that on
14
May
2009
it transferred to participants in its employee share schemes
548,621
ordinary shares at
a
price
of
521.0 pence. These shares were previously held as treasury shares.

Following the above transaction,
BP p.l.c. holds
1,882,015,910
ordinary shares in Treasury, and has
18,737,819,742
ordinary shares in issue (excluding Treasury shares).
Enquiries: Fergus MacLeod, BP p.l.c. Tel: 02074964632
Exhibit 1.8
BP p.l.c. - Transaction in Own Shares
BP p.l.c.

21
May
2009

BP p.l.c. announces that on
20
May
2009
it transferred to participants in its employee share schemes
3,139
ordinary shares at prices
between
441.0 pence
and
500.0 pence. These shares were previously held as treasury shares.

Following the above transaction,
BP p.l.c. holds
1,882,012,771
ordinary shares in Treasury, and has
18,737,822,881
ordinary shares in issue (excluding Treasury shares).
Enquiries: Fergus MacLeod, BP p.l.c. Tel: 02074964632
Exhibit 1.9
BP p.l.c. was
advised
by
Equiniti
on
21 May 2009
that
Mrs C.F. S. Conn, a connected person of Mr
I.C. Conn,
a
Director of BP p.l.c.,
received
652
BP Ordinary shares
(ISIN number GB0007980591) on
13 March 2009
@ £
4.2922
per share,
through the BP Dividend Reinvestment Plan.

This notice is given in fulfilment of the obligations under DTR3.1.4 (1)(a)R.

Exhibit 1.10

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This press release is issued jointly by BP and the Alfa-Access-Renova (
AAR
)
consortium
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May 27, 2009

## TNK-BP SHAREHOLDERS AGREE ON CEO SUCCESSION PLAN

BP and the Alfa-Access-Renova (AAR) consortium today announced that they have agreed a succession plan to appoint a new independent chief executive officer (CEO) of TNK-BP by the end of the year.

The TNK-BP board of directors unanimously supported the appointment of two experienced executives to senior positions in TNK-BP. Each has the credentials to become the new CEO.

The first is Pavel Skitovich, formerly a member of the executive board of Russian private investment firm, Interros and former general director of Polyus Gold Mining Group.
The second, Maxim Barsky, will join TNK-BP from West Siberia Resources where until 2008 he served as a managing director and is currently a board member.

At the request of $B P$, and to observe the requirement of the revised shareholder agreement signed in January that the CEO be a Russian speaker with extensive Russian business experience, Mikhail Fridman, Chairman of the TNK-BP Board of Directors has agreed to serve as the interim CEO and executive chairman of the board during this period

Tim Summers, who has been acting CEO since January, will resume his role as chief operating officer (COO) responsible for the day
-
to
day operations of the company.
Both sets of shareholders acknowledged TNK-BP's strong performance in the six months Tim Summers has been interim CEO.

Commenting on the plan
Mikhail Fridman said: "I am very pleased that
we
have recruited two such talented executives to TNK-BP. Both Mr. Skitovich and Mr. Barsky bring valuable experience to our company, and
AAR
believes that they
are both
excellent candidates for the CEO position."

I am happy to help in the interim and comfortable that day-to-day operations will remain in the capable hands of the current management team, "
Fridman added.
BP
Group CEO Tony Hayward
said that he was pleased all the shareholders had agreed the transition plan
"I am also very pleased that in the interim the existing
management team, which has
delivered such exceptional performance, will remain in place."
The revised
shareholder agreement
, signed by BP and
AAR
in January 2009, provides m
echanisms to maintain a balance of authority within TNK-BP to protect the interests of all shareholders.

## Further enquiries

:

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:
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Hudson
Sandler: +44
(0)

207796 4133, +44
(0)

7989689977

## ENDS

Exhibit 1.11
BP p.l.c. - Transaction in Own Shares
BP p.l.c.

2
8
May
2009

BP p.l.c. announces that on
27
May
2009
it transferred to participants in its employee share schemes
5,039
ordinary shares at prices
between
441.0 pence
and
500.0 pence. These shares were previously held as treasury shares.

Following the above transaction, BP p.l.c. holds

1,882,007,732
ordinary shares in Treasury, and has
18,737,844,204
ordinary shares in issue (excluding Treasury shares).
Enquiries: Fergus MacLeod, BP p.l.c. Tel: 02074964632
Exhibit 1.12
BP p.l.c.
Voting Rights and Capital Transparency Directive Disclosure

London
29 May
2009

Pursuant to
Disclosure and
Transparency
Rule 5.6
:-

The issued share capital of BP p.l.c. comprised
18,737,846,815
ordinary shares
par value US\$0.25 per share
excluding shares held in treasury and those bought back for cancellation, and 12,706, 252 preference shares, par value £1 per share.
Both the ordinary shares and the preference shares have voting rights.
Preference shares have two votes for every $£ 5$ in nominal capital held and ordinary shares have one vote for every share held.

The total number of voting rights in BP p.l.c. is
18,742,929,315
. This figure excludes (i)
1,882,012,771
ordinary shares which have been bought
back and held in treasury by BP; and (ii)
112,803,287
ordinary shares which have been bought back for cancellation. These shares
are not taken into consideration in relation to the payment of dividends and voting at shareholders' meetings.

This information may be used by shareholders for the calculations by which they will determine if they are required to notify their interest in, or a
change to their interest in, BP p.l.c. under the FSA's Disclosure and Transparency Rules.

## SIGNATURES

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

BP p.l.c.
(Registrant)

Dated: 03 June, 2009
/s/ D. J. PEARL
D. J. PEARL

Deputy Company Secretary

