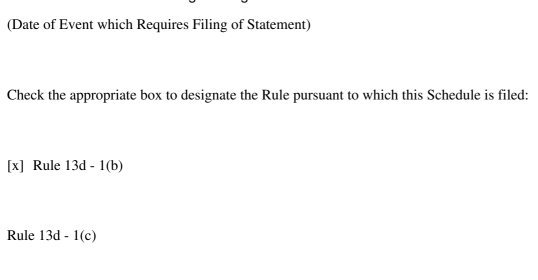
TEEKAY TANKERS LTD. Form SC 13G/A February 10, 2016
UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549
SCHEDULE 13G
Under the Securities Exchange Act of 1934
(Amendment No. 4)
TEEKAY TANKERS LTD
(Name of Issuer)
COMMON STOCK
(Title of Class of Securities)
Y8565N102
(CUSIP Number)
December 31, 2015



Rule 13d - 1(d)

1 Name of Reporting Person		
T. ROWE PRICE ASSOCIATES, INC. 52-0556948		
2 Check the Appropriate Box if a Member of a Group		
NOT APPLICABLE		
SEC Use Only		
4 Citizenship or Place of Organization		
MARYLAND		
Number of Shares Beneficially Owned by Each Reporting Person With		
5 Sole Voting Power*I34,070		
6 Shared Voting Power* -0-		
7 Sole Dispositive Power* 1,248,839		
8 Shared Dispositive Power -0-		

	9	Aggregate Amount Beneficially Owned by Each Reporting Person
1,248,839		
	10	Check Box if the Aggregate Amount in Row (9) Excludes Certain Shares
NOT APPL	ICABLE	
11 Percent	of Class Represe	ented by Amount in Row 9
0.9%		
12 Type of	Reporting Person	on
IA		
*Any share	s reported in Iter	ns 5 and 6 are also reported in Item 7.

1 Name of Reporting Person			
T. ROWE PRICE S	SMALL-CAP VALUE FU	JND, INC.	
52-1575325			
2 Check the Appro	opriate Box if a Member of	of a Group	
NOT APPLICABL	.E		
	3	SEC Use Only	
	4	Citizenship or Place of Organization	
Maryland			
Number of Shares	Beneficially Owned by Ea	ach Reporting Person With	
5 Sole Voting Pow	ver* 199,769		
6 Shared Voting P	ower* -0-		
7 Sole Dispositive	Power* -0-		
•			
8 Shared Dispositi	ve Power -0-		

9	Aggregate Amount Beneficially Owned by Each Reporting Person
199,769	
10	Check Box if the Aggregate Amount in Row (9) Excludes Certain Shares
NOT APPLICABLE	
11 Percent of Class Re	presented by Amount in Row 9
0.1%	
12 Type of Reporting l	Person
IV	
*The aggregate amount Associates, Inc. on this	reported on this page is also included in the aggregate amount reported by T. Rowe Price Schedule 13G.

Item 1(a) Name of Issuer:
Reference is made to page 1 of this Schedule 13G
Item 1(b) Address of Issuer's Principal Executive Offices:
69 PITTS BAY RD., BELVEDERE BLDG, 4TH FL, HAMILTON, BERMUDA D0 HM08
Item 2(a) Name of Person(s) Filing:
(1) T. Rowe Price Associates, Inc. ("Price Associates")
(2) T. Rowe Price Small-Cap Value Fund, Inc.
X Attached as Exhibit A is a copy of an agreement between the Persons Filing (as specified hereinabove) that this Schedule 13G is being filed on behalf of each of them.
Item 2(b) Address of Principal Business Office:
100 E. Pratt Street, Baltimore, Maryland 21202
Item 2(c) Citizenship or Place of Organization:
(1) Maryland
(2) Maryland

Item 2(d) Title of Class of Securities:

Reference is made to page 1 of this Schedule 13G

Item 2(e) CUSIP Number: Y8565N102

Item 3 The person filing this Schedule 13G is an:

- X Investment Adviser registered under Section 203 of the Investment Advisers Act of 1940
- X Investment Company registered under Section 8 of the Investment Company Act of 1940

Item 4 Reference is made to Items 5-11 on the preceding pages of this Schedule 13G.

Item 5 Ownership of Five Percent or Less of a Class.
Not Applicable.
X This statement is being filed to report the fact that, as of the date of this report, the reporting person(s) has (have) ceased to be the beneficial owner of more than five percent of the class of securities.
Item 6 Ownership of More than Five Percent on Behalf of Another Person
Price Associates does not serve as custodian of the assets of any of its clients; accordingly, in each instance only (1)the client or the client's custodian or trustee bank has the right to receive dividends paid with respect to, and proceeds from the sale of, such securities.
The ultimate power to direct the receipt of dividends paid with respect to, and the proceeds from the sale of, such securities, is vested in the individual and institutional clients which Price Associates serves as investment adviser. Any and all discretionary authority which has been delegated to Price Associates may be revoked in whole or in part at any time
Except as may be indicated if this is a joint filing with one of the registered investment companies sponsored by Price Associates which it also serves as investment adviser ("T. Rowe Price Funds"), not more than 5% of the class of such securities is owned by any one client subject to the investment advice of Price Associates.
With respect to securities owned by any one of the T. Rowe Price Funds, only the custodian for each of such Funds, has the right to receive dividends paid with respect to, and proceeds from the sale of, such securities. No other person is known to have such right, except that the shareholders of each such Fund participate proportionately in any dividends and distributions so paid.
Item 7 Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on By the Parent Holding Company.
Not Applicable.
Item 8 Identification and Classification of Members of the Group.

Not Applicable.	
Item 9 Notice of Dissolution of Group.	
Not Applicable.	

Item 10 Certification.

By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were acquired in the ordinary course of business and were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect. T. Rowe Price Associates, Inc. hereby declares and affirms that the filing of Schedule 13G shall not be construed as an admission that Price Associates is the beneficial owner of the securities referred to, which beneficial ownership is expressly denied.

Signature.

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

T. ROWE PRICE ASSOCIATES, INC.

Date: February 16, 2016

Signature: /s/ David Oestreicher

Name & Title: David Oestreicher, Vice President

T. ROWE PRICE SMALL-CAP VALUE

FUND, INC.

Date: February 16, 2016

Signature: /s/ David Oestreicher

Name & Title: David Oestreicher, Vice President

12/31/2015

EXHIBIT A
AGREEMENT
JOINT FILING OF SCHEDULE 13G

Price Associates, Inc. (an investment adviser registered under the Investment Advisers Act of 1940), and T. Rowe Price Small-Cap Value Fund, Inc., all of which are Maryland corporations, hereby agree to file jointly the statement on Schedule 13G to which this Agreement is attached, and any amendments thereto which may be deemed necessary, pursuant to Regulation 13D-G under the Securities Exchange Act of 1934.

It is understood and agreed that each of the parties hereto is responsible for the timely filing of such statement and any amendments thereto, and for the completeness and accuracy of the information concerning such party contained therein, but such party is not responsible for the completeness or accuracy of information concerning the other party unless such party knows or has reason to believe that such information is inaccurate.

It is understood and agreed that a copy of this Agreement shall be attached as an exhibit to the statement on Schedule 13G, and any amendments hereto, filed on behalf of each of the parties hereto.

T. ROWE PRICE ASSOCIATES, INC.

Date: February 16, 2016

Signature: /s/ David Oestreicher

Name & Title: David Oestreicher, Vice President

T. ROWE PRICE SMALL-CAP VALUE

FUND,	INC.
FUND,	IIIC.

Date: February 16, 2016

Signature: /s/ David Oestreicher

Name & Title: David Oestreicher, Vice President

BORDER-RIGHT: black 0.5pt solid; PADDING-RIGHT: 5.4pt; BORDER-TOP: black 0.5pt solid; PADDING-LEFT: 5.4pt; PADDING-BOTTOM: 0pt; PADDING-TOP: 0pt; BORDER-BOTTOM: black 0.5pt solid" valign="top" colspan="2">

Name of scheme:

The BP Group Savings Related Share Options

Period of return:

From:

1 July 2008

To:

31 December 2008

Balance of unallotted securities under scheme(s) from previous return:

11,754,180

Plus:

The amount by which the block scheme(s) has been increased since the date of the last return (if any increase has been applied for):

0

Less:

Number of

securities

issued/allotted under scheme(s) during period (see LR3.5.7G):

0

Equals:

Balance under scheme(s) not yet issued/allotted at end of period:

11,754,180

Name of contact: Michelle Holt Telephone number of contact: 020 7496 2102

Exhibit 1.3

BP p.l.c. - Blocklisting Interim Review

BP p.l.c. - 7 January 2009

BLOCK LISTING SIX MONTHLY RETURN

Information provided on this form must be typed or printed electronically and provided to an

ris

Date:

6 JANUARY 2009

Name of

applicant **BP PLC**

Name of scheme: THE EXECUTIVE SHARE OPTION

SCHEME

Period of return: From:

1 JULY 2008 To: 31 DECEMBER 2008

Balance of unallotted

securities under

32,830,147

scheme(s) from previous return:

Plus:

The amount by which the block scheme(s) has been increased since the 0 date of the last return (if any increase has been

applied for):

Less:

Number of

securities 651,870

issued/allotted under scheme(s) during period

(see LR3.5.7G):

Equals:

Balance under 32,178,277

scheme(s) not yet

issued/allotted at end of period:	
Name of contact:	MICHELLE HOLT
Telephone number of contact:	020 7496 2102
Exhibit 1.4	

BP p.l.c. - Transaction in Own Shares BP p.l.c.

_

8 January 2009

BP p.l.c. announces that on 7 January 2009 it transferred to participants in its employee share schemes 132,426

ordinary shares at prices between 350.00 pence and 487.00 pence

. These shares were previously held as treasury shares.

Following the above transaction BP p.l.c. holds 1,888,018,731

ordinary shares in Treasury, and has

18,730,470,839

ordinary shares in issue (excluding Treasury shares).

Enquiries: Fergus MacLeod, BP p.l.c. Tel: 020 7496 4632

Exhibit 1.5

BP p.l.c. - Directors/PDMR Shareholding

BP p.l.c. - 13 January 2009

BP p.l.c. was advised on

12 January 2009

by Computershare Plan Managers that on

12 January 2009

the following Directors of BP p.l.c. and other senior executives (persons discharging managerial responsibilities) acquired in London the number of BP Ordinary Shares (ISIN number GB0007980591) shown opposite their names below at $\mathfrak L$

5.19

per share through participation in the BP ShareMatch UK Plan:-

Directors

Dr A.B. Hayward

64

shares

Mr I.C. Conn

64

shares

Other

Persons Discharging Managerial Responsibilities

Mr R Bondy

64

shares

Mrs V. Cox

64

shares

Mr J. Mogford

64 shares Mr S. Westwell

64 shares

This notice is given in fulfillment of the obligation under DTR 3.1.4(1)(a)R.

Exhibit 1.6

BP p.l.c. - Transaction in Own Shares BP p.l.c.

15 January 2009

BP p.l.c. announces that on 14 January 2009 it transferred to participants in its employee share schemes 323,422

ordinary shares at prices between 350.00 pence and 500.00 pence

. These shares were previously held as treasury shares.

Following the above transaction BP p.l.c. holds 1,887,695,309 ordinary shares in Treasury, and has 18,730,897,977 ordinary shares in issue (excluding Treasury shares).

Enquiries: Fergus MacLeod, BP p.l.c. Tel: 020 7496 4632

Exhibit 1.7

BP p.l.c. - Director/PDMR Shareholding

BP p.l.c. - 15 January 2009

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BP p.l.c. was
informed
on
14 January
2009,
by
Fidelity Stock Plan Services LLC,
that
the following senior executives (persons
discharging managerial responsibility)
BP p.l.c.
acquired
the numbers of BP ADSs
(ISIN number
US0556221044
) shown opposite their names
31 December
2008,
at US$46.74 per ADS
as a result of
the
vesting of awards made under the
Deferred Annual Bonus Plan
Ms S Bott
    2,390.952
ADSs
  (equivalent to approximately 14,346 ordinary shares)
Mr R A Malone
  1,102.2855
ADSs
   (equivalent to approximately 6,614 ordinary shares)
Mr H L McKay
1,347.1685
ADSs
  (equivalent to app
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roximately 8,083 ordinary shares)
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This notice is given in fulfillment of the obligation under D
R3.1.
4
R.
Exhibit 1.8
BP p.l.c. - Transaction in Own Shares
BP p.l.c.
1
6
January 2009
BP p.l.c. announces that on
5
January 2009
it transferred to participants in its employee share schemes
565,655
ordinary shares at
pri
се
of 488.75
pence
. These shares were previously held as treasury shares.
Following the above transaction BP p.l.c. holds
1,887,129,654
ordinary shares in Treasury, and has
18,731,468,552
ordinary shares in issue (excluding Treasury shares).
Enquiries: Fergus MacLeod, BP p.l.c. Tel: 020 7496 4632
```

Exhibit 1.9

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BP p.l.c. - Director/PDMR Shareholding
BP p.l.c. - 20 January 2009
BP
p.l.c.
was
informed
on
19 January
2009,
by
Computershare
Plan Managers,
that
the following
directors and
senior executives (
persons
discharging managerial responsibility)
in
BP p.l.c.
acquired
the numbers of BP
ordinary shares
(ISIN number
GB0007980591
) shown opposite their names
on
2 January 2009,
£5.26 per share,
pursuant to
awards made under the
2006
BP
Deferred Annual Bonus Plan.
```

Mr A Inglis

13,503 ordinary shares

```
Mr J Mogford
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15,965 ordinary shares

Mr S Westwell

7,401 ordinary shares

Ms V Cox

13,503 ordinary shares

BP
p.l.c.
was
also
informed that
Ms V Cox acquired 37,137 ordinary shares
on 2 January 2009 at £5.26 per share
pursuant to a previous award made
under the BP Long Term Performance Plan (Deferred).

Further, Mr S Westwell acquired 12,285 ordinary shares on 2 January 2009 at £5.26 per share pursuant to a previous award made under the BP Long Term Performance Plan.

This notice is given in fulfillment of the obligation under DTR3.1.4R.

Exhibit 2.0

BP p.l.c. - Director/PDMR Shareholding

BP p.l.c. - 21 January 2009

BP p.l.c. was notified on

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21 January 2009
by
Computershare Plan Managers, that
A. G. Inglis,
Director of BP p.l.c.,
acquired
4,550
BP Ordinary shares (ISIN number
GB0007980591
) on
21 January
2009,
at £
3.50
per share,
through the exercise of options
to purchase shares
granted under the Sharesave UK plan
This notice is given in fulfillment of the obligation under section 324(5) of the Companies Act 1985 and
DR3.1.2R.
Exhibit 2.1
BP p.l.c. - Transaction in Own Shares
BP p.l.c.
22
January 2009
BP p.l.c. announces that on
21
January 2009
it transferred to participants in its employee share schemes
364,083
ordinary shares at prices between
350.00
pence and
500.00
pence
. These shares were previously held as treasury shares.
```

Following the above transaction BP p.l.c. holds 1,886,765,571 ordinary shares in Treasury, and has 18,731,867,477 ordinary shares in issue (excluding Treasury shares).

Enquiries: Fergus MacLeod, BP p.l.c. Tel: 020 7496 4632

Exhibit 2.2

BP p.l.c. - Transaction in Own Shares BP p.l.c.

29

January 2009

BP p.l.c. announces that on 28
January 2009
it transferred to participants in its employee share schemes 139,573
ordinary shares at prices between 350.00
pence and 500.00
pence. These shares were previously held as treasury shares.

Following the above transaction BP p.l.c. holds 1,886,625,998 ordinary shares in Treasury, and has 18,732,007,050 ordinary shares in issue (excluding Treasury shares).

Enquiries: Fergus MacLeod, BP p.l.c. Tel: 020 7496 4632

Exhibit 2.3

BP p.l.c. - Total Voting Rights BP p.l.c. - 30 January 2009

BP p.l.c.

Voting Rights and Capital -Transparency Directive Disclosure

London

30 January 2009

Pursuant to
Disclosure and
Transparency
Rule 5.6

-

The issued share capital of BP p.l.c. comprised 18,731,889,125

ordinary shares

par value US\$0.25 per share,

excluding shares held in treasury and those bought back for cancellation, and 12.706.

252 preference shares, par value £1 per share.

Both the ordinary shares and the preference shares have voting rights.

Preference shares have two votes for every £5 in nominal capital held and ordinary shares have one vote for every share held.

The total number of voting rights in BP p.l.c. is

18,736,971,625

. This figure excludes (i)

1,886,765,571

ordinary shares which have been bought

back and held in treasury by BP; and (ii)

112,803,287

ordinary shares which have been bought back for cancellation. These shares

are not taken into consideration in relation to the payment of dividends and voting at shareholders' meetings.

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 FSA's Disclosure and Transparency Rules.

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ST	GN	A	rr)	R	ES

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: 2nd February 2009

/s/ D. J. PEARL
D. J. PEARL
Deputy Company Secretary