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Global Partner Form 4	rs LP									
October 06, 20	Л							OMB APPI	ROVAL	
	UNITEDS	UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549 STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or Section 30(h) of the Investment Company Act of 1940							3235-0287	
Check this if no longer subject to Section 16. Form 4 or Form 5 obligations may contin <i>See</i> Instruct 1(b).	Filed pursu Biled pursu ue. Section 17(a)								Expires: January 31, 2005 Estimated average burden hours per response 0.5	
(Print or Type Re	sponses)									
1. Name and Add Slifka Alfred	dress of Reporting Pe A	Symbol	Name and Ti artners LP		ing	5. Relat Issuer	ionship of Re	porting Person	(s) to	
	(First) (Mi L GP LLC, P.O. 1 UTH STREET	ddle) 3. Date of l (Month/Da	Earliest Trans y/Year)			XC O below)		ll applicable) X 10% O e Other (s below)		
			dment, Date n/Day/Year)	Original		Applicat _X_ For Forr	6. Individual or Joint/Group Filing(Check Applicable Line) _X_Form filed by One Reporting Person Form filed by More than One Reporting			
(City)		7 • \	I - Non-Deri	ivative Secu	rities A	Person	isposed of. o	r Beneficially (Dwned	
1.Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)		3. Transactior Code (Instr. 8)	4. Securitie n or Disposed (Instr. 3, 4	es Acqu d of (D) and 5) (A) or	ired (A)	5. Amount of Securities Beneficially Owned Following Reported Transaction(s (Instr. 3 and 4	6. Ownership Form: Direct (D) or Indirect (I)) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)	
Common Units representing limited partner interests	10/04/2005	10/04/2005	Code V $J_{(1)(2)}$	Amount 631,061	(D) A	Price	631,061	I	See footnotes (1) and (2)	
Common Units representing limited partner interests	10/04/2005	10/04/2005	D	624,750	D	\$ 20.542 (<u>1)</u> (<u>2</u>)	6,311	I	See footnotes (1) and (2)	

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Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

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Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	4. 5. Number of Transaction Derivative Code Securities (Instr. 8) Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)		6. Date Exercisable and Expiration Date (Month/Day/Year)		7. Title and Amour Underlying Securit (Instr. 3 and 4)	
				Code V	(A) (D)	Date Exercisable	Expiration Date	Title	Amo Num Shar
Subordinated Units representing limited partner interests	<u>(3)</u>	10/04/2005	10/04/2005	J <u>(1)(2)</u>	4,796,061	<u>(3)</u>	<u>(3)</u>	Common Units	4,79

Reporting Owners

	Relationships					
Reporting Owner Name	Director	10% Owner	Officer	Other		
Slifka Alfred A C/O GLOBAL GP LLC P.O. BOX 9161, 800 SOUT WALTHAM, MA 02454-9		X	X			
Signatures						
Alfred A. Slifka	10/06/2005					
<u>**</u> Signature of	Date					

Reporting Person 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) On October 4, 2005, in connection with the Issuer's initial public offering (the "Offering") of common units ("Common Units") representing limited partner interests, each of Global Petroleum Corp. ("GPC"), Montello Oil Corporation ("Montello"), Sandwich Terminal, L.L.C. ("Sandwich") and Chelsea Terminal Limited Partnership ("Chelsea LP") contributed certain assets to the Issuer and in exchange therefor (a) GPC received (i) 226,736 Common Units, (ii) 1,723,196 subordinated units ("Subordinated Units") representing limited partner interests in the Issuer and (iii) a 36% membership interest in Global GP LLC ("GP LLC"), the general partner of the Issuer, (b) Montello received (i) 308,552 Common Units, (ii) 2,344,992 Subordinated Units and (iii) a 49% membership interest in GP LLC, (c) Sandwich received (i) 1,114 Common Units and (ii) 8,464 Subordinated Units and (d) Chelsea received (i) 94,659 Common

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Units and (ii) 719,409 Subordinated Units.

On October 4, 2005, in connection with the Offering, the net proceeds from the exercise of the underwriters' option to purchase additional Common Units was used to redeem at a price of \$20.542 per Common Unit (a) 224,469 Common Units from GPC, (b) 305,466 Common Units from Montello, (c) 1,103 Common Units from Sandwich and (d) 93,712 Common Units from Chelsea. As of October 4, 2005, Alfred A. Slifka and Richard Slifka are equal owners of ASRS Montello General Partnership. ASRS Montello General Partnership owns

(2) Affred A. Shika and Richard Shika are equal owners of ASKS Montello Ceneral Faithership. ASKS Montello Ceneral Faithership owns of 2.8% of Montello. Alfred A. Slifka and Richard Slifka are equal owners of Sandwich. Chelsea Terminal Corp. is the general partner of Chelsea LP. Alfred A. Slifka and Richard Slifka are equal owners of Chelsea Terminal Corp. and each owns a 50% limited partner interest in Chelsea LP. As of October 4, 2005, Alfred A. Slifka and Richard Slifka are the indirect beneficial owners of the Common Units and Subordinated Units held by each of GPC, Montello, Sandwich and Chelsea LP.

Each Subordinated Unit will convert into one Common Unit at the end of the subordination period, which will end once the Issuer meets certain financial tests set forth in the agreement of limited partnership of the Issuer, but not before September 30, 2008. These financial

(3) tests require the Issuer to have earned and paid the minimum quarterly distributions and arrearages (if any) on all of its outstanding units for any three consecutive four quarter periods.

Remarks:

Mr. Slifka is a Director of Global GP LLC, the general partner of Global Partners LP, the Issuer.

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.