

SASOL LTD

Form 6-K

December 31, 2009

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

Form 6-K

**REPORT OF FOREIGN PRIVATE ISSUER PURSUANT TO RULE 13a-16 OR 15d-16 UNDER
THE SECURITIES EXCHANGE ACT OF 1934**

Report on Form 6-K for 31 December 2009

Commission File Number 1-31615

Sasol Limited

1 Sturdee Avenue

Rosebank 2196

South Africa

(Name and address of registrant's principal executive office)

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 Form 40-F

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(1):

Note

: Regulation S-T Rule 101(b)(1) only permits the submission in paper of a Form 6-K if submitted solely to provide an attached annual report to security holders.

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(7):

Note

: Regulation S-T Rule 101(b)(7) only permits the submission in paper of a Form 6-K if submitted to furnish a report or other document that the registrant foreign private issuer must furnish and make public under the laws of the jurisdiction in which the registrant is incorporated, domiciled or legally organized (the registrant's "home country"), or under the rules of the home country exchange on which the registrant's securities are traded, as long as the report or other document is not a press release, is not required to be and has not been distributed to the registrant's security holders, and, if discussing a material event, has already been the subject of a Form 6-K submission or other Commission filing on EDGAR.

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

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

82-_____.

Enclosures

:

Dealing in securities by directors of a major subsidiary
of Sasol during December 2009

Sasol Limited
(Incorporated in the Republic of South Africa)
(Registration number 1979/003231/06)
Share codes:
JSE : SOL
NYSE : SSL
ISIN codes:
ZAE000006896
US8038663006
("Sasol" or "the company")

DEALING IN SECURITIES BY A DIRECTOR OF A MAJOR SUBSIDIARY OF SASOL

In compliance with paragraph 3.63 – 3.66 of the JSE Limited Listings Requirements, we hereby announce the following transactions in securities of Sasol by a director of a major subsidiary of Sasol:

Director
A de Klerk
Subsidiary
Sasol Synfuels (Pty) Limited
Date transaction effected
4 December 2009
Option offer date
10 September 2003
Option offer price
R89,50
Exercise date
10 September 2003
Exercise price
R90,00
Number of shares
1000
Class of shares
Ordinary no par value
Nature of transaction
Sale of shares pursuant to
implementation of options
Total value of purchase transaction
R89 500,00
Selling price per share
R290,50
Total value of sale transaction
R290 500,00
Nature and extent of director's
interest
Direct beneficial
Clearance given in terms of
paragraph 3.66
Yes

7 December 2009

Johannesburg

Issued by sponsor: Deutsche Securities (SA) (Proprietary) Limited

Sasol Limited
(Incorporated in the Republic of South Africa)
(Registration number 1979/003231/06)
Share codes:
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ISIN codes:
ZAE000006896
US8038663006
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DEALINGS IN SECURITIES BY A DIRECTOR OF A MAJOR SUBSIDIARY OF SASOL

In compliance with paragraph 3.63 – 3.66 of the JSE Limited Listings Requirements, we hereby announce the following transactions in securities of Sasol by a director of a major subsidiary of Sasol:

Director
C F Rademan
Subsidiary
Sasol Synfuels (Pty) Limited
Date transaction effected
7 December 2009
Option offer date
10 September 2002
Option offer price
R117,00
Exercise date
18 September 2002
Exercise price
R115,30
Number of shares
3000
Class of shares
Ordinary no par value
Nature of transaction
Sale of shares pursuant to
implementation of options
Total value of purchase transaction
R351 000,00
Selling price per share
R291,98
Total value of sale transaction
R875 940,00
Nature and extent of director's
interest
Direct beneficial
Clearance given in terms of
paragraph 3.66
Yes
Director
C F Rademan

Subsidiary
Sasol Synfuels (Pty) Limited
Date transaction effected
7 December 2009
Option offer date
10 September 2003
Option offer price
R89,50
Exercise date
11 September 2003
Exercise price
R91,00
Number of shares
1 900
Class of shares
Ordinary no par value
Nature of transaction
Sale of shares pursuant to
implementation of options
Total value of purchase transaction
R170 050,00
Selling price per share
R291,94
Total value of sale transaction
R554 686,00
Nature and extent of director's
interest
Direct beneficial
Clearance given in terms of
paragraph 3.66
Yes

Director
C F Rademan
Subsidiary
Sasol Synfuels (Pty) Limited
Date transaction effected
7 December 2009
Option offer date
9 September 2004
Option offer price
R111,20
Exercise date
17 September 2004
Exercise price
R123,80
Number of shares
2 500
Class of shares
Ordinary no par value
Nature of transaction
Sale of shares pursuant to
implementation of options
Total value of purchase transaction
R278 000,00
Selling price per share
R291,98
Total value of sale transaction
R729 950,00
Nature and extent of director's
interest
Direct beneficial
Clearance given in terms of
paragraph 3.66
Yes

9 December 2009
Johannesburg

Issued by sponsor: Deutsche Securities (SA) (Proprietary) Limited

SIGNATURE

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

Date: 31 December 2009

By:

/s/ N L Joubert

Name: Nereus Louis Joubert

Title: Company Secretary