BP PLC Form 11-K June 17, 2013
SECURITIES A

SECURITIES AND EXCHANGE COMMISSION	JΝ	١
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Washington, D.C. 20549

FORM 11-K

x ANNUAL REPORT PURSUANT TO SECTION 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For fiscal year ended December 31, 2012

OR

oTRANSITION REPORT PURSUANT TO SECTION 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the transition period from _____to _____to

Commission file number <u>1-6262</u>

A. Full title of the plan and the address of the plan, if different from that of the issuer named below:

BP EMPLOYEE SAVINGS PLAN BP CAPITAL ACCUMULATION PLAN BP PARTNERSHIP SAVINGS PLAN BP DIRECTSAVE PLAN

501 Westlake Park Boulevard Houston, Texas 77079

B. Name of issuer of the securities held pursuant to the plan and the address of its principal executive office:

BP p.l.c.

1 St. James's Square London SW1Y 4PD England

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REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

To Savings Plan Investment Oversight Committee BP Corporation North America Inc.

We have audited the accompanying statements of net assets available for benefits of the BP Employee Savings Plan, BP Capital Accumulation Plan, BP Partnership Savings Plan, and BP DirectSave Plan (collectively referred to as the Plans) as of December 31, 2012 and 2011, and each Plan's related statement of changes in net assets available for benefits for the year ended December 31, 2012. These financial statements are the responsibility of the Plans' management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. We were not engaged to perform an audit of the Plans' internal control over financial reporting. Our audits included consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Plans' internal control over financial reporting. Accordingly, we express no such opinion. An audit also includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, and evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the net assets available for benefits of the BP Employee Savings Plan, BP Capital Accumulation Plan, BP Partnership Savings Plan, and BP DirectSave Plan at December 31, 2012 and 2011, and the changes in their net assets available for benefits for the year ended December 31, 2012, in conformity with U.S. generally accepted accounting principles.

Our audits were conducted for the purpose of forming an opinion on the financial statements for each of the Plans taken as a whole. The accompanying supplemental schedules of assets (held at end of year) as of December 31, 2012 and delinquent participant contributions for the year ended December 31, 2012 are presented for purposes of additional analysis and are not a required part of the financial statements but are supplementary information required by the Department of Labor's Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974. Such information has been subjected to the auditing procedures applied in our audits of the financial statements for each of the Plans and, in our opinion, is fairly stated in all material respects in relation to the financial statements for each of the Plans taken as a whole.

/s/ Ernst & Young LLP

Houston, Texas June 17, 2013

STATEMENTS OF NET ASSETS AVAILABLE FOR BENEFITS DECEMBER 31, 2012

thousands of dollars

	BP		BP	
	Employee	BP Capital	Partnership	BP
	Savings	Accumulation	Savings	DirectSave
	Plan	Plan	Plan	Plan
	(Plan No.	(Plan No.	(Plan No.	(Plan No.
	001)	059)	051)	052)
Investment in the BP Master Trust for Employee Savings				
Plans at fair value	\$7,334,757	\$ 111,095	\$ 15,369	\$ 1,491
Notes receivable from participants	104,982	6,266	255	-
Net assets reflecting all investments at fair value	7,439,739	117,361	15,624	1,491
Adjustment from fair value to contract value for fully				
benefit-responsive investment contracts	(14,333)	(33)	(25) (12)
Net assets available for benefits	\$7,425,406	\$ 117,328	\$ 15,599	\$ 1,479

The accompanying notes are an integral part of these statements.

STATEMENTS OF NET ASSETS AVAILABLE FOR BENEFITS DECEMBER 31, 2011

thousands of dollars

	BP	BP	BP	
	Employee	Capital	Partnership	BP
	Savings	Accumulati8avings		DirectSave
	Plan	Plan Plan P		Plan
	(Plan No.	(Plan No.	(Plan No.	(Plan No.
	001)	059)	051)	052)
Investment in the BP Master Trust for Employee Savings Plans				
at fair value	\$6,876,902	\$109,550	\$ 12,835	\$ 1,600
Notes receivable from participants	100,374	7,044	326	-
Net assets reflecting all investments at fair value	6,977,276	116,594	13,161	1,600
Adjustment from fair value to contract value for fully				
benefit-responsive investment contracts	(9,505)	(20)	(15	(8)
Net assets available for benefits	\$6,967,771	\$116,574	\$ 13,146	\$ 1,592

The accompanying notes are an integral part of these statements.

STATEMENTS OF CHANGES IN NET ASSETS AVAILABLE FOR BENEFITS YEAR ENDED DECEMBER 31,2012

thousands of dollars

Employee Accumulation Partnership DirectSav Savings Plan Plan Savings Plan Plan	re
Sayings Plan Plan Sayings Plan Plan	
Savings Fian Fian Savings Fian Fian	
(Plan No. (Plan No. (Plan No. (Plan No.	
001) 059) 051) 052)	
Additions of assets attributed to:	
Participant contributions \$316,748 \$3,183 \$1,849 \$-	
Company contributions 201,004 1,924 625 -	
Rollover contributions 49,356 105 239 18	
Interest on notes receivable 4,600 259 13 -	
Net investment gain – BP Master Trust for	
Employee Savings Plans 546,805 7,749 1,165 77	
Total additions 1,118,513 13,220 3,891 95	
Deductions of assets attributed to:	
Distributions to participants 670,202 12,458 1,435 201	
Administrative expenses 218 8 3 7	
Total deductions 670,420 12,466 1,438 208	
Net increase (decrease) in net assets during the	
year before transfers 448,093 754 2,453 (113)
Transfer from BP Solar and Wind Employee	
Savings Plan 9,542	
Net assets available for benefits:	
Beginning of year 6,967,771 116,574 13,146 1,592	
End of year \$7,425,406 \$117,328 \$15,599 \$1,479	

The accompanying notes are an integral part of these statements.

NOTES TO FINANCIAL STATEMENTS

1. <u>DESCRIPTION OF PLANS</u>

The accompanying financial statements comprise the employee savings plans of BP Corporation North America Inc. (the "Company") that participate in the BP Master Trust for Employee Savings Plans (the "Master Trust"). The Company is an indirect wholly owned subsidiary of BP p.l.c. ("BP").

The following description of the BP Employee Savings Plan, the BP Capital Accumulation Plan, the BP Partnership Savings Plan and the BP DirectSave Plan (the "Plans") provides only general information. Participants should refer to the applicable Plan document, summary plan description and investment option guide for more complete information. The Plans are subject to and comply with the provisions of the Employee Retirement Income Security Act of 1974 ("ERISA").

The purpose of the Plans is to encourage eligible employees to regularly save part of their earnings and to assist them in accumulating additional financial security for their retirement. The Plans provide that both participant contributions and Company matching contributions be held in a trust by an independent trustee for the benefit of participating employees. All plan assets are held in the Master Trust. The trustee of the Master Trust is State Street Bank and Trust Company ("State Street").

Fidelity Investments Institutional Services Company, Inc. is the recordkeeper for the Plans. The Company is the Plan sponsor and the Company's Director, Retirement Plans, Western Hemisphere is the Plan Administrator for the Plans.

General

BP Employee Savings Plan

The BP Employee Savings Plan ("ESP") was established on July 1, 1955. Generally, an employee of the Company or a participating affiliate is eligible to participate in ESP immediately upon the date of hire, as long as that employee is not eligible to participate in a separate Company-sponsored defined contribution plan. Employees who are represented by a labor organization that has bargained for and agreed to the provisions of ESP are also eligible.

Under ESP, participating employees may contribute up to 80 percent of their qualified pay on a pre-tax, after-tax and/or Roth 401(k) basis, subject to Internal Revenue Service ("IRS") limits. Participants who attain the age of 50 before the end of the applicable plan year are eligible to make additional elective deferrals (catch-up contributions), subject to IRS limits. A specified portion of the employee contribution, up to a maximum of 7 percent of compensation, as defined, is matched each pay period by the Company. Participants are permitted to rollover amounts into ESP representing distributions from other qualified plans.

The Plan includes an auto-enrollment provision whereby all eligible new hires and rehires are automatically enrolled in the Plan unless they affirmatively elect not to participate. Automatically enrolled participants have their pre-tax deferral rate set at 7 percent of eligible compensation and their contributions invested in a target date fund nearest the employee's retirement date (assumed to be at age 65).

1. <u>DESCRIPTION OF THE PLANS (continued)</u>

Effective January 1, 2012, participants may convert eligible assets into Roth 401(k) accounts within the Plan. The amount eligible for conversion is the amount eligible for immediate distribution under the Plan rules and eligible for rollover into an IRA.

Effective October 1, 2012, active employees of BP Wind Energy North America Inc. transferred participation from BP Solar and Wind Employee Savings Plan ("BP Solar Plan") to ESP. As a result, assets totaling \$9.5 million were transferred from the BP Solar Plan to ESP.

The benefit to which a participant is entitled is the benefit that can be provided by the participant's vested account balance. Participants are immediately and fully vested in their participant contribution accounts. Full vesting in Company matching contribution accounts occurs with three years of vesting service. At December 31, 2012 and 2011, forfeited non-vested accounts totaled \$181,042 and \$219,765, respectively. The plan may use forfeitures to reduce future Company matching contributions or to pay plan expenses.

BP Capital Accumulation Plan

The BP Capital Accumulation Plan ("CAP") was established on July 1, 1988. Employees of the Company and its subsidiaries who are represented employees at the Carson, California refinery are eligible to participate in CAP. The plan was frozen to new participants effective January 1, 2002. On June 1, 2013, the Company divested the southern part of its U.S. West Coast fuels value chain which included the Carson refinery. As a result, there are currently no active employees in this plan.

Under CAP, participants may contribute up to 27 percent of their base pay, subject to IRS limits. Participants who attain the age of 50 before the end of the applicable plan year are eligible to make additional elective deferrals (catch-up contributions), subject to IRS limits. Participants' pre-tax contributions, up to a maximum of 5 percent of eligible compensation, are matched each pay period by the Company at 160 percent. Participants are permitted to rollover amounts into CAP from other qualified plans.

All contributions and earnings are immediately vested and non-forfeitable. The benefit to which a participant is entitled is the benefit that can be provided by the participant's account balance.

BP Partnership Savings Plan

The BP Partnership Savings Plan ("PSP") was established on April 1, 1988. Certain salaried employees of the Company who are associated with the Company's retail operations and employees of Americas Business Service Center are eligible to participate in PSP immediately upon the date of hire.

Under PSP, participating employees may contribute up to 80 percent of their qualified pay on a pre-tax, after-tax and/or Roth 401(k) basis, subject to IRS limits. Participants who attain the age of 50 before the end of the applicable plan year are eligible to make additional elective deferrals (catch-up contributions), subject to IRS limits.

1. DESCRIPTION OF THE PLANS (continued)

A specified portion of the employee contribution, up to a maximum of 3 percent of compensation, as defined, is matched each pay period by the Company. Participants are permitted to rollover amounts into PSP from other qualified plans.

The Plan includes an auto-enrollment provision whereby all eligible new hires and rehires are automatically enrolled in the Plan unless they affirmatively elect not to participate. Automatically enrolled participants have their pre-tax deferral rate set at 3 percent of eligible compensation and their contributions invested in a target date fund nearest the employee's retirement date (assumed to be at age 65).

Effective January 1, 2012, participants may convert eligible assets into Roth 401(k) accounts within the Plan. The amount eligible for conversion is the amount eligible for immediate distribution under the Plan rules and eligible for rollover into an IRA.

The benefit to which a participant is entitled is the benefit that can be provided by the participant's vested account balance. Participants are immediately and fully vested in their participant contribution accounts. Full vesting in Company matching contribution accounts occurs with three years of vesting service. At December 31, 2012 and 2011, forfeited non-vested accounts totaled \$1,712 and \$1,140, respectively. The plan may use forfeitures to reduce future Company matching contributions or to pay plan expenses.

BP DirectSave Plan

The BP DirectSave Plan ("DSP") was established on April 1, 1988. Employees of the Company and its subsidiaries who are hourly employees at Company-operated retail locations, plane fueling or fuel system operations are eligible to participate in the Plan after the completion of six months of service and the attainment of age 21. Currently there are no active employees participating in the Plan.

Under DSP, participating employees may contribute up to 80 percent of their qualified pay on a pre-tax, after-tax and/or Roth 401(k) basis, subject to IRS limits. Participants who attain the age of 50 before the end of the applicable year are eligible to make additional elective deferrals (catch-up contributions), subject to IRS limits. Except for eligible employees of Air BP, the Company makes matching contributions to the participant's account equal to \$0.50 for each \$1.00 of employee contributions up to 4 percent of eligible compensation each pay period. Participants are permitted to rollover amounts into DSP representing distributions from other qualified plans.

The benefit to which a participant is entitled is the benefit that can be provided by the participant's vested account balance. Participants are immediately and fully vested in their participant contribution accounts. Vesting in Company matching contribution accounts occurs at 25% after two years of vesting service and 100% after three years of vesting service. At December 31, 2012 and 2011, forfeited non-vested accounts totaled \$235,368 and \$228,507, respectively. The plan may use forfeitures to reduce future Company matching contributions or to pay plan expenses.

1. DESCRIPTION OF THE PLANS (continued)

Effective January 1, 2012, a participant may convert eligible assets into Roth amounts within the Plan. The amount eligible for conversion is the amount eligible for immediate distribution under the Plan rules and eligible for rollover into an IRA.

Investment Options

Investment options offered under the Plans include target date funds, equity and fixed-income index funds, a short-term investment fund, a stable value fund (Income Fund) and the BP Stock Fund. Participants may change the percentage they contribute and the investment direction of their contributions daily. Company contributions are made in the form of cash contributions and are invested in funds selected by participants.

Participants may elect to sell any portion of their investment fund(s) and reinvest the proceeds in one or more of the other available investment alternatives. Except where the fund provider, the recordkeeper, or the plan has restrictions or takes discretionary action responsive to frequent trading or market timing concerns, there are no restrictions on the number of transactions a participant may authorize during the year.

Administrative Expenses/Fund Management Fees

Except for fees related to the administration of participant loans and overnight delivery charges that are deducted from the applicable participant's account, all reasonable and necessary administrative expenses are paid out of the Master Trust or paid by the Company. Generally, fees and expenses related to investment management of each investment option are paid out of the respective funds. As a result, the returns on those investments are net of the investment management fees and expenses and certain other brokerage commissions, fees and administration expenses incurred in connection with those investment options.

Payment of Benefits

Participants may elect to receive in-service withdrawals subject to various restrictions as described in the applicable Plan document. Upon termination of employment, subject to a minimum account balance, a participant may elect to receive his or her vested account balance in a lump-sum payment or in annual installments. A participant may also elect to defer receipt of his or her vested account balance, partially or wholly, to a later date.

Notes Receivable from Participants

Except for DSP, participants are eligible to borrow from their account balances in the Plans. Loans are made in the form of cash and the amount may not exceed the lesser of 50 percent of the market value of the total vested participant's account or \$50,000 less the participant's highest loan balance outstanding during the preceding 12 months. Interest rates charged on unpaid balances are fixed for the duration of the loan. For ESP and PSP, the interest rate charged is one percent plus the prime rate as reported by The Wall Street Journal on the last business day of the calendar quarter immediately preceding the calendar quarter in which the participant applies for the loan. For CAP, the interest rate charged is the prime rate as reported by The Wall Street Journal on the last business day of the month immediately preceding the month in which the participant applies for the loan. Repayment of loan principal and interest is generally made by payroll deductions which are credited to the participant's account.

NOTES TO FINANCIAL STATEMENTS (continued)

1. <u>DESCRIPTION OF THE PLANS (continued)</u>

Plan Termination

The Company reserves the right to amend or terminate the Plans at any time. In the event of a plan termination, participants will become 100 percent vested in their Company matching contribution accounts.

2. <u>SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES</u>

Basis of Accounting. The financial statements of the Plans are prepared under the accrual method of accounting in accordance with U.S. generally accepted accounting principles ("U.S. GAAP").

Use of Estimates. The preparation of financial statements in conformity with U.S. GAAP requires management to make estimates that affect the amounts reported in the financial statements and accompanying notes. Actual results may differ from those estimates.

Payment of Benefits. Benefits are recorded when paid.

Investment Valuation. All investment assets held by the Master Trust are stated at fair value. Further information regarding the techniques used to measure the fair value of investment assets held by the Master Trust is detailed in Note 7 (Fair Value Measurements).

In connection with the stable value fund (Income Fund), the Master Trust invests in fully benefit-responsive synthetic guaranteed investment contracts ("synthetic GICs"). See Note 6. These investment contracts are recorded at fair value; however, since these contracts are fully benefit-responsive an adjustment is reflected in the statements of net assets available for benefits to present these investments at contract value. Contract value is the relevant measurement attributable to fully benefit-responsive investment contracts, as contract value is the amount participants would receive if they were to initiate permitted transactions under the terms of the Plans.

Notes Receivable from Participants. Notes receivable from participants represent participant loans that are recorded at their unpaid principal balance plus any accrued but unpaid interest. Interest income on notes receivable from participants is recorded when it is earned. Related fees are recorded as administrative expenses and are expensed when they are incurred. No allowance for credit losses has been recorded as of December 31, 2012 or 2011. If a participant ceases to make loan repayments and the Plan Administrator deems the participant loan to be a distribution, the participant loan balance is reduced and a benefit payment is recorded.

2. <u>SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)</u>

New Accounting Pronouncement. In May 2011, the Financial Accounting Standards Board ("FASB") issued Accounting Standards Update ("ASU") No. 2011-04, Fair Value Measurements and Disclosures (Topic 820): Amendments to Achieve Common Fair Value Measurement and Disclosure Requirements in U.S. GAAP and IFRS. The update changes the wording used to describe many of the requirements in U.S. GAAP for measuring fair value and for disclosing information about the application of existing fair value measurements. Other amendments change a particular principle or requirement for measuring fair value or for disclosing information about fair value measurements. The amendments are effective for the Plans' 2012 annual financial statements. The adoption of these amendments did not impact the financial statements.

3. <u>INCOME TAX STATUS</u>

The Plans have received determination letters from the IRS (dated as shown below) stating that the Plans are qualified under Section 401(a) of the Internal Revenue Code ("IRC") and, therefore, the related trust is exempt from taxation.

Plan Date ESP May 28, 2013 CAP January 24, 2012 PSP May 25, 2011 DSP May 16, 2011

The Plans have been amended since the most recent determination letters. Once qualified, the Plans are required to operate in conformity with the IRC in order to maintain their qualification. The Plan Administrator believes the Plans are being operated in compliance with the applicable requirements of the IRC and therefore, believes the Plans, as amended and/or restated, are qualified and the related trust is tax-exempt.

U.S. GAAP requires plan management to evaluate tax positions taken by the Plans. The financial statement effects of a tax position are recognized when the position is more likely than not, based on the technical merits, to be sustained upon examination by the IRS. Plan management has analyzed the tax positions taken by the Plans and has concluded that as of December 31, 2012, there are no uncertain positions taken or expected to be taken. The Plans have recognized no interest or penalties related to uncertain tax positions. The Plans are subject to audits by the IRS. The IRS is currently performing an audit of ESP for the 2009, 2010 and 2011 plan years. Management believes it is no longer subject to income tax examinations for years prior to 2009.

4. <u>CONTINGENCIES</u>

In 2011, a lawsuit was brought in the United States District Court for the Southern District of Texas against BP and various alleged Plan fiduciaries. The lawsuit was purportedly brought on behalf of the Plans and those plan participants who incurred a loss in the BP Stock Fund at any time from January 16, 2007 through June 24, 2010, inclusive (the "Class Period"). The suit alleges that the defendants breached their duties to the plaintiffs and the Plans in violation of ERISA fiduciary rules by continuing to offer, hold and acquire units of the BP Stock Fund during the Class Period. After the court granted BP's motion to dismiss the lawsuit in its entirety in 2012, the plaintiffs filed an appeal to the Fifth Circuit, where the parties are now briefing the court on their respective positions. Due to the uncertainty surrounding the litigation, BP cannot reasonably estimate the financial impact to the Plans, if any, at this time.

5. RISKS AND UNCERTAINTIES

Investment securities held in the Master Trust are exposed to various risks such as interest rate, market and credit risks. Due to the level of risk associated with certain investment securities, it is at least reasonably possible that changes in the values of investment securities will occur in the near term and that such changes could materially affect participants' account balances and the amounts reported in the statements of net assets available for benefits.

6. MASTER TRUST

The purpose of the Master Trust is the collective investment of assets of participating plans. Participating plans include ESP, CAP, PSP, DSP and the BP Employee Savings Plan of Puerto Rico ("Puerto Rico Plan"). Each participating plan's interest in the Master Trust is based on account balances of the participants and their elected investment options. The Master Trust assets are allocated among the participating plans by assigning to each plan those transactions (primarily contributions, benefit payments and plan-specific expenses) that can be specifically identified and by allocating among all plans, in proportion to the fair value of the assets assigned to each plan, income and expenses resulting from the collective investment of the assets of the Master Trust.

Investment income and administrative expenses related to the Master Trust are allocated to the individual plans on a daily basis based on each participant's account balance within each investment fund option.

11

6. MASTER TRUST (continued)

Synthetic Guaranteed Investment Contracts. In connection with the stable value fund (Income Fund) investment option, the Master Trust enters into synthetic GICs. The Master Trust's interest in the contracts represents the maximum potential credit loss from concentrations of credit risk associated with its investment.

The synthetic GICs provide for the payment of a stated interest rate for a specified period of time. The underlying assets are owned by the Master Trust. Under the contracts, investment gains and losses on the underlying assets are not reflected immediately in net assets. Rather, the gains and losses are amortized, usually over time to maturity or the duration of the underlying investments, through adjustments to future interest crediting rates. These adjustments generally result in contract value, over time, converging with the market value of the underlying assets. Factors affecting future interest crediting rates include the current yield, duration and the existing difference between market and contract value of the underlying assets. Interest crediting rates, which cannot be less than zero percent, are generally reset monthly. The issuers of the synthetic GICs guarantee that all qualified participant withdrawals occur at contract value subject to certain limitations described below.

The average yield earned on synthetic GICs and the associated short term investment fund, as of December 31, 2012 and 2011, based on the interest rate credited to participants, was 1.78 percent and 1.67 percent, respectively. The average yield earned on synthetic GICs and the associated short term investment fund as of December 31, 2012 and 2011, based on actual earnings, was .78 percent and 1.13 percent, respectively.

Certain events may limit the ability of the Plan to transact at contract value with an issuer. Such events include (i) amendments to Plan documents or the Plans' administration (including complete or partial plan termination or merger with another plan); (ii) changes to the Plans' prohibition on competing investment options or deletion of equity wash provisions; (iii) the failure of the Plans or the Master Trust to qualify for exemption from federal income taxes or any required prohibited transaction exemption under ERISA; (iv) bankruptcy of the Plan sponsor or other plan sponsor event (for example, divestitures or spin-offs of a subsidiary) that cause a significant withdrawal from the Plans; and (v) the delivery of any communication to plan participants designed to influence a participant's behavior in the investment option. At this time, the Plan sponsor does not believe that the occurrence of any such event, which would limit the Plans' ability to transact at contract value with participants, is probable.

Contract termination occurs whenever the contract value or market value of the underlying assets reaches zero or upon certain events of default. If the contract terminates due to a synthetic GIC issuer default or if the market value of the underlying portfolio reaches zero, the synthetic GIC issuer will generally be required to pay any excess contract value at the date of termination. If the Plans default in their obligation under the agreements and the default is not cured within the time permitted, the Plans will receive the market value as of the date of termination. Contract termination also may occur by either party upon election and notice.

6. MASTER TRUST (continued)

Plans' Interest in Master Trust. As of December 31, 2012 and 2011, the Plans' percentage interest in the Master Trust was as follows:

	December 31			
	2012	2011		
ESP	98.277	% 98.221	%	
CAP	1.491	1.567		
PSP	.206	.183		
DSP	.020	.023		
Puerto Rico Plan	.006	.006		

100.000% 100.000%

The Plans do not have an undivided interest in the investments held in the Master Trust since each plan's interest is based on the account balances of the participants and their elected investment options. Each plan's beneficial interest in the underlying investment options does not vary significantly from each plan's beneficial interest in the total net assets of the Master Trust.

6. MASTER TRUST (continued)

The net assets of the Master Trust as of December 31, 2012 and 2011, and changes in net assets of the Master Trust for the year ended December 31, 2012, are as follows:

NET ASSETS

thousands of dollars

	December 31,	
	2012	2011
Investments at fair value:		
BP ADS	\$1,613,378	\$1,667,452
Common/collective trust funds	4,578,506	3,990,516
Money market and short-term investment funds	809,575	886,187
Synthetic guaranteed investment contracts:		
Wrap contracts	126	41
Common/Partnership LLC trust funds	334,884	328,772
Common/collective trust funds	56,651	54,456
US Treasury notes	18,208	22,907
Corporate bonds	63,596	52,360
Total investments, at fair value	7,474,924	7,002,691
Cash	242	196
Receivables:		
Dividends and interest	636	827
Securities sold	1,665	511
Total assets	7,477,467	7,004,225
Accounts payable:		
Securities purchased	5,198	1,061
Pending Transactions	6,900	-
Accrued fees	2,198	1,829
Total liabilities	14,296	2,890
Net assets reflecting investments at fair value	7,463,171	7,001,335
Adjustment from fair value to contract value for fully benefit-responsive investment		
contracts	(14,403)	(9,548)
Net assets	\$7,448,768	\$6,991,787
14		

NOTES TO FINANCIAL STATEMENTS (continued)

6. MASTER TRUST (continued)

15

CHANGES IN NET ASSETS FOR THE YEAR ENDED DECEMBER 31, 2012 thousands of dollars

Additions of assets attributed to:	
Transfer of assets from participating plans:	
Participant contributions	\$321,799
Rollover contributions	49,698
Company contributions	203,572
Repayments of notes receivable and interest from participants	52,336
Transfer of assets from BP Solar and Wind Savings Employee Savings Plan	9,354
Net realized and unrealized appreciation in fair value of investments:	
Common/collective trust funds	509,504
Interest and dividends	87,864
Total additions	1,234,127
Deductions of assets attributed to:	
Transfer of assets to participating plans:	
Distributions to participants	680,253
Notes receivable from participants	55,121
Administrative expenses	236
Net realized and unrealized depreciation in fair value of investments:	
BP ADS	37,102
Fund management fees	4,434
Total deductions	777,146
Net increase in assets during the year	456,981
Net assets:	
Beginning of year	6,991,787
End of year	\$7,448,768

NOTES TO FINANCIAL STATEMENTS (continued)

7. <u>FAIR VALUE MEASUREMENTS</u>

ASC Topic 820, Fair Value Measurements and Disclosures, establishes a framework for measuring fair value. That framework provides a fair value hierarchy that prioritizes the inputs to valuation techniques used to measure fair value. Inputs broadly refer to the assumptions that market participants use to make pricing decisions, including assumptions about risk. The hierarchy gives the highest priority to unadjusted quoted prices in active markets for identical assets or liabilities (Level 1 measurements) and the lowest priority to unobservable inputs (Level 3 measurements). The three levels of the fair value hierarchy are described below.

Level 1 inputs are observable inputs that reflect unadjusted quoted prices for identical assets or liabilities in active markets as of the reporting date. Active markets are those in which transactions for the asset or liability occur in sufficient frequency and volume to provide pricing information on an ongoing basis.

Level 2 inputs are observable market-based inputs or unobservable inputs that are corroborated by market data. These are inputs other than quoted prices in active markets included within Level 1, which are either directly or indirectly observable at the reporting date.

Level 3 inputs are unobservable inputs that are not corroborated by market data, and may be used with internally developed methodologies that result in management's best estimate of fair value.

In measuring fair value, the Plans and the Master Trust use valuation techniques that maximize the use of observable inputs. The valuation techniques used by the Plans or Master Trust are summarized as follows:

BP ADS. BP American Depository Shares ("BP ADS") are valued at the quoted closing price reported by the New York Stock Exchange.

Common/Collective Trust Funds. Common/collective trust funds are valued using the NAV provided by the administrator of the fund. The NAV is based on the value of the underlying assets owned by the fund, minus its liabilities and then divided by the number of shares outstanding.

Money Market and Short-term Investment Funds. Money market and short-term investment funds are valued using the NAV provided by the administrator of the fund. The NAV is based on the value of the underlying assets owned by the fund, minus its liabilities and then divided by the number of shares outstanding.

Wrap Contracts. The fair value of wrap contracts is determined using the replacement cost method, which incorporates the difference between current market level rates for contract-level wrap fees and the actual wrap fee discounted by the prevailing interpolated swap rate as of period-end.

Corporate Bonds and Government Obligations. Corporate bonds and government obligations are valued at the bid price or the average of the bid and ask price on the last business day of the year from published sources where available and, if not available, from other sources considered reliable.

7. FAIR VALUE MEASUREMENTS (continued)

Common/Partnership LLC Trust Funds. Common/Partnership LLC Trust Funds are valued based on contributed capital to the partnership. The market value of the partner's investment is provided by the administrator of the Fund and is based on the value of the fund's underlying assets, minus liabilities, multiplied by the partner's percentage ownership of the fund as determined by contributed capital.

The preceding methods described may produce a fair value calculation that may not be indicative of net realizable value or reflective of future fair values. Furthermore, although the Plan believes its valuation methods are appropriate and consistent with other market participants, the use of different methodologies or assumptions to determine the fair value of certain financial instruments could result in a different fair value measurement at the reporting date.

The following table presents, by level within the fair value hierarchy, the fair value of the investments held by the Master Trust as of December 31, 2012 (in thousands):

Prices in

	Active Markets for Identical Assets (Level 1)	Observable (Level 2)	observable evel 3)	Total
BP ADS	\$1,613,378	\$-	\$ -	\$1,613,378
Common/collective trust funds:				
U.S. equity funds (a):				
Large cap	-	1,059,099	-	1,059,099
Small cap	-	372,218	-	372,218
Non-U.S. equity funds (a)	-	349,151	-	349,151
U.S. bond funds (b)	-	613,821	-	613,821
Non-U.S. bond funds (c)	-	48,403	-	48,403
Target date funds (d)	-	2,135,814	-	2,135,814
Money market and short-term investment funds (e)	234,573	575,002	-	809,575
Synthetic guaranteed investment contracts:				
Wrap contract	-	-	126	126
Common/Partnership LLC trust funds:				
U.S. fixed income (f)	-	334,884	-	334,884
Common/collective trust funds:				
U.S. fixed income (f)	-	56,651	-	56,651
U.S. Treasury notes	-	18,208	-	18,208
Corporate bonds	-	63,596	-	63,596
Total	\$1,847,951	\$5,626,847	\$ 126	\$7,474,924

7. FAIR VALUE MEASUREMENTS (continued)

18

The following table presents, by level within the fair value hierarchy, the fair value of the investments held by the Master Trust as of December 31, 2011 (in thousands):

	Prices in Active Markets for Identical Assets (Level 1)	Observable (Level 2)	observable vel 3)	Total
BP ADS	\$1,667,452	\$-	\$ -	\$1,667,452
Common/collective trust funds:				
U.S. equity funds (a):				
Large cap	-	901,938	-	901,938
Small cap	-	338,552	-	338,552
Non-U.S. equity funds (a)	-	292,242	-	292,242
U.S. bond funds (b)	-	526,900	-	526,900
Non-U.S. bond funds (c)	-	51,562	-	51,562
Target date funds (d)	-	1,879,322	-	1,879,322
Money market and short-term investment funds (e)	240,874	645,313	-	886,187
Synthetic guaranteed investment contracts:				
Wrap contract	-	-	41	41
Common/Partnership LLC trust funds:				
U.S. fixed income (f)	-	328,772	-	328,772
Common/collective trust funds:				
U.S. fixed income (f)	-	54,456	-	54,456
U.S. Treasury notes	-	22,907	-	22,907
Corporate bonds	-	52,360	-	52,360
Total	\$1,908,326	\$5,094,324	\$ 41	\$7,002,691

Equity common/collective trust funds seek to maintain portfolio diversification and approximate the risk and return characterized by certain equity indices. Under normal circumstances, redemptions for participant activity may be made daily with no notice period required. Plan sponsor-initiated activity may require prior written notice of 3 to 15 days.

U.S. bond funds seek to maintain an overall diversified portfolio whose investment return matches the performance (b) of certain bond indices. Under normal circumstances, redemptions for participant activity may be made daily with no notice period required. Plan sponsor-initiated activity may require prior written notice of 15 days.

7. FAIR VALUE MEASUREMENTS (continued)

- Non-U.S. bond fund seeks to provide investment returns of a diversified portfolio of international government bonds and match the performance of an index. Under normal circumstances, redemptions for participant activity may be made daily with no notice period required. Plan sponsor-initiated activity may require prior written notice of 15 days.
 - Target date funds are pre-mixed portfolios of diversified assets (stocks, bonds and other investments). They are designed for participants who expect to retire in or close to the target year stated in each option's name. With the exception of the Target Date Retirement Fund, over time, the portfolio mix of each fund will gradually shift to
- (d) in the Target Date Retirement Fund, which is designed to provide those participants who are withdrawing money from the Plan with an appropriate blend of growth, income, and inflation protection. Under normal circumstances, redemptions for participant activity may be made daily with no notice period required. Plan sponsor-initiated activity may require prior written notice of 3 days.
- Money market and short-term investment funds invest in short-term fixed-income securities and other securities with debt-like characteristics emphasizing short-term maturities and high quality. Under normal circumstances, there are no redemption restrictions; redemptions can be made daily with no notice period required. Plan sponsor-initiated activity may require 15 days prior written notice for the short-term investment fund. The U.S. fixed income funds seek to provide regular, predictable U.S. dollar interest income, through the investment in a diversified portfolio of U.S. Treasury and other government securities, corporate, mortgage and
- asset-backed securities and other fixed securities. Under normal circumstances, redemptions for participant activity may be made daily with no notice period required. Plan sponsor-initiated activity may require prior written notice of 5 to 10 days. Additional conditions may apply if redemption is requested for 10% or more of the net asset value of the fund.

The above provides a general description of the investments. Participants should refer to the investment options guide for information on the investment objectives and strategy of each investment option.

The following table presents the changes in the financial assets included in Level 3 for the years ended December 31, 2012 (in thousands):

Balance at beginning of year \$41 Unrealized gain (loss) 85

Balance at end of year \$126

8. <u>RELATED PARTY TRANSACTIONS</u>

Certain of the Master Trust investments are managed by the investment division of State Street and by Fidelity Management and Research Company, an affiliate of the Plans' recordkeeper. The BP Stock Fund holds investments in BP ADS. Purchases and sales of BP ADS during 2012 amounted to \$439 million and \$457 million, respectively. These transactions qualify as exempt party-in-interest transactions under ERISA.

9. RECONCILIATION OF FINANCIAL STATEMENTS TO FORM 5500

The following is a reconciliation of the Plans' net assets available for benefits per the financial statements to the Form 5500 (in thousands):

	ESP	CAP	PSP	DSP
December 31, 2012 Net assets available for benefits as stated in the financial statements Adjustment from contract value to fair value for fully benefit-responsive	\$7,425,406	\$117,328	\$15,599	\$1,479
investment contracts	14,333	33	25	12
Net assets available for benefits as stated in the Form 5500	\$7,439,739	\$117,361	\$15,624	\$1,491
	ESP	CAP	PSP	DSP
December 31, 2011 Net assets available for benefits as stated in the financial statements Adjustment from contract value to fair value for fully	\$6,967,771	\$116,574	\$13,146	\$1,592
benefit-responsive investment contracts	9,505	20	15	8
Net assets available for benefits as stated in the Form 5500	\$6,977,276	\$116,594	\$13,161	\$1,600
20				

9. RECONCILIATION OF FINANCIAL STATEMENTS TO FORM 5500 (continued)

The following is a reconciliation of the Plans' net increase (decrease) in net assets before transfers per the financial statements to the net income (loss) per the Form 5500 (in thousands):

	ESP	CAP	PSP	DSP
Year End December 31, 2012				
Net increase (decrease) in net assets before transfers per the financial statements	\$448,093	\$754	\$2,453	\$(113)
Adjustment from contract value to fair value for fully benefit-responsive				
investment contracts at December 31, 2012	14,333	33	25	12
Adjustment from contract value to fair value for fully benefit-responsive				
investment contracts at December 31, 2011	(9,505)	(20)	(15	(8)
Net income (loss) per the Form 5500	\$452,921	\$767	\$2,463	\$(109)

The accompanying financial statements present fully benefit-responsive contracts at contract value. The Form 5500 requires fully benefit-responsive investment contracts to be reported at fair value. Therefore, the adjustment from contract value to fair value for fully benefit-responsive investment contracts represents a reconciling item. 21

2002-51:

Schedule H Line 4a – Schedule of Delinquent Participant Contributions

December 31, 2012

BP Employee Savings Plan (Plan No.001)

Participant Contributions Transferred Late to Plan:	Total that Constitute Nonexempt Prohibited Transactions:	Total Fully Corrected Under VFCP and
Late to I fair.		PTE

Check Here if

Late	Contributions	Contributions
Participant	Contributions Contributions Not Outside Corrected;	Pending
Loan	Outside	Correction in
Repayments	VFCP:	VFCP:
are Included:		

\$- \$16,478.86 \mathbf{X}

Schedule H, Line 4i – Schedule of Assets (Held at End of Year)

December 31, 2012

Description of Investment Including Maturity Date,

Identity of Issue,

Borrower, Lessor, Similar Party Rate of Interest, Collateral,

Current Cost Value

Par, Maturity

Value

BP Employee Savings Plan

(Plan No.001)

* Participant loans 3.25% - 10.50 % N/A \$104,982,478

BP Capital Accumulation Plan

(Plan No. 059)

* Participant loans 3.25% - 9.50 % N/A \$6,266,243

BP Partnership Savings Plan

(Plan No. 051)

* Participant loans 4.25% - 9.25 % N/A \$255,235

* Indicates party-in-interest

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SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, the trustees (or other persons who administer the respective employee benefit plans) have duly caused this annual report to be signed on their behalf by the undersigned hereunto duly authorized.

BP EMPLOYEE SAVINGS PLAN

By Plan Administrator

Date: June 17, 2013 /s/ Clifford E. York

Clifford E. York

Director, Retirement Plans Western Hemisphere

BP Corporation North America Inc.

BP CAPITAL ACCUMULATION PLAN

By Plan Administrator

Date: June 17, 2013 /s/ Clifford E. York

Clifford E. York

Director, Retirement Plans Western Hemisphere

BP Corporation North America Inc.

BP PARTNERSHIP SAVINGS PLAN

By Plan Administrator

Date: June 17, 2013 /s/ Clifford E. York

Clifford E. York

Director, Retirement Plans Western Hemisphere

BP Corporation North America Inc.

BP DIRECTSAVE PLAN

By Plan Administrator

Date: June 17, 2013 /s/ Clifford E. York

Clifford E. York

Director, Retirement Plans Western Hemisphere

BP Corporation North America Inc.

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BP SELECTED EMPLOYEE SAVINGS PLANS

EXHIBITS

Exhibit No. Description

23(a)	Consent of Independent Registered Public Accounting Firm
<u>23(b)</u>	Consent of Independent Registered Public Accounting Firm
<u>23(c)</u>	Consent of Independent Registered Public Accounting Firm
23(d)	Consent of Independent Registered Public Accounting Firm