

BP PLC
Form 6-K
November 06, 2018

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 31 October, 2018

BP p.l.c.
(Translation of registrant's name into English)

1 ST JAMES'S SQUARE, LONDON, SW1Y 4PD, ENGLAND
(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 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

Exhibit 1.1 Director/PDMR Shareholding dated 11 October 2018

Exhibit 1.2 BP p.l.c. publishes provisional dividend dates dated 25 October 2018

Exhibit 1.3 Total Voting Rights dated 31 October 2018

Exhibit 1.1

BP p.l.c.

Notification of transactions of persons discharging managerial responsibility or persons closely associated

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

a) Name Brian Gilvary

2 Reason for the notification

a) Position/status Chief Financial Officer / Director

b) Initial notification/Amendment Initial notification

3 Details of the issuer, emission allowance market participant, auction platform, auctioneer or auction monitor

a) Name BP p.l.c.

b) LEI 213800LH1BZH3DI6G760

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 of \$0.25
 Identification code GB0007980591

b) Nature of the transaction Shares acquired through participation in the BP ShareMatch UK Plan

c) Price(s) and volume(s)

| Price(s) | Volume(s) |
|----------|-----------|
| £5.79 | 53 |

d) Aggregated information

| | |
|----------|-------|
| - Volume | 53 |
| - Price | £5.79 |

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| | |
|---|--|
| - Total | £306.87 |
| e) Date of the transaction | 10 October 2018 |
| f) Place of the transaction | Outside a trading venue |
| 1 Details of the person discharging managerial responsibilities/person closely associated | |
| a) Name | Bernard Looney |
| 2 Reason for the notification | |
| a) Position/status | Chief Executive Upstream / PDMR |
| b) Initial notification/Amendment | Initial notification |
| 3 Details of the issuer, emission allowance market participant, auction platform, auctioneer or auction monitor | |
| a) Name | BP p.l.c. |
| b) LEI | 213800LH1BZH3DI6G760 |
| 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 of \$0.25 |
| Identification code | GB0007980591 |
| b) Nature of the transaction | Shares acquired through participation in the BP ShareMatch UK Plan |
| c) Price(s) and volume(s) | Price(s) Volume(s) |
| | £5.79 55 |
| Aggregated information | |
| - Volume | 55 |
| d) - Price | £5.79 |
| - Total | £318.45 |
| e) Date of the transaction | 10 October 2018 |

f) Place of the transaction

Outside a trading venue

This notice is given in fulfilment of the obligation under Article 19 of the Market Abuse Regulation.

Exhibit 1.2

BP p.l.c. publishes provisional dividend dates

BP p.l.c. today announced that it has published its provisional forthcoming dividend dates (including announcement, payment, record and ex-dividend dates) for ordinary and preference shares at www.bp.com/financialcalendar for the remainder of 2018 and 2019.

These dates are indicative and may be subject to change.

Exhibit 1.3

BP p.l.c.

Total voting rights and share capital

As at 31 October 2018, the issued share capital of BP p.l.c. comprised 20,058,462,139 ordinary shares (excluding treasury shares) par value US\$0.25 per share, each with one vote; and 12,706,252 preference shares par value £1 per share with two votes for every £5 in nominal capital held.

The number of ordinary shares which have been bought back and are held in treasury by BP p.l.c. is 1,371,809,251. These treasury shares are not taken into consideration in relation to the payment of dividends and voting at shareholder meetings.

The total number of voting rights in BP p.l.c. is 20,063,544,639. 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 FCA's Disclosure Guidance and Transparency Rules.

This announcement is made in accordance with the requirements of Disclosure Guidance and Transparency Rule 5.6.

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: 06 November 2018

/s/ J.BERTELSEN

J.BERTELSEN

Deputy Company Secretary

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Incl.
107.6
188.1
80.5
264
0.56
0.29
0.021
0.72
3111
Incl.
299.0
388.3
89.3
293
0.39
0.42
0.023
0.74
3112

48.8
352.0
303.3
995
0.31
0.35
0.019
0.61
3112
Incl.
48.8
86.0
37.2
122
0.71
0.44
0.011
0.92
3112
Incl.
112.2
122.5
10.4
34
0.40
0.51
0.016
0.82
3113

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69.2
105.6
36.4
120
0.68
0.22
0.006
0.67
3113

203.3
328.0
124.7
409
0.40
0.29
0.018
0.60
3114

130.2
374.6
244.4
802
0.42
0.46
0.025
0.81
3114

Incl.
130.2
315.8
185.6
609
0.46
0.52
0.023
0.89
3114

Incl.
170.4
286.2
115.8
380
0.53
0.57
0.022
0.98
3115

5.3

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297.6
292.3
959
0.38
0.35
0.016
0.65
3115
Incl.
5.3
69.5
64.2
211
0.58
0.46
0.021
0.90
3115
Incl.
5.3
39.0
33.7
111
0.67
0.54
0.021
1.04
3115
Incl.
197.1
297.6
100.6
330
0.46
0.42
0.013
0.76
3115
Incl.
240.2
297.6
57.5
189
0.54
0.46
0.012
0.84
3116

20.7
249.0

228.3
 749
 0.39
 0.38
 0.016
 0.69
 3116
 Incl.
 20.7
 48.2
 27.4
 90
 0.53
 0.52
 0.020
 0.93
 3116
 Incl.
 200.5
 249.0
 48.6
 159
 0.46
 0.57
 0.016
 0.92
 3116
 Incl.
 221.9
 249.0
 27.1
 89
 0.52
 0.71
 0.019
 1.10

Note 1

Copper equivalent calculations use metal prices of US\$0.80/lb for copper, US\$350/oz for gold, and US\$4.50/lb for molybdenum. Copper equivalent estimates have not been adjusted for metallurgical recoveries of gold and copper. Molybdenum recovery is assumed to be 60%. Adjustment factors to account for differences in relative metallurgical recoveries for gold, copper, and molybdenum will depend upon the completion of definitive metallurgical testing.

$$\text{CuEQ} = \text{Cu}(\%) + (\text{Au} \text{ (g/t)} \times 11.25/17.64) + (\text{Mo}(\%) \times 59.52/17.64)$$

The Pebble deposit is one of the world's largest undeveloped gold and copper resources. Prior to Northern Dynasty's extensive drill program this year, Snowden Mining Industry Consultants Inc. estimated an inferred mineral resource for the deposit of 1.0 billion tonnes grading 0.61% copper-equivalent¹ (0.40 g/t Au, 0.30% Cu, and 0.015% Mo above a cut-off grade of 0.30% copper equivalent). This resource estimate contains 13.1 million ounces of gold and 6.8 billion pounds of copper. It is based on 80 holes drilled by Teck Cominco American Incorporated over the period 1988 to 1997; these holes were widely spaced from 100 to 250 metres apart throughout much of the deposit and up to 300 metres apart near the margins. Perhaps more importantly, Snowden also established for the first time that the deposit contains significant amounts of higher-grade resources: 271 million tonnes of 0.86% copper-equivalent (0.59 g/t Au, 0.43% Cu and 0.018% Mo above a cut-off grade of 0.70% copper-equivalent). The copper equivalent values for the mineral resource and recently released drill hole information were determined using a copper price of

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US\$0.80/lb. As Pebble has a huge copper and gold resource, rising commodity prices, like the recent increase in copper to over \$0.90/lb, would have a significant impact on future revenues.

Pebble deposit mineralization is very continuous with almost no internal waste and is persistent over a broad area measuring at least 1.7 kilometres E-W by 1.7 kilometres N-S. Mineralization begins right at the bedrock surface, which is covered only by a thin veneer of gravels ranging from 5 to 25 metres thick, indicating the deposit will have an unusually low stripping ratio. The deposit remains unconstrained, allowing for expansion in most directions and to the east under Tertiary cover. Its total depth extent is unknown. Many of Teck Cominco's widely spaced holes, which averaged 163 metres deep, bottomed in mineralization (50% bottomed in 0.60% copper equivalent or better). The size of the Pebble deposit is expected to increase with delineation drilling to depth and outside the Snowden resource estimate boundary.

The Pebble deposit comprises only 5% of a giant, 89 square-kilometre sulphide system that is covered by the property. Recently, the United States Geological Survey listed the Pebble mineralized system as the most extensive in the world. Large-scale porphyry systems such as these commonly host multiple deposits. Since commencing exploration work last year at Pebble, Northern Dynasty has made several new deposit discoveries and established many other targets for developing substantial gold, copper and molybdenum resources within this giant mineralized system. In addition to the twelve new holes (announced above) that were drilled in the Pebble deposit area, Northern Dynasty also completed two new exploration holes, numbered 3107 and 3109, located 2,000 metres and 2,500 metres north of the Pebble deposit. These holes intersected low-grade stockwork gold mineralization over considerable lengths (130 metres grading 0.37 g/t Au and 52 metres grading 0.33 g/t Au).

Northern Dynasty is focused on developing an entire mineral district at its Pebble gold-copper-molybdenum project. Both access and infrastructure are favourable for development. Located in southwestern Alaska in a region of low rolling hills with an average elevation of only 300 metres above sea level, the district also enjoys a more favourable winter climate than much of the north-central United States. The project is situated only 132 kilometres from tidewater along a proposed road route to a year round deep-sea port on Cook Inlet. The town of Iliamna, 25 kilometres from the project, has an airport with two 1500-metre paved runways that serve 3 daily scheduled flights from Anchorage.

Northern Dynasty is a Hunter Dickinson Inc. managed company with 30.1 million shares outstanding. Hunter Dickinson Inc. companies have a strong record of success in exploring and developing large gold-copper porphyry projects, several of which have yielded exceptional returns for their shareholders.

Mark Rebagliati, P.Eng, is the Qualified Person for the Pebble Project and is supervising the quality control and quality assurance program. Logging and sampling is completed in Northern Dynasty's secure facility at Iliamna, Alaska. The NQ-size core is mechanically split and samples are transported to the SGS Mineral Services laboratory in Fairbanks for sample preparation. Sample pulps are shipped by airfreight to SGS Canada Inc., Toronto, Canada (an ISO 9002 certified laboratory) for analyses. Gold is determined by Fire Assay (FA) fusion with an Atomic Absorption Spectroscopy (AAS) finish. For results greater than 2,000 ppb gold, samples are re-analyzed by one-assay-ton FA fusion with a gravimetric finish. Copper assays are conducted with sodium peroxide fusion and Inductively Coupled Plasma-Emission Spectroscopy (ICP-ES) finish. All samples are analyzed for Cu and Mo, and 31 additional elements by aqua regia digestion ICP-ES. Northern Dynasty includes standards and duplicates in addition to the laboratory's internal quality control work.

For further details on Northern Dynasty Minerals Ltd. and its Pebble Project please visit Northern Dynasty's website at www.northerndynasty.com or contact Investor Services at 604-684-6365 or within North America at 1-800-667-2114.

ON BEHALF OF THE BOARD OF DIRECTORS

/s/ Ronald W. Thiessen

Ronald W. Thiessen
President and CEO

No regulatory authority has approved or disapproved the information contained in this news release.

This release includes certain statements that may be deemed "forward-looking statements". All statements in this release, other than statements of historical facts, that address future production, reserve potential, exploration drilling, exploitation activities and events or developments that the Company expects are forward-looking statements. Although the Company believes the expectations expressed in such forward-looking statements are based on reasonable assumptions, such statements are not guarantees of future performance and actual results or developments may differ materially from those in the forward-looking statements. Factors that could cause actual results to differ materially from those in forward-looking statements include market prices, exploitation and exploration successes, continued availability of capital and financing, and general economic, market or business conditions. Investors are cautioned that any such statements are not guarantees of future performance and that actual results or developments may differ materially from those projected in the forward-looking statements. For more information on the Company, Investors should review the Company's home jurisdiction filings that are available at www.sedar.com.

