FORM 6-K

UNITED STATES 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 May 2011

Commission File Number: 1-32575

Royal Dutch Shell plc

(Exact name of registrant as specified in its charter)

England and Wales

(Jurisdiction of incorporation or organization)

30, Carel van Bylandtlaan, 2596 HR The Hague

The Netherlands Tel No: (011 31 70) 377 9111

(Address of principal executive officers)

Indicate by check mark whether the registrant files or will file annual reports under cover of Form 20-F or Form 40-F.

Form 20-F ☑ Form 40-F o							
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 o No ☑							
f "Yes" is marked, indicate below the file number assigned to the registrant in connection with Rule 12g3-2(b):82							







Annual General Meeting Admittance Card

The Annual General Meeting of Royal Dutch Shell plc will be held at Circustheater,
Circusstraat 4, The Hague, The Netherlands at 11.00 am (Dutch time) on Tuesday
May 17, 2011, with an audio-visual link to a satellite meeting place at The Barbica
Centre, Silk Street, London, EC2Y 8DS, United Kingdom at 10.00 am (UK time).

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Attendance at the meeting
If you wish to attend the Annual General
Meeting (AGM) in either The Hague or London,
please bring this Admittance Card with you and
keep it with you throughout the meeting. More
information about attendance at the meeting is
given in the Notice of Meeting.

Voting arrangements
It is intended that all the resolutions voted upon at the meeting will be subject to a poll frother than a show of hands! which means that a shrenbolder has one vote for every share held. The voting procedure will be explained at the meeting.

Appointment of a proxy
You can appoint someone (called a proxy) to
attend, speak and vate on your behalt. The praxy
need not be a shareholder of the Campany and
if you make such an appointment you may still
attend, speak and vate at the meeting.

If you wish to appoint a proxy, please complete the attached Proxy Form and send it in the pre-paid envelope enclosed to aur Registrar, Equinit, to be received no later than 6.00 pm (Dush time), 5.00 pm (JUK time) on Friday May 13, 2011.

Voting or appointing a proxy online You can vote your shares or appoint a proxy online by logging onto www.sharevote.co.uk. You will need your Yoting [D. Tosk ID and Shareholder Reference Number, which are shown on the attached Proxy Form. Your votes or appointment must be registered by no later than 6.00 pm (Dutch time), 5.00 pm (UK time) on Friday May 13, 2011. More information is given in the Notice of Meeting.

CREST electronic proxy appoin

CREST electronic proxy appointment service

If you are a user of the CREST system (including a CREST personal member), you may appoint one or more proxise or give an instruction to a proxy via CREST. More information is given in the Notice of Meeting.

Enquiries
If you have any questions about how to complete
the Proxy Form please telephane Equiniti on
0800 169 1679 or +44 (0) 121 415 7073.
Lines are open 9.30 am [Dutch time], 8.30 am
(UK time) to 6.30 pm [Dutch time], 5.30 pm [UK
time) Monday to Friday.

Proxy Form

Shareholder Reference Number

Task ID Voting ID

You may appoint a proxy to attend, speak and vote on your behalf at the meeting. If you wish to appoint a proxy, please read the notes overleaf and complete and return this Proxy Form so that it is received no later than 6.00 pm (Dutch time), 5.00 pm (UK time) on Friday May 13, 2011. If you appoint a proxy, you may still attend, speak and vote at the meeting.

I/We, the undersigned, hereby appoint the Chairman of the Meeting or the person named in the box below [see Note 1 overleaf] as my/aur prioxy to attend, speak and vate on my/our behalf at the AGM of Royal Dutch Shell pic [the "Company"] to be held on Tuesday May 17, 2011, and at any adjournment of that meeting, I would like my prioxy to vate on the resolutions according to the way I have completed this form.

Please mark this box if this proxy appointment is one of multiple appointments being made [see Note 4 overleaf]. Signed

Please mark with an \boxtimes in the baxes below for each resolution. If you do not complete the baxes below or do not otherwise instruct your proxy, your proxy can decide whether, and how, to vote.

	For Against Writing		For Against Writing
Adoption of Annual Report & Acc	counts 🔲 🗎	10 Gerard Kleisterlee	
Approval of Remuneration Report		11 Christine Morin-Postel	
Appointment of Linda G. Stuntz a	80 000	12 Jama Ollila	
Director of the Company		13 Jeroen van der Veer	
		1.4 Peter Voser	
eappointment of the following as a D	lirector	15 Hons Wijers	
the Company:			
		16 Re-appointment of Auditors	
Josef Ackermann		17 Remuneration of Auditors	
Malcalm Brinded		18 Authority to allot shares	
Guy Elliott		19 Disapplication of pre-emption rights	
Simon Henry		20 Authority to purchase own shares	
Charles O. Holliday		21 Authority for certain donations	
Lord Kerr of Kinlochard		and expenditure	

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Notes

Appointment of proxy
Flease strike out "the Chairman of the
Meeting" if you wish to appoint another
person, writing his or her name in the space
provided.

2 Rights of proxy

Rights of proxy
A praxy properly appointed may attend
the meeting, speak and vote an a poll or a
show of hands. A proxy need not also be a
shareholder, in the obsence of instructions
in respect of any resolution, the proxy may
vote for abstain from voting] as he or she
thinks fit on that resolution, and may vote for
abstain from voting] as he or she thinks fit on
any other business which may properly come
before the meeting.

3 Partial voting
If the proxy is being appointed in relation to
less than your full voting entitlement, please
enter in the box next to the proxy holder's
name the number of shores in relation to
which he or she is authorised to act as
your proxy. If left black, your proxy will be
doemed to be authorised in respect of your
full voting entitlement (or if this Proxy Form
has been issued in respect of a designated
account for a shareholder, the full voting
entitlement for that designated account).

Appointment of more than one proxy. To appoint more than one proxy. (an) additional Proxy Form(s) may be obtained by contracting the Registrar on 0800 169 1679 or +44 [0]121 415 7073 or you may photocopy this form. Please indicate in the bax next to the proxy holder's name the number of shares in relation to which they are subscised to part as your proxy. Please also number at shares in relation to which they authorised to act as your proxy. Please also indicate by ticking the box provided if the proxy instruction is one of multiple instruction being given. All forms must be signed and returned together to the Registrar in the pre-paid envelope provided.

Validity
The Proxy Form(s) must be signed and dated
by the appointer or appointer's attorney and
tagether with the power of attorney or other

authority, if any, under which it is signed or a notarially certified copy thereof, must reach the Registrar no later than the deadline referred to overleaf.

Where the appointor is a corporation, this Proxy Form must be under seal or under the hand of an officer or atterney duly authorised. If your Proxy Form arrives late or unsigned, it will not be valid and will not replace any earlier Proxy Form received.

6 Joint shareholders

Joint shareholders In the case of joint holders, the vate of the senior shareholder who tenders a vate, whether in person or by praxy, will be accepted to the exclusion of the vates of the other joint holders. For this purpose, senionly is determined by the order in which the rames stand in the register of members in respect of such joint holding. More information is cluster in the Notice of More information is cluster in the Notice of the No More information is given in the Notice of

7 Record date
Entitlement to attend and vote at the meeting or any adjourned meeting, and the number of votes a shareholder, or his or her proxy, or values a sharenotaer, or his or her proxy, can cast, will be determined by reference to the shareholder register at 7.00 pm (Dutch time), 6.00 pm (UK time) or friday May 13, 2011 or, if the meeting is adjourned, 7.00 pm (Dutch time), 6.00 pm (UK time) on the day two warking days preceding the date fixed for such adjourned meeting.

8 Vote withheld The "vote withheld" option is provided to the "vote withheid" open is provided to enable you to abstain on any particular resolution. However, it should be noted that a "vote withheid" is not a vote in law and will not be counted in the calculation of the proportion of the votes "for" and "against" a resolution.

Poll Card

It is intended that all the resolutions voted upon at the meeting will be subject to a poil (rather than a show of hands) which means that a shareholder, or their proxy, has one vote for every share held. Voting will be carried out using electronic handsets and full instructions will be given at the meeting, however if it is necessary to use this poll card at the meeting the Chairman will advise accordingly.

1 Adoption of Annual Report & Accounts 2 Approval of Remoneration Report 3 Approval of Remoneration Report 3 Approvalment of linds G. Swatz as a Director of the Company Re-appointment of the following as a Director of the Company: 4 Josef Ackermann 5 Moleculm Brindsed 6 Gay Elisat 7 Simon Heary 8 Charles O. Holliday 9 Load Kere of Kinischand		10 Gerord Kleisterfee 11 Christine Morin Postel 12 Jorme Office 13 Jeroen van der Veer 14 Peter Yaser 15 Hans Wijers 16 Reoppointment of Auditors 17 Remaneration of Auditors 18 Authority to allot shares 19 Disapplication of pre-emption rights 20 Authority to purchase own shares 21 Authority for certain donations and expenditure	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
Date	Signed		

ent was carbon neutral: certified carbon offset projects compensated for the CO₂ emissions. www.natureaffice.nl NL-215-452820



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.

Royal Dutch Shell plc (Registrant)

By: /s/ Michiel Brandjes

Name: Michiel Brandjes Title: Company Secretary

Date: May 12, 2011