ROYAL BANK OF SCOTLAND GROUP PLC Form 6-K August 07, 2009

FORM 6-K SECURITIES AND EXCHANGE COMMISSION Washington D.C. 20549

Report of Foreign Private Issuer

Pursuant to Rule 13a-16 or 15d-16 of the Securities Exchange Act of 1934

For the month of August 2009

Commission File Number: 001-10306

The Royal Bank of Scotland Group plc

RBS, Gogarburn, PO Box 1000 Edinburgh EH12 1HQ

(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 <u>X</u>

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):_____

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):_____

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 <u>X</u>

If "Yes" is marked, indicate below the file number assigned to the registrant in connection with Rule 12g3-2(b): 82-

The following information was issued as Company announcements, in London, England and is furnished pursuant to General Instruction B to the General Instructions to Form 6-K: _____

Interim Results

for the half year ended

30 June 2009

Contents

	Page
Forward-looking statements	3
Presentation of information	4
Results summary - pro forma	5
First half 2009 update	6
Results summary - statutory	7
INTERIM MANAGEMENT REPORT	
Chief Executive's letter to shareholders	8
Business and strategic update	15
Pro forma results	
Summary consolidated income statement	23
Summary consolidated statement of comprehensive income	25
Summary consolidated balance sheet	25
Key metrics	26
Description of business	27
Divisional performance UK Retail UK Corporate	29 31 34
Wealth Global Banking & Markets	37 39

Global Transaction Services	43
Ulster Bank	46
US Retail & Commercial	49
RBS Insurance	53
Central items	55
Non-Core	56
Allocation of methodology for indirect costs	62
Average balance sheet	64
Condensed consolidated balance sheet	66
Overview of condensed consolidated balance sheet	67
Condensed consolidated statement of changes in equity	69
Notes	72
Independent review report	92

Contents (continued)

	Page
Risk and capital management	93
Regulatory ratios	95
Credit risk	97
Liquidity risk	110
Market risk	113
Market turmoil exposures	118
Statutory results	146
Condensed consolidated income statement	147
Condensed consolidated statement of comprehensive income	148
Financial review	149
Condensed consolidated balance sheet	150

Overview of condensed consolidated balance sheet	151
Condensed consolidated statement of changes in equity	153
Condensed consolidated cash flow statement	156
Notes	157
Average balance sheet	194
Capital ratios	195
Independent review report	196
Principal risks and uncertainties	197
Statement of directors' responsibilities	202
Additional information	203
Other information	203
Financial calendar	204
Contacts	204

Appendix 1 Reconciliations of pro forma to statutory income statements and balance sheets

Appendix 2 Analysis by quarter

Appendix 3 Asset Protection Scheme

Forward-looking statements

Certain sections in this document contain 'forward-looking statements' as that term is defined in the United States Private Securities Litigation Reform Act of 1995, such as statements that include the words 'expect', 'estimate', 'project', 'anticipate', 'should', 'intend', 'plan', 'probability', 'risk', 'Value-at-Risk ("VaR")', 'target', 'goal', 'objective', 'will', 'endeavour', 'outlook', 'optimistic', 'prospects' and similar expressions or variations on such expressions.

In particular, this document includes forward-looking statements relating, but not limited, to the Group's potential exposures to various types of market risks, such as interest rate risk, foreign exchange rate risk and commodity and equity price risk. Such statements are subject to risks and uncertainties. For example, certain of the market risk disclosures are dependent on choices about key model characteristics and assumptions and are subject to various limitations. By their nature, certain of the market risk disclosures are only estimates and, as a result, actual future gains and losses could differ materially from those that have been estimated.

Other factors that could cause actual results to differ materially from those estimated by the forward-looking statements contained in this document include, but are not limited to: the extent and nature of future developments in the credit markets, including the sub-prime market, and their impact on the financial industry in general and the Group in particular; the effect on the Group's capital of write downs in respect of credit market exposures; general economic conditions in the UK and in other countries in which the Group has significant business activities or investments, including the United States; the monetary and interest rate policies of the Bank of England, the Board of Governors of the Federal Reserve System and other G-7 central banks; inflation; deflation; unanticipated turbulence in interest rates, foreign currency exchange rates, commodity prices and equity prices; changes in UK and foreign laws, regulations and taxes; changes in competition and pricing environments; natural and other disasters; the inability to hedge certain risks economically; the adequacy of loss reserves; acquisitions or restructurings; technological changes; changes in consumer spending and saving habits; and the success of the Group in managing the risks involved in the foregoing.

The forward-looking statements contained in this document speak only as of the date of this announcement, and the Group does not undertake to update any forward-looking statement to reflect events or circumstances after the date hereof or to reflect the occurrence of unanticipated events.

The information, statements and opinions contained in this presentation do not constitute a public offer under any applicable legislation or an offer to sell or solicitation of any offer to buy any securities or financial instruments or any advice or recommendation with respect to such securities or other financial instruments.

Presentation of information

Acquisition of ABN AMRO

On 17 October 2007, RFS Holdings B.V. ('RFS Holdings'), a company jointly owned by The Royal Bank of Scotland Group plc ('RBS'), Fortis Bank Nederland (Holding) N.V. ('Fortis') and Banco Santander S.A. ('Santander') (together, the 'Consortium Members'), completed the acquisition of ABN AMRO Holding N.V. ('ABN AMRO').

RFS Holdings is implementing an orderly separation of the business units of ABN AMRO with RBS retaining the following ABN AMRO business units:

- Continuing businesses of Business Unit North America;
- Business Unit Global Clients and wholesale clients in the Netherlands

(including former Dutch wholesale clients) and Latin America (excluding Brazil);

- Business Unit Asia (excluding Saudi Hollandi); and
- Business Unit Europe (excluding Antonveneta).

Certain other assets will continue to be shared by the Consortium Members.

On 3 October 2008, the State of the Netherlands acquired Fortis Bank Nederland (Holding) N.V. including Fortis' participation in RFS Holdings that represents the acquired activities of ABN AMRO.

The separation of platforms shared between RBS and its Dutch state-owned partner has been completed and the Group is now on track, subject to legal process and regulatory approvals, for the legal separation of the constituent parts of

ABN AMRO by the end of the year. From that point RBS will cease to consolidate the Dutch state's interest in RBS Group statutory accounts.

Pro forma results

Pro forma results have been prepared that include only those business units of ABN AMRO that will be retained by RBS. The financial review and divisional performance and discussion of risk and capital management in this Company Announcement focus on the pro forma results. The basis of preparation of the pro forma results is detailed on page 72.

Statutory results

RFS Holdings is jointly owned by the Consortium Members. It is controlled by RBS and is therefore fully consolidated in its statutory financial statements. The interests of the State of the Netherlands and Santander in RFS Holdings are included in minority interests.

Restatements

Divisional results for 2008 have been restated to reflect the Group's new organisational structure that includes a Non-Core division comprising individual assets, portfolios and lines of business that the Group intends to run off or dispose of. The Non-Core division is reported separately from the divisions which form the Core Group. In addition, separate reporting of Group Manufacturing and Centre results has changed and, with the exception of certain items of a one off nature, costs incurred are now allocated to the customer-facing divisions and included in the measurement of the returns which they generate. The changes do not affect the Group's results. Comparatives have been restated accordingly. Descriptions of business for the new divisions are set out on page 27.

The pro forma and statutory results for 2008 have been restated for the amendment to IFRS 2 'Share-based Payment'. This has resulted in an increase in staff costs amounting to £35 million for the first half of 2008 and £169 million for the full year 2008.

The pro forma and statutory results for the first half of 2008 have been restated for the finalisation of the ABN AMRO acquisition accounting.

Results summary - pro forma

	First half	First half		Full year
	2009	2008	Change	2008
Core	£m	£m	%	£m
Total income (1)	17,793	14,192	25	24,437
Operating expenses (2)	(7,745)	(7,218)	7	(13,856)
Operating profit before impairment losses (3)	8,471	5,385	57	7,364
Impairment	(2,177)	(670)	-	(2,512)
Operating profit (3)	6,294	4,715	33	4,852
Non-Core				
Total income (1)	(3,002)	(2,541)	18	(3,838)
Operating expenses (2)	(988)	(1,175)	(16)	(2,332)

Edgar Filing: ROYAL BANK OF SCOTLAND GROUP PLC - Form 6-K				
Operating loss before impairment losses (3)	(4,304)	(4,054)	6	(6,870)
Impairment	(5,344)	(809)	-	(4,920)
Operating loss (3)	(9,648)	(4,863)	98	(11,790)
Total				
Total income (1)	14,791	11,651	27	20,599
Operating expenses (2)	(8,733)	(8,393)	4	(16,188)
Operating profit before impairment losses (3)	4,167	1,331	-	494
Impairment	(7,521)	(1,479)	-	(7,432)
Operating loss (3)	(3,354)	(148)	-	(6,938)
Profit/(loss) before tax (4)	15	(726)	-	(8,296)
Loss attributable to ordinary shareholders	(1,042)	(827)	26	(24,306)
Performance ratios				
Return on equity (5)	(18.1%)	(2.0%)	(1,610bp)	(13.9%)
Net interest margin	1.69%	2.07%	(38bp)	2.08%
Cost:income ratio (8)	59.0%	72.0%	(1,300bp)	78.6%
Adjusted cost:income ratio (9)	67.7%	86.3%	(1,860bp)	97.0%

	30 June	31 December	
Capital and balance sheet (Pre-APS)	2009	2008	Change
Total assets	£1,644.4bn	£2,218.7bn	(26%)
Funded balance sheet (10)	£1,088.6bn	£1,227.2bn	(11%)
Loan:deposit ratio	144.5%	152.4%	(790bp)
RWAs	£547.3bn	£577.8bn	(5%)
Total equity	£57.8bn	£64.3bn	(10%)
Core Tier 1 ratio	6.4%	5.9%	50bp
Tier 1 ratio	9.0%	9.9%	(90bp)
Tier 1 leverage ratio (6)	21.7 x	21.2x	2%
Net tangible equity per share	58.0p	73.8p	(15.8p)
Tangible equity leverage ratio (7)	3.0%	2.4%	60bp

For definitions of the notes see page 26.

First half 2009 update

Performance highlights

"This was a momentous half year for RBS. We gave a full and clear account of our vulnerabilities to the 'credit crunch'. We set out comprehensive restructuring plans, now with clear performance targets. And implementation is well under way, though uncertainties remain.

Our first half results, as we had clearly warned, are poor with a net attributable loss of £1,042 million. However, they highlight well our core business potential, the hard work of our people in difficult times, the strength of our customer franchises and the vulnerabilities and economic headwinds we grapple with."

Stephen Hester, Group Chief Executive

Pro-forma

Group financial performance

.

- o Group pre-tax profit* of £15 million.
- o Gain of £3.8 billion on debt exchange.
- o Net attributable loss of $\pounds 1,042$ million, after minority interests and preference dividends.
- o Impairments rising across the Group to £7.5 billion.

Core Bank

- o Core Bank recovery with operating profit of £6.3 billion.
- o Strong income growth to £17.8 billion, with GBM benefiting from favourable market conditions.
- o Resilient performance in Core retail and commercial banking pre-impairments, despite margin attrition from higher deposit and funding costs.
- o Cost saving programme delivers £0.6bn, with adjusted Group cost:income ratio improving.
- o Market positions sustained in chosen markets, with good growth in customer numbers.

F i n a n c i a l restructuring

0

Total assets reduced by £574 billion, or 26%, since December 2008.

- o New Non-Core Division begins run-off; £94 billion reduction in third party assets.
- o Non-Core run-off plan targets c.£230 billion reduction by 2013.
- o Core Tier 1 ratio improves to 6.4% + >5% pro-forma for Asset Protection Scheme.†
- o APS key to RBS's short-term ability to withstand stressed scenarios, though important issues remain to be confirmed.
- o Loan:deposit ratio improved to 144% from 152% in December 2008.
- o Liquidity and funding positions steadily improving since December 2008.

* Excluding write-down of goodwill. Operating loss before tax of £244 million on a statutory basis. See appendix 1 for a reconciliation between pro forma and statutory basis.

† See page 17 for conditionality

Results summary - statutory

.

Highlights

- Income up 58% to £21.8 billion.
- Pre-tax loss of £244 million.
 - Core Tier 1 ratio 7.0%

First half First half	Full year
-----------------------	-----------

2009 2008 Change 2008

BlackRock Holdco 2, Inc. BlackRock Financial Management, Inc. BlackRock International Holdings, Inc. BR Jersey International Holdings L.P. BlackRock Holdco 3, LLC BlackRock Cayman 1 LP BlackRock Cayman West Bay Finco Limited BlackRock Cayman West Bay IV Limited BlackRock Group Limited BlackRock Finance Europe Limited BlackRock Investment Management (UK) Limited

BlackRock, Inc. BlackRock Holdco 2, Inc. BlackRock Financial Management, Inc. BlackRock Holdco 4, LLC BlackRock Holdco 6, LLC BlackRock Delaware Holdings Inc. BlackRock Institutional Trust Company, National Association

BlackRock, Inc. BlackRock Holdco 2, Inc. BlackRock Financial Management, Inc. BlackRock International Holdings, Inc. BR Jersey International Holdings L.P. BlackRock Holdco 3, LLC BlackRock Cayman 1 LP BlackRock Cayman West Bay Finco Limited BlackRock Cayman West Bay IV Limited BlackRock Group Limited BlackRock Finance Europe Limited BlackRock Advisors (UK) Limited

BlackRock, Inc. Trident Merger, LLC BlackRock Investment Management, LLC

BlackRock, Inc. BlackRock Holdco 2, Inc. BlackRock Financial Management, Inc. BlackRock International Holdings, Inc. BR Jersey International Holdings L.P. BlackRock (Singapore) Holdco Pte. Ltd. BlackRock HK Holdco Limited BlackRock Asset Management North Asia Limited

BlackRock, Inc.

BlackRock Holdco 2, Inc. BlackRock Financial Management, Inc. BlackRock International Holdings, Inc. BR Jersey International Holdings L.P. BlackRock Holdco 3, LLC BlackRock Canada Holdings LP BlackRock Canada Holdings ULC BlackRock Asset Management Canada Limited

BlackRock, Inc. BlackRock Holdco 2, Inc. BlackRock Financial Management, Inc. BlackRock Capital Holdings, Inc. BlackRock Advisors, LLC

BlackRock, Inc. BlackRock Holdco 2, Inc. BlackRock Financial Management, Inc. BlackRock International Holdings, Inc. BR Jersey International Holdings L.P. BlackRock (Singapore) Holdco Pte. Ltd. BlackRock (Singapore) Limited

BlackRock, Inc. BlackRock Holdco 2, Inc. BlackRock Financial Management, Inc. BlackRock International Holdings, Inc. BR Jersey International Holdings L.P. BlackRock Holdco 3, LLC BlackRock Cayman 1 LP BlackRock Cayman West Bay Finco Limited BlackRock Cayman West Bay IV Limited BlackRock Group Limited BlackRock Finance Europe Limited BlackRock Investment Management (UK) Limited BlackRock Asset Management Deutschland AG

BlackRock, Inc. BlackRock Holdco 2, Inc. BlackRock Financial Management, Inc. BlackRock International Holdings, Inc. BR Jersey International Holdings L.P. BlackRock Holdco 3, LLC BlackRock Cayman 1 LP BlackRock Cayman West Bay Finco Limited BlackRock Cayman West Bay IV Limited BlackRock Group Limited BlackRock Finance Europe Limited BlackRock (Netherlands) B.V. Exhibit No. 3

26 February 2019

Barclays PLC

NOTIFICATION OF TRANSACTIONS OF PERSONS DISCHARGING MANAGERIAL RESPONSIBILITIES The attached individual notifications made on behalf of PDMRs under article 19.1 of the Market Abuse Regulation ('MAR') relate to transactions made on behalf of the Chairman and the Non-executive Directors in Barclays PLC shares.

This announcement is made in accordance with article 19.3 of MAR.

1 Details of the person discharging managerial responsibilities / person closely associated

a)	Name	Mike Ashley
2	Reason for the notification	
a)	Position/status	Non-executive Director
b)	Initial notification /Amendment	Initial notification
3	Details of the issuer, emission allowance market participant, auction monitor	auction platform, auctioneer or
a)	Name	Barclays PLC
b)	LEI	213800LBQA1Y9L22JB70
4	Details of the transaction(s): section to be repeated for (i) each type of transaction; (iii) each date; and (iv) each place where conducted	
a)	Description of the financial instrument, type of instrument Identification code	Ordinary shares in Barclays PLC with a nominal value of 25 pence each ('Shares') GB0031348658
b)	Nature of the transaction	Acquisition of Shares for Non-executive Directors. The purchase arises from the policy of using part of the fee payable to each Director to purchase shares in the Company, which, together with any reinvested dividends, are retained for the

c)	Price(s) and volume(s)	Director until they Board. Price(s)	leave the Volume(s)
0)		£1.5827 per Share	6,376
	Aggregated information	Not applicable	
d)	- Aggregated volume		
	- Price		
e)	Date of the transaction	2019-02-22	
f)	Place of the transaction	London Stock Exc	hange
1	Details of the person discharging managerial responsibilities	/ person closely ass	sociated
a)	Name	Tim Breedon	
2	Reason for the notification		
a)	Position/status	Non-executive Dir	ector
b)	Initial notification /Amendment	Initial notification	
3	Details of the issuer, emission allowance market participant, auction monitor	auction platform, a	uctioneer or
a)	Name	Barclays PLC	
b)	LEI	213800LBQA1Y9	L22JB70
4	Details of the transaction(s): section to be repeated for (i) each type of transaction; (iii) each date; and (iv) each place where conducted	• •	
a)	Description of the financial instrument, type of instrument	Ordinary shares in PLC with a nomina 25 pence each ('Sh	al value of
	Identification code	GB0031348658	
b)	Nature of the transaction	Acquisition of Sha Non-executive Dir purchase arises fro of using part of the to each Director to shares in the Comp	ectors. The m the policy e fee payable purchase

c)	Price(s) and volume(s)	together with any r dividends, are retai Director until they Board. Price(s) £1.5827 per Share	ned for the
	Aggregated information	Not applicable	0,110
d)	- Aggregated volume		
	- Price		
e)	Date of the transaction	2019-02-22	
f)	Place of the transaction	London Stock Excl	hange
1	Details of the person discharging managerial responsibilities	/ person closely ass	ociated
a)	Name	Sir Ian Cheshire	
2	Reason for the notification		
a)	Position/status	Non-executive Dire	ector
b)	Initial notification /Amendment	Initial notification	
3	Details of the issuer, emission allowance market participant, auction monitor	auction platform, au	actioneer or
a)	Name	Barclays PLC	
b)	LEI	213800LBQA1Y9	L22JB70
4	Details of the transaction(s): section to be repeated for (i) each type of transaction; (iii) each date; and (iv) each place where conducted	• •	
a)	Description of the financial instrument, type of instrument	Ordinary shares in PLC with a nomina 25 pence each ('Sha	al value of
	Identification code	GB0031348658	
b)	Nature of the transaction	Acquisition of Sha Non-executive Dire purchase arises fro of using part of the	ectors. The m the policy

	5 5		
		to each Director to shares in the Comp together with any r dividends, are retain Director until they Board.	oany, which, reinvested aned for the
c)	Price(s) and volume(s)	Price(s) £1.5827 per Share	Volume(s)
		-	5,942
	Aggregated information	Not applicable	
d)	- Aggregated volume		
	- Price		
e)	Date of the transaction	2019-02-22	
f)	Place of the transaction	London Stock Exc	hange
1	Details of the person discharging managerial responsibilities	/ person closely ass	ociated
a)	Name	Mary Anne Citrino)
2	Reason for the notification		
a)	Position/status	Non-executive Dir	ector
b)	Initial notification /Amendment	Initial notification	
3	Details of the issuer, emission allowance market participant, auction monitor	auction platform, au	actioneer or
a)	Name	Barclays PLC	
b)	LEI	213800LBQA1Y9	1 221870
4	Details of the transaction(s): section to be repeated for (i) each type of transaction; (iii) each date; and (iv) each place where conducted	ch type of instrumen	ıt; (ii) each
a)	Description of the financial instrument, type of instrument Identification code	Ordinary shares in PLC with a nomina 25 pence each ('Sh	al value of
		GB0031348658	

b) Nature of the transaction

Acquisition of Shares for Non-executive Directors. The

		purchase arises fro of using part of the to each Director to shares in the Comp together with any n dividends, are retain Director until they Board.	fee payable purchase pany, which, einvested ined for the
c)	Price(s) and volume(s)	Price(s)	Volume(s)
		£1.5827 per Share	6,616
	Aggregated information	Not applicable	
d)	- Aggregated volume		
	- Price		
e)	Date of the transaction	2019-02-22	
f)	Place of the transaction	London Stock Exc	hange
1	Details of the person discharging managerial responsibilities	/ person closely ass	ociated
a)	Name	Mary Francis	
2	Reason for the notification		
a)	Position/status	Non-executive Dir	ector
b)	Initial notification /Amendment	Initial notification	
3	Details of the issuer, emission allowance market participant, auction monitor	auction platform, a	actioneer or
a)	Name	Barclays PLC	
b)	LEI	213800LBQA1Y9	L22JB70
4	Details of the transaction(s): section to be repeated for (i) each type of transaction; (iii) each date; and (iv) each place where conducted		
a)	Description of the financial instrument, type of instrument Identification code	Ordinary shares in PLC with a nomina 25 pence each ('Sh	al value of
		GB0031348658	

b)	Nature of the transaction	Acquisition of Shares for Non-executive Directors. The purchase arises from the policy of using part of the fee payable to each Director to purchase shares in the Company, which, together with any reinvested dividends, are retained for the Director until they leave the Board.	
c)	Price(s) and volume(s)	f1 5827 per Share	Volume(s) 5,211
	Aggregated information	Not applicable	- ,
d)	- Aggregated volume		
	- Price		
e)	Date of the transaction	2019-02-22	
f)	Place of the transaction	London Stock Exchange	
1	Details of the person discharging managerial responsibilities	/ person closely asso	ciated
a)	Name	Crawford Gillies	
2	Reason for the notification		
a)	Position/status	Non-executive Direc	ctor
b)	Initial notification /Amendment	Initial notification	
3	Details of the issuer, emission allowance market participant, auction monitor	auction platform, auc	ctioneer or
a)	Name	Barclays PLC	
b)	LEI	213800LBQA1Y9L2	22JB70
4	Details of the transaction(s): section to be repeated for (i) each type of instrument; (ii) each type of transaction; (iii) each date; and (iv) each place where transactions have been conducted		
a)	Description of the financial instrument, type of instrument	Ordinary shares in Barclays PLC with a nominal value of 25 pence each ('Shares')	
	Identification code		

	Edgar Filing: ROYAL BANK OF SCOTLAND GROUP PLC - Form 6-K			
		GB0031348658		
,	Nature of the transaction	Acquisition of Sha Non-executive Dir purchase arises fro of using part of the to each Director to shares in the Comp together with any r dividends, are retain Director until they Board.	ectors. The m the policy e fee payable purchase pany, which, reinvested ined for the	
	Price(s) and volume(s)	Price(s)	Volume(s)	
		£1.5827 per Share	6,197	
	Aggregated information	Not applicable		
	- Aggregated volume			
	- Price			
	Date of the transaction	2019-02-22		
	Place of the transaction	London Stock Exc	hange	
	Details of the person discharging managerial responsibilities	/ person closely ass	ociated	
	Name	Sir Gerry Grimston	ne	
	Reason for the notification			
	Position/status	Non-executive Dir	ector	
)	Initial notification /Amendment	Initial notification		
	Details of the issuer, emission allowance market participant, auction monitor	auction platform, a	actioneer or	
	Name	Barclays PLC		
	LEI	213800LBQA1Y9	L22JB70	
	Details of the transaction(s): section to be repeated for (i) each type of transaction; (iii) each date; and (iv) each place where conducted	• •		
	Description of the financial instrument type of instrument	Ordinary charac in	Paralaya	

b)

c)

d)

e)

f)

1

a)

2

a)

b)

3

a)

b)

4

a) Description of the financial instrument, type of instrument Ordinary shares in Barclays PLC with a nominal value of

	Edgar Filing: ROYAL BANK OF SCOTLAND GROUP PLC - Form 6-K			
	Identification code	25 pence each ('Shares')		
		GB0031348658		
b)	Nature of the transaction	Acquisition of Shares for Non-executive Directors. The purchase arises from the polic of using part of the fee payab to each Director to purchase shares in the Company, which together with any reinvested dividends, are retained for the Director until they leave the	cy le h,	
	Price(s) and volume(s)	Board. Price(s) Volume(s	-	
c)	Thee(s) and volume(s)	£1.5827 per Share 6,332	<i>י</i> י	
	Aggregated information	Not applicable		
d)	- Aggregated volume			
	- Price			
e)	Date of the transaction	2019-02-22		
f)	Place of the transaction	London Stock Exchange		
1	Details of the person discharging managerial responsibilities	/ person closely associated		
a)	Name	Reuben Jeffery		
2	Reason for the notification			
a)	Position/status	Non-executive Director		
b)	Initial notification /Amendment	Initial notification		
3	Details of the issuer, emission allowance market participant, auction monitor	auction platform, auctioneer o	r	
a)	Name	Barclays PLC		
b)	LEI	213800LBQA1Y9L22JB70		
4	Details of the transaction(s): section to be repeated for (i) each type of transaction; (iii) each date; and (iv) each place where conducted	• •		

a)	Description of the financial instrument, type of instrument Identification code	Ordinary shares in Barclays PLC with a nominal value of 25 pence each ('Shares') GB0031348658	
b)	Nature of the transaction	Acquisition of Shares for Non-executive Directors. The purchase arises from the policy of using part of the fee payable to each Director to purchase shares in the Company, which, together with any reinvested dividends, are retained for the Director until they leave the	
c)	Price(s) and volume(s)	Board. Price(s) Volume(s)	
,		£1.5827 per Share 6,590	
	Aggregated information	Not applicable	
d)	- Aggregated volume		
	- Price		
e)	Date of the transaction	2019-02-22	
f)	Place of the transaction	London Stock Exchange	
1	Details of the person discharging managerial responsibilities	/ person closely associated	
a)	Name	Matthew Lester	
2	Reason for the notification		
a)	Position/status	Non-executive Director	
b)	Initial notification /Amendment	Initial notification	
3	Details of the issuer, emission allowance market participant, auction platform, auctioneer or auction monitor		
a)	Name	Barclays PLC	
b)	LEI	213800LBQA1Y9L22JB70	
4	Details of the transaction(s): section to be repeated for (i) each type of instrument; (ii) each type of transaction; (iii) each date; and (iv) each place where transactions have been		

conducted

a)	Description of the financial instrument, type of instrument Identification code	Ordinary shares in Barclays PLC with a nominal value of 25 pence each ('Shares') GB0031348658
b)	Nature of the transaction	Acquisition of Shares for Non-executive Directors. The purchase arises from the policy of using part of the fee payable to each Director to purchase shares in the Company, which, together with any reinvested dividends, are retained for the Director until they leave the
c)	Price(s) and volume(s)	Board. Price(s) Volume(s) £1.5827 per Share
d)	Aggregated information - Aggregated volume	Not applicable
	- Price	
e)	Date of the transaction	2019-02-22
f)	Place of the transaction	London Stock Exchange
1	Details of the person discharging managerial responsibilities	/ person closely associated
a)	Name	John McFarlane
2	Reason for the notification	
a)	Position/status	Group Chairman
b)	Initial notification /Amendment	Initial notification
3	Details of the issuer, emission allowance market participant, auction monitor	auction platform, auctioneer or
a)	Name	Barclays PLC
b)	LEI	213800LBQA1Y9L22JB70

Details of the transaction(s): section to be repeated for (i) each type of instrument; (ii) each 4 type of transaction; (iii) each date; and (iv) each place where transactions have been

conducted

Ordinary shares in Barclays Description of the financial instrument, type of instrument PLC with a nominal value of 25 pence each ('Shares') a) Identification code GB0031348658 Acquisition of Shares for Non-executive Directors. The purchase arises from the policy of using part of the fee payable Nature of the transaction to each Director to purchase b) shares in the Company, which, together with any reinvested dividends, are retained for the Director until they leave the Board. Price(s) Price(s) and volume(s) Volume(s) c) £1.5827 per Share 20,140 Aggregated information Not applicable d) - Aggregated volume - Price e) Date of the transaction 2019-02-22 Place of the transaction f) London Stock Exchange Details of the person discharging managerial responsibilities / person closely associated 1 a) Name Dambisa Moyo Reason for the notification 2 Position/status a) Non-executive Director b) Initial notification /Amendment Initial notification Details of the issuer, emission allowance market participant, auction platform, auctioneer or 3 auction monitor a) Name

a) NameBarclays PLCb) LEI213800LBQA1Y9L22JB70

Details of the transaction(s): section to be repeated for (i) each type of instrument; (ii) each

4 type of transaction; (iii) each date; and (iv) each place where transactions have been conducted

a)	Description of the financial instrument, type of instrument Identification code	Ordinary shares in PLC with a nomin 25 pence each ('Sh	al value of
b)	Nature of the transaction	GB0031348658 Acquisition of Sha Non-executive Dir purchase arises fro of using part of the to each Director to shares in the Comp together with any r dividends, are reta Director until they	ectors. The m the policy e fee payable purchase pany, which, reinvested ined for the
c)	Price(s) and volume(s)	Board. Price(s)	Volume(s)
		£1.5827 per Share	6,371
	Aggregated information	Not applicable	
d)	- Aggregated volume		
	- Price		
e)	Date of the transaction	2019-02-22	
f)	Place of the transaction	London Stock Exc	hange
1	Details of the person discharging managerial responsibilities	s / person closely ass	sociated
a)	Name		
2	Reason for the notification	Diane Schueneman	1
	Desition/status		
a)	Position/status	Non-executive Dir	rector
b)	Initial notification /Amendment	Initial notification	
3	Details of the issuer, emission allowance market participant, auction monitor	auction platform, a	uctioneer or
a)	Name	Barclays PLC	

b) LEI

213800LBQA1Y9L22JB70

Details of the transaction(s): section to be repeated for (i) each type of instrument; (ii) each
4 type of transaction; (iii) each date; and (iv) each place where transactions have been conducted

a)	Description of the financial instrument, type of instrument Identification code	Ordinary shares in Barch PLC with a nominal valu 25 pence each ('Shares') GB0031348658	-
b)	Nature of the transaction	Acquisition of Shares for Non-executive Directors purchase arises from the of using part of the fee p to each Director to purch shares in the Company, y together with any reinve dividends, are retained for Director until they leave	The policy payable pase which, sted or the
c)	Price(s) and volume(s)	Board. Price(s) Volu	ıme(s)
d)	Aggregated information - Aggregated volume	£1.5827 per Share 9,289 Not applicable	9
2)	- Price		
e)	Date of the transaction	2019-02-22	
f)	Place of the transaction	London Stock Exchange	;
1	Details of the person discharging managerial responsibilities	/ person closely associate	ed
a)	Name	Mike Turner	
2	Reason for the notification		
a)	Position/status	Non-executive Director	
b)	Initial notification /Amendment	Initial notification	
3	Details of the issuer, emission allowance market participant, auction monitor	auction platform, auction	eer or

a)	Name		Barclays PLC	
b)	LEI		213800LBQA1Y9	L22JB70
4		saction(s): section to be repeated for (i) ea ; (iii) each date; and (iv) each place where		
a)	Description of the Identification code	financial instrument, type of instrument	Ordinary shares in PLC with a nomina 25 pence each ('Sh	al value of
	identification code		GB0031348658	
b)	Nature of the trans	action	Acquisition of Sha Non-executive Dir purchase arises fro of using part of the to each Director to shares in the Comp together with any r dividends, are retained	ectors. The m the policy e fee payable purchase pany, which, reinvested
c)	Price(s) and volum	ne(s)	Director until they Board. Price(s) £1.5827 per Share	leave the Volume(s) 6,613
	Aggregated inform	nation	Not applicable	
d)	- Aggregated volu	me		
	- Price			
e)	Date of the transac	ction	2019-02-22	
f)	Place of the transa	ction	London Stock Exc	hange
Fo	r further information	n please contact:		
	vestor Relations a Bartrip	Media Relations Tom Hoskin		