BARCLAYS PLC Form 6-K June 13, 2014

#### 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

June 13, 2014

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.

#### EXHIBIT INDEX

Barclays announces Results of Offer to Exchange Securities- dated 13 June 2014

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: June 13, 2014

By: /s/ Patrick Gonsalves Patrick Gonsalves Deputy Secretary

BARCLAYS BANK PLC (Registrant)

Date: June 13, 2014

By: /s/ Patrick Gonsalves

Patrick Gonsalves Joint Secretary

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13 June 2014

# BARCLAYS PLC AND BARCLAYS BANK PLC OFFER TO EXCHANGE EXISTING T1 SECURITIES FOR NEW AT1 SECURITIES: RESULTS ANNOUNCEMENT

On 15 May 2014, Barclays PLC ("Barclays") and Barclays Bank PLC ("Barclays Bank", and together with Barclays, the "Offerors") launched invitations to holders ("Holders") of certain existing Tier 1 securities (the "Existing T1 Securities") issued by Barclays Bank to offer to exchange any or all of such securities for new additional tier 1 securities (the "New AT1 Securities") to be issued by Barclays (the "Exchange Offers"), as the next step in the transition of the Group's capital structure.

Further to such invitations the Offerors hereby announce that, as of the Expiration Date for the Exchange Offers (being 11:59 p.m. (New York City time) on 12 June 2014), the aggregate principal amount of each Series of Existing T1 Securities validly tendered and accepted for exchange, and the aggregate principal amount of each Series of New AT1 Securities to be issued, is as set out in the tables below:

Sterling Exchange Offer

Sterling T1 Securities	ISIN	Exchange Price (per £1,000 principal amount of Sterling T1 Securities)	Principal Amount Outstanding	Principal Amount Accepted for Exchange	Principal Amount Outstanding following Sterling Exchange Offer
6% Callable Perpetual Core Tier One Notes	XS0150052388	£1,040 principal amount of Sterling AT1 Securities	£90,501,000	£77,962,000	£12,539,000
5.3304% Step-up Callable Perpetual Reserve Capital Instruments	XS0248675364	£960 principal amount of Sterling AT1 Securities	£81,481,000	£46,108,000	£35,373,000
6.3688% Step-up Callable Perpetual Reserve Capital Instruments	XS0305103482	£1,050 principal amount of Sterling AT1	£94,703,000	£61,550,000	£33,153,000

## Securities

6.0% Non-Cumulative Callable Preference Shares

XS0222208539 £1,030 £750,000,000£540,700,000£209,300,000 principal amount of Sterling AT1 Securities

			Reset			Aggregate
			Sterling			Principal
New AT1		Initial	Interest	Conversion	First Call	Amount to be
Securities	ISIN	Interest Rate	Margin	Price	Date	Issued
Sterling	XS1068561098	7.00%	5.084%	£1.65	15	£697,602,000
AT1					September	
Securities					2019	

# Euro Exchange Offer

		Exchange Price (per			Principal Amount
		€1,000			Outstanding
		principal		Principal	following
		amount of	Principal	Amount	Euro
		Euro T1	Amount	Accepted for	Exchange
Euro T1 Securities	ISIN	Securities)	Outstanding	Exchange	Offer
4.75% Non-Cumulative Callable Preference Shares	XS0214398199	€1,000 principal amount of Euro AT1 Securities	€1,400,000,00	€1,081,440,00	0€318,560,000

						Aggregate
			Reset Euro			Principal
New AT1		Initial	Interest	Conversion	First Call	Amount to be
Securities	ISIN	Interest Rate	Margin	Price	Date	Issued
Euro AT1	XS1068574828	6.50%	5.875%	€2.02	15	€1,076,730,000
Securities					September	
					2019	

Dollar T1 Securities	ISIN / CUSIP	Exchange Price (per \$1,000 principal amount of Dollar T1 Securities)	Principal Amount Outstanding	Principal Amount Accepted for Exchange	Principal Amount Outstanding following Dollar Exchange Offer
6.86% Callable Perpetual Core Tier One Notes	XS0155141830;US06738CAG42 / 06738CAG4	\$1,135 principal amount of Dollar AT1 Securities	\$681,013,000	\$111,813,000	\$569,200,000
5.926% Step-up Callable Perpetual Reserve Capital Instruments	XS0269453139; US06739FEY34 / 06739FEY3	\$1,090 principal amount of Dollar AT1 Securities	\$533,064,000	\$374,067,000	\$158,997,000
7.434% Step-up Callable Perpetual Reserve Capital Instruments	XS0322792010;US06739GAD16 / 06739GAD1	\$1,155 principal amount of Dollar AT1 Securities	\$346,565,000	\$229,414,000	\$117,151,000
6.278% Non-Cumulative Callable Dollar Preference Shares, Series 1, evidenced in the form of American Depositary Shares, Series 1	US06738C8284 / 06738C828	\$1,060 principal amount of Dollar AT1 Securities	\$1,000,000,000	)\$418,670,000	\$581,330,000

			Reset Dollar			Aggregate Principal
New AT1			Interest	Conversion	First Call	Amount to be
Securities	ISIN / CUSIP	Initial Interest Rate	Margin	Price	Date	Issued
Dollar AT1	US06738EAB11	6.625%	5.022%	\$2.77	15 September	r \$1,211,446,000
Securities	/06738E AB1				2019	

The Exchange Offers have now expired and no further Existing T1 Securities will be accepted for exchange. The Existing T1 Securities that have not been accepted for exchange will remain outstanding following the Exchange Offers.

The Minimum New Issue Size has been satisfied in respect of each Exchange Offer.

On the Settlement Date (which is expected to be 17 June 2014), Holders of Existing T1 Securities accepted for exchange by the Offerors will receive a principal amount of New AT1 Securities as set out in the tables above under "Exchange Price", plus any applicable Cash Payment Amount and (if applicable) any cash amounts in lieu of fractional New AT1 Securities in the currency of the relevant Series of New AT1 Securities.

All the TONs and the RCIs accepted for exchange pursuant to the Exchange Offers will be cancelled. All the Preference Shares accepted for exchange pursuant to the Exchange Offers are expected to be bought back by Barclays Bank from Barclays and then cancelled by Barclays Bank.

The Exchange Offers remain subject to the terms and conditions set out in the prospectus dated 10 June 2014 (the "Prospectus") and the Form F-4 Registration Statement (the "Registration Statement") filed with the U.S. Securities and Exchange Commission (the "SEC") on 15 May 2014 (as amended on 5 June 2014), which was declared effective on 10 June 2014. Copies of the Prospectus and the Registration Statement are available for free by visiting EDGAR on the SEC website at www.sec.gov or from the Exchange Agents whose contact details are set out at the end of this announcement.

Capitalised terms used and not otherwise defined in this announcement have the meanings given in the Prospectus.

#### Further Information

A complete description of the terms and conditions of the Exchange Offers is set out in the Prospectus. Any questions or requests for assistance may be directed to the Dealer Managers or the Exchange Agents at their respective telephone numbers as set forth below. A Holder may also contact such Holder's broker, dealer, commercial bank, trust company or other nominee for assistance concerning the Exchange Offers.

The Dollar Exchange Agent is:

Global Bondholder Services Corporation

By Hand, Overnight Delivery or Mail (Registered or Certified Mail Recommended): 65 Broadway - Suite 404 New York, New York 10006 United States of America Attn: Corporate Actions By Facsimile Transmission (for Eligible Institutions only): (212) 430-3775/3779 Email: info@gbsc-usa.com Confirm by Telephone: (212) 430-3774 Toll free: (866) 470-4500

The Sterling and Euro Exchange Agent is:

Lucid Issuer Services LimitedBy Hand, Overnight Delivery or MailBy Facsimile Transmission

(Registered or Certified Mail Recommended): Leroy House 436 Essex Road London N1 3QP United Kingdom Attn: Thomas Choquet / Yves Theis (for Eligible Institutions only): +44 20 7067 9098 Email: barclays@lucid-is.com Confirm by Telephone: +44 20 7704 0880

The Sole Global Coordinator and Lead Dealer Manager for the Exchange Offers is:

Barclays Capital Inc. 745 Seventh Avenue New York, New York 10019 United States

In the United States: U.S. Toll-Free: +1 (800) 438-3242 Collect: +1 (212) 528-7581 Fax: +1 (646) 834-0584 Email: us.lm@barclays.com Attention: Liability Management Group

In Europe: Tel: +44(0) 20 3134 8515 Fax: +44(0) 20 7516 7379 Email: eu.lm@barclays.com Attention: Liability Management Group

The Joint Dealer Managers for the Dollar Exchange Offers are:

Banco Bilbao Vizcaya Argentaria, S.A.

One Canada Square 44th Floor Canary Wharf London E14 5AA United Kingdom

In Europe: Tel: + 44 (0)207 397 60 29 Attention: Gianmarco Deiana Email: gianmarco.deiana@bbva.com Merrill Lynch, Pierce Fenner & Smith Incorporated

214 North Tryon Street, 21st Floor Charlotte, NC 28255 United States

In the United States: U.S. Toll-Free: +1 (888) 292-0070 Collect: +1 (980) 683-3215 Attention: Debt Advisory

In Europe: Tel: +44 (0)20 7995 3715 / +44 (0)20 7996 0867

Email: john.m.cavanagh@baml.com / karl.bystedtwikblom@baml.com Attention: John Cavanagh / Karl Bystedt Wikblom

Citigroup Global Markets Limited

Citigroup Centre Canada Square Canary Wharf London E14 5LB United Kingdom ING Financial Markets LLC

1325 Avenue of the Americas New York, NY 10019 United States

Attention: Liability Management Group Tel: +44 20 79868969 Email: liabilitymanagement.europe@citi.com In the United States: U.S. Toll-Free: +1 (877) 446-4930 Collect: +1 (646) 424-6000 Fax: +1 (646) 424-6064 Attention: Debt Capital Markets

SMBC Nikko Capital Markets Limited

One New Change London EC4M 9AF United Kingdom

In Europe: Email: lntm@smbcnikko-cm.com

The Joint Dealer Managers for the Sterling Exchange Offer and the Euro Exchange Offer are:

Crédit Agricole Corporate and Investment Bank

> Broadwalk House 5 Appold Street London EC2A 2DA United Kingdom

In Europe: Tel: +44 (0)20 7214 7140 Email: liability.management@ca-cib.com Credit Suisse Securities (Europe) Limited

> One Cabot Square Canary Wharf London E14 4QJ United Kingdom

In Europe: Tel: +44 (0)20 7883 8763 Email: liability.management@credit-suisse.com Natixis

Lloyds Securities Inc.

1095 Avenue of the Americas New York, NY 10036 United States 30, avenue Pierre Mendès-France 75013 Paris France

In Europe: Tel: +44 (0)20 7158 2720 Email: Liability.Management@lloydsbanking.com Attention: Liability Management Group

Swedbank AB (publ)

Large Corporates & Institutions SE-105 34 Stockholm Sweden Attention: Legal Email: legal.bonds@natixis.com Attention: Legal Bonds

In Europe:

Tel: +33 1 58 55 27 89

**UBS** Limited

1 Finsbury Avenue London EC2M 2PP United Kingdom Attention: Liability Management Group

In Europe: Email: dcm.legal@swedbank.se In Europe: Tel: +44 (0)20 7567 0525 Email: mark-t.watkins@ubs.com / mahmoud.abdelaal@ubs.com

Analyst and Investor Information

Further information for analysts and investors can be obtained from the following contacts at Barclays:

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Barclays Treasury Jennifer Moreland + 44 (0) 203 555 4495

Tim Allen +44 (0) 203 134 6290

Disclaimer

This announcement must be read in conjunction with the Prospectus. No offer or invitation to acquire or exchange any securities is being made pursuant to this announcement, and this announcement does not constitute an offer of any securities for sale. As described above, Barclays has filed a Registration Statement and Prospectus with the SEC in relation to the Exchange Offers.

The distribution of this announcement in certain jurisdictions may be restricted by law. Persons into whose possession this announcement comes are required to inform themselves about and to observe any such restrictions.