BRITISH ENERGY PLC Form 6-K November 18, 2002

FORM 6-K

SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

Report of Foreign Issuer

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

November 18, 2002

BRITISH ENERGY PLC (Registrant's name)

3 Redwood Crescent Peel Park East Kilbride G74 5PR Scotland (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..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):

Exhibit Index

The following document (bearing the exhibit number listed below) is furnished herewith and is made a part of this Report pursuant to the General Instructions for Form 6-K:

Exhibit Description

No. 1	RNS Announcement, re: Second Price Monitoring Extn		
	dated 15 November 2002		
No. 2	RNS Announcement, re: Price Monitoring Extension		
	dated 15 November 2002		
No. 3	RNS Announcement, re: Price Monitoring Extension		
	dated 14 November 2002		
No. 4	RNS Announcement, re: Schedule 10 Notification		

dated 12 November 2002
No. 5 RNS Announcement, re: NEA EU Approval
dated 12 November 2002
No. 6 RNS Announcement, re: Schedule 10
dated 11 November 2002

Exhibit No. 1

A second Price Monitoring Extension has been activated in this security.

Exhibit No. 2

A Price Monitoring Extension has been activated in this security.

Exhibit No. 3

A Price Monitoring Extension has been activated in this security.

Exhibit No. 4

SCHEDULE 10

NOTIFICATION OF MAJOR INTERESTS IN SHARES

- Name of company. BRITISH ENERGY PLC
- Name of shareholder having a major interest. FIDELITY INTERNATIONAL LIMITED (FIL)

FIDELITY INTERNATIONAL LIMITED (FIL) AND ITS DIRECT AND INDIRECT SUBSIDIARIES INCLUDING FIDELITY INVESTMENT SERVICES LTD (FISL) AND FIDELITY PENSION MANAGEMENT (FPM), INVESTMENT MANAGERS FOR VARIOUS NON-US INVESTMENT COMPANIES AND INSTITUTIONAL CLIENTS

3. Please state whether notification indicates that it is in respect of holding of the shareholder named in 2. above or in respect of a non-beneficial interest or in the case of an individual holder if it is a holding of that person's spouse or children under the age of 18.

NON BENEFICIAL

4. Name of the registered holder(s) and, if more than one holder, the number of shares held by each of them. SEE BELOW

- 5. Number of shares/amount of stock acquired. 6. Percentage of issued class. Number of shares/amount of stock disposed. 7. 3,440,700 8. Percentage of issued class. 0.55% Class of security. 9. 44 28/43p ORDINARY SHARES Date of transaction. 10. NOT DISCLOSED 11. Date company informed. 11 NOVEMBER 2002 12. Total holding following this notification. 58,595,544 13. Total percentage holding of issued class following this notification. 9.45% 14. Any additional information. Name of contact and telephone number for queries. 15. PAUL HEWARD 01355 262201 Name and signature of authorised company official responsible for 16. making this notification. PAUL HEWARD
- Date of notification.
 12 NOVEMBER 2002

MANAGEMENT COMPANY

REGISTERED/NOMINEE NAME

CHASE NOMINEES LTD CHASE MANHATTAN BANK LONDON	FISL FISL	
CHASE NOMINEES LTD	FPM	
MSS NOMINEES LTD		
CHASE NOMINEES LTD		
CHASE MANHATTAN BANK LONDON		
HSBC CLIENT HOLDINGS NOMINEE (UK) LTD	FIL	
BANK OF NEW YORK LONDON	FIL	

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Exhibit No. 5

NUCLEAR ENERGY AGREEMENT

EUROPEAN UNION APPROVAL FOR REVISED TERMS

Further to British Energy's announcements of 16 July and 7 November 2002, the European Commission has confirmed that the amendments to the Nuclear Energy Agreement (NEA) outlined in the revised terms dated 15 July 2002 do not adversely affect the existing exemption of the NEA under Article 81(3) of the EC Treaty.

All the necessary regulatory approvals with respect to the revised terms have now been obtained and consequently litigation with respect to the NEA, which had been suspended, is now settled.

CONTACTS

Paul Heward	01355 262201	(Investor Relations)
David Wallace	01355 262574	(Media Enquiries)

Find this News Release on our web-site: www.british-energy.com

Exhibit No. 6

SCHEDULE 10

NOTIFICATION OF MAJOR INTERESTS IN SHARES

- 1. Name of company. BRITISH ENERGY PLC
- Name of shareholder having a major interest. BRANDES INVESTMENT PARTNERS (BRANDES)
- 3. Please state whether notification indicates that it is in respect of holding of the shareholder named in 2. Above or in respect of a non-beneficial interest or in the case of an individual holder if it is a holding of that person's spouse or children under the age of 18. NON BENEFICAL
- 4. Name of the registered holder(s) and, if more than one holder, the number of shares held by each of them. APPROX 340 CUSTODIAN BANKS - NO DETAILS KNOWN OF INDIVIDUAL HOLDINGS

- 5. Number of shares/amount of stock acquired.
- 6. Percentage of issued class.
- Number of shares/amount of stock disposed. NOT DISCLOSED
- Percentage of issued class. NOT DISCLOSED
- Class of security.
 44 28/43P ORDINARY SHARES/AMERICAN DEPOSITORY RECEIPTS
- 10. Date of transaction. 29 OCTOBER 2002
- 12. Total holding following this notification. 21,567,906 ORDINARY SHARES 7,792,775 AMERICAN DEPOSITORY RECEIPTS
- 13. Total percentage holding of issued class following this notification. 8.5%
- 14. Any additional information. NONE
- 15. Name of contact and telephone number for queries. PAUL HEWARD - TEL 01355 262201
- 16. Name and signature of authorised company official responsible for making this notification. PAUL HEWARD
- Date of notification.
 11 NOVEMBER 2002

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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.

Date: November 18, 2002

BRITISH ENERGY PLC

By:____Paul Heward____

Name: Paul Heward Title: Director - Investor Relations

border-top-width: 1; border-left-width: 0; border-right-width: 1; border-bottom-width: 1">3. Transaction Date (Month/Day/Year)3A. Deemed Execution Date, if any (Month/Day/Year)4. Transaction Code (Instr. 8)5. Number of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)6. Date Exercisable and Expiration Date (Month/Day/Year)7. Title and Amount of Underlying Securities (Instr. 3 and 4)8. Price of Derivative Security (Instr. 5)9. Number of Derivative Securities Beneficially Owned Following Reported Transaction(s) (Instr. 4)10. Ownership Form of Derivative Security: Direct (D) or Indirect (I) (Instr. 4)11. Nature of Indirect Beneficial Ownership (Instr. 4)CodeV(A)(D)Date ExercisableExpiration DateTitleAmount or Number of Shares Restricted Stock Units (Deferred Stock Award) 4/30/08 ⁽¹⁾04/30/2008 A 900 ⁽²⁾ ⁽²⁾ Common Stock 900 \$ 18.615 900 D

Reporting Owners

RelationsReporting Owner Name / AddressElectronSourceOfficerOtherDirector10% OwnerOfficerOtherJohnson Tom
7024 N. BASELINE ROADXStateStateStateSignaturesXStateStateStateStateCarol A. Roell As Attorney-In-Fact for Signature of Reporting PersonStateStateState

Explanation of Responses:

- * If the form is filed by more than one reporting person, see Instruction 4(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).
- (1) Conversion or Exercise Price of Derivative Securities is 1-for-1.

These restricted stock units vest on the date of grant, but delivery of the underlying shares of common stock will not occur until the later(2) of one year from the date of the grant, or the six-month anniversary of the date that the Director ceases to be a member of the Board of Directors of the Company. Stock units are entitled to dividend equivalent rights, which accrue on dividend record dates.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *see* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.