GLOBAL PARTNERS LP Form SC 13D/A April 02, 2015

# UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

#### **SCHEDULE 13D**

**Under the Securities Exchange Act of 1934** 

**Global Partners LP** 

(Name of Issuer)

**Common Units Representing Limited Partner Interests** 

(Title of Class of Securities)

37946R109

(CUSIP Number)

Edward J. Faneuil

P.O. Box 9161

800 South St.

Waltham, Ma. 02454-9161

(781) 894-8800

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

March 23, 2015

(Date of Event Which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition which is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(e), 13d-1(f) or 13d-1(g), check the following box: o

(Continued on following pages)

CUSIP No.	37946R10	09	
1		Name of Reporting Person Montello Oil Corporation	
2	,	Check the Appropriate Box if a Me (a)	ember of a Group o
		(b)	О
3		SEC Use Only	
4		Source of Funds (See Instructions) OO (please see <u>Item 3</u> below)	
5		Check Box if Disclosure of Legal	Proceedings Is Required Pursuant to Items 2(d) or 2(e) o
6		Citizenship or Place of Organization New Jersey, United States	on
			Sole Voting Power 2,348,078 Common Units
Number of Shares		8	Shared Voting Power
Beneficially Owned by			0 Common Units
Each		9	Sole Dispositive Power
Reporting Person With			2,348,078 Common Units
		10	Shared Dispositive Power
			0 Common Units
1	1	Aggregate Amount Beneficially O 2,348,078 Common Units	wned by Each Reporting Person
1	2	Check Box if the Aggregate Amou	ant in Row (11) Excludes Certain Shares o
1	3	Percent of Class Represented by Amount in Row (11) 7.6% of Common Units	
1	4	Type of Reporting Person CO	

CUSIP No.	37946R10	09	
1		Name of Reporting Person	
		Global Petroleum Corp.	
2		Check the Appropriate Box if a M	-
		(a) (b)	0
3		SEC Use Only	
4		Source of Funds (See Instructions OO (please see <u>Item 3</u> below)	)
5		Check Box if Disclosure of Legal	Proceedings Is Required Pursuant to Items 2(d) or 2(e) o
6		Citizenship or Place of Organizati Massachusetts, United States	on
		7	Sole Voting Power 1,725,463 Common Units
Number of Shares		8	Shared Voting Power
Beneficially			0 Common Units
Owned by Each		9	Sole Dispositive Power
Reporting Person With			1,725,463 Common Units
		10	Shared Dispositive Power
			0 Common Units
1	1	Aggregate Amount Beneficially Owned by Each Reporting Person 1,725,463 Common Units	
1	2	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares o	
1	3	Percent of Class Represented by Amount in Row (11) 5.6% of Common Units	
1	4	Type of Reporting Person CO	

CUSIP No. 37946R109			
1	Name of Reporting Person		
	The Estate of Alfred A. Slifk	a	
2	Check the Appropriate Box i	f a Member of a Group	
	(a)	0	
	(b)	0	
3	SEC Use Only		
4	Source of Funds (See Instruc	ctions)	
	OO (please see Item 3 below	(1)	
5	Check Box if Disclosure of I	Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e) o	
6	Citizenship or Place of Organ	nization	
	Massachusetts, United States		
	7	Sole Voting Power	
	·	929,483 Common Units	
Number of	0	Cl. IV.: D	
Shares Beneficially	8	Shared Voting Power 4,655,591Common Units	
Owned by		+,055,571Common Cints	
Each	9	Sole Dispositive Power	
Reporting Person With		929,483 Common Units	
	10	Shared Dispositive Power	
		4,655,591 Common Units	
11	Aggregate Amount Beneficially Owned by Each Reporting Person 5,585,074 Common Units (2)		
12	Check Box if the Aggregate	Amount in Row (11) Excludes Certain Shares o	
13	Percent of Class Represented	by Amount in Row (11)	
	18.0% of Common Units		
14	Type of Reporting Person OO (3)		

<sup>(1)</sup> The securities beneficially owned by the Estate of Alfred A. Slifka (the Estate ) were acquired as a result of the death of Alfred A. Slifka on March 9, 2014. The securities were acquired by the Estate by operation of law upon Alfred A. Slifka s death. Therefore, this item is not applicable.

<sup>(2)</sup> The Estate is in probate and his beneficially owned interests in Global Partners LP and its affiliates have not yet been settled.

(3) The Reporting Person is an estate to which the securities reported herein passed upon the death of Alfred A. Slifka.

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CUSIP No.	37946R1	09	
1		Name of Reporting Person Richard Slifka	
2		Check the Appropriate Box if a (a) (b)	Member of a Group o o
3	1	SEC Use Only	
4		Source of Funds (See Instruction OO (please see <u>Item 3</u> below)	ns)
5		Check Box if Disclosure of Lega	al Proceedings Is Required Pursuant to Items 2(d) or 2(e) o
6	i	Citizenship or Place of Organiza Massachusetts, United States	tion
		7	Sole Voting Power
Number of Shares Beneficially Owned by		8	613,105 Common Units  Shared Voting Power 4,938,083 Common Units
Each Reporting Person With		9	Sole Dispositive Power 613,105 Common Units
reison with		10	Shared Dispositive Power 4,938,083 Common Units
1	1	Aggregate Amount Beneficially 5,551,188 Common Units	Owned by Each Reporting Person
1	2	Check Box if the Aggregate Am	ount in Row (11) Excludes Certain Shares o
1	3	Percent of Class Represented by 17.9% of Common Units	Amount in Row (11)
1	4	Type of Reporting Person IN	

#### AMENDMENT NO. 1 TO SCHEDULE 13D

This Amendment No. 1 to Schedule 13D (this Amendment) amends and restates the Schedule 13D initially filed with the Securities and Exchange Commission (the SEC) on February 16, 2011 and relates to the beneficial ownership by the Reporting Persons (as defined herein) of the common units representing limited partner interests (Common Units) of Global Partners LP, a Delaware limited partnership (the Partnership or the Issuer).

The purpose of this Amendment is to (i) replace Alfred A. Slifka with the Estate of Alfred A. Slifka as a Reporting Person, (ii) remove AE Holdings Corp. ( *AEHC* ) from the list of Reporting Persons and (iii) update the numbers of Common Units held by the Reporting Persons as a result of the transactions described herein.

#### Item 1. Security and Issuer

This Schedule 13D ( *Schedule 13D* ) relates to the Common Units of the Partnership. The Partnership has its principal executive offices at 800 South Street, Suite 500, Waltham, Massachusetts 02454-9161.

#### Item 2. Identity and Background

(a) (1) Montello Oil Corporation ( *Montello* ) is a New Jersey corporation.
(2) Global Petroleum Corp. ( *GPC* ) is a Massachusetts corporation.
(3) The Estate of Alfred A. Slifka (the *Estate* ).
(4) Richard Slifka (together with Montello, GPC and the Estate, the *Reporting Persons* )
(b) The principal business address of Montello, GPC and Richard Slifka is 800 South Street, Suite 500, Waltham, MA 02454. The principal business address of the Estate is 247 Jungle Road, Palm Beach, FL 33480.

(c) general partner of the	Alfred A. Slifka was the Chairman of the board of directors (the <i>Board</i> ) of Global GP LLC (the <i>General Partner</i> ), the e Partnership, until his death on March 9, 2014. Richard Slifka succeeded Alfred A. Slifka as the Chairman of the Board.
(d) violations or similar	During the past five years, none of the Reporting Persons has been convicted in a criminal proceeding (excluding traffic misdemeanors).
judgment, decree or	During the past five years, none of the Reporting Persons has been a party to a civil proceeding of a judicial or of competent jurisdiction nor has any of the Reporting Persons as a result of any such proceeding been subject to a final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or as with respect to such laws.
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(f) Richard Slifka is a citizen of the United States of America. Alfred A. Slifka was a citizen of the United States of America.

#### Item 3. Source and Amount of Funds or Other Consideration

In connection with the Issuer s initial public offering ( *IPO* ) on September 29, 2005, the Issuer issued the following securities to the following parties pursuant to a Contribution, Conveyance and Assumption Agreement: (i) the General Partner received 226,736 Common Units and 1,723,196 subordinated units ( *Subordinated Units* ) representing limited partner interests in the Issuer; (ii) Montello received 308,552 Common Units and 2,344,992 Subordinated Units; (iii) Larea Holdings II LLC ( *Larea II* ) received 37,121 Common Units and 282,121 Subordinated Units; (iv) Chelsea Terminal Limited Partnership ( *Chelsea* ) received 94,659 Common Units and 719,409 Subordinated Units; and (v) Sandwich Terminal, L.L.C. ( *Sandwich* ) received 1,114 Common Units and 8,464 Subordinated Units. On October 4, 2005, in connection with the IPO, the net proceeds from the exercise of the underwriters option to purchase additional Common Units were used to redeem (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. On October 29, 2005, Alfred A. Slifka purchased 100 Common Units.

On February 16, 2011, the Subordinated Units converted into Common Units on a one-for-one basis upon the satisfaction of certain operational and financial tests set forth in the Issuer s Third Amended and Restated Agreement of Limited Partnership (the *Partnership Agreement*).

On March 1, 2012, the Issuer issued 5,850,000 Common Units to AEHC (the AEHC Units ) as partial consideration for AEHC s 100% membership interest in Alliance Energy LLC.

On March 9, 2014, Alfred A. Slifka died. The Common Units beneficially owned by the Estate were acquired by the Estate by operation of law upon Alfred A. Slifka s death.

AEHC distributed all of the AEHC Units to its stockholders (the *AEHC Stockholders* ) pursuant to a plan of complete liquidation and dissolution (the *AEHC Liquidation* ) of AEHC dated March 23, 2015, which was entered into by the directors and stockholders of AEHC. No consideration was paid by the AEHC Stockholders in connection with the AEHC Liquidation.

As a result of the AEHC Liquidation, the Estate and Richard Slifka each received a distribution of 975,000 Common Units. Upon the AEHC Liquidation, AEHC ceased to hold any Common Units, and accordingly, the Estate and Richard Slifka are no longer deemed to have indirect ownership of any of the Common Units that were distributed to the other AEHC Stockholders in the transaction.

On March 27, 2014, pursuant to an underwriting agreement dated March 23, 2015 made by and among the Partnership, Global Operating LLC, a Delaware limited liability company, the General Partner, Barclays Capital Inc. and the AEHC Stockholders (the \*\*Underwriting Agreement\*\*), the AEHC Stockholders offered and sold, in an underwritten public offering (the \*\*2015 Secondary Offering\*\*), an aggregate of 1,956,234 of the AEHC Units that they received in

the AEHC Liquidation. The Estate and Richard Slifka sold 95,627 and 361,895 Common Units, respectively, in the 2015 Secondary Offering. The AEHC Stockholders received \$35.75 per Common Unit sold in the 2015 Secondary Offering.

From time to time, the General Partner repurchases Common Units on the open market for the purpose of meeting its anticipated obligations to deliver Common Units under the Long Term Incentive Plan ( LTIP ) and meeting the General Partner s obligations under existing employment agreements and other employment related obligations of the General Partner. The General Partner is currently authorized to acquire up to 1,242,427 of its common units in the aggregate over an extended period of time. Common units of the Partnership may be repurchased from time to time in open market transactions, including block purchases, or in privately negotiated transactions. Such authorized unit repurchases may be modified, suspended or terminated at any time, and are subject to price, economic and market conditions, applicable legal requirements and available liquidity.

#### Item 4. Purpose of Transaction

The Reporting Persons acquired the Common Units reported herein solely for investment purposes. The Reporting Persons may make additional
purchases of Common Units either in the open market or in private transactions depending on each of their respective businesses, prospects and
financial condition, the market for the Common Units, general economic conditions, stock market conditions and other future developments.

imaterial condition, the market for the Common Cities, general economic conditions, stock market conditions and other rather developments.		
(a) Chelsea and Sandwid	Pursuant to Alfred A. Slifka s estate plan, all Common Units and all interests in the General Partner, GPC, Montello, ch that are owned by the estate will be distributed to a trust, the beneficiaries of which are members of Mr. Slifka s family.	
(b)	None.	
(c)	None.	
(d)	None.	
	The Estate and Richard Slifka, as the direct and indirect owners of the General Partner, may cause the Issuer to change its capitalization, through the issuance of debt or equity securities, from time to time in the future. The Estate and Richard e no current intention of changing the present capitalization or dividend policy of the Issuer.	
(f)	None.	

(g)	The Estate and Richard Slifka, as the direct and indirect owners of the General Partner, may cause changes to the Issuer s
Certificate of Limite	d Partnership and Partnership Agreement. The Estate and Richard Slifka, however, have no current intention of changing
the Issuer s Certification control of the Issuer	ate of Limited Partnership, Partnership Agreement or any other instrument relating thereto to impede the acquisition of by any person.
(h)	None.
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(i)	None.
The Estate and Richar Units reported as bendinto consideration suc concerning the Issuer opportunities available privately negotiated to	Except as described in this <u>Item 4</u> , none of the Reporting Persons have, as of the date of this Schedule 13D, any other at relate to or would result in any of the actions or events specified in clauses (a) through (i) of <u>Item 4</u> of Schedule 13D. Item and Slifka may change their plans or proposals in the future. In determining from time to time whether to sell the Common efficially owned in this Schedule 13D (and in what amounts) or to retain such securities, the Reporting Persons will take the factors as they deem relevant, including the business and prospects of the Issuer, anticipated future developments, existing and anticipated market conditions from time to time, general economic conditions, regulatory matters and other e to them. The Reporting Persons reserve the right to acquire additional securities of the Issuer in the open market, in ransactions (which may be with the Issuer or with third parties) or otherwise, to dispose of all or a portion of their f securities of the Issuer or to change their intentions with respect to any or all of the matters referred to in this <u>Item 4</u> .
Item 5. Interest in S	ecurities of the Issuer
* /	The Estate is the record owner of 929,483 Common Units as of March 31, 2015. Based on there mmon Units outstanding as of March 31, 2015, these Common Units represent 3.0% of the outstanding Common Units as redule 13D.
	Richard Slifka is the record owner of 613,105 Common Units as of March 31, 2015. Based on there being 30,995,563 unding as of March 31, 2015, these Common Units represent 2.0% of the outstanding Common Units as of the date of this
outstanding Common Richard Slifka are equ	Chelsea is the record and beneficial owner of 120,356 Common Units as of March 31, 2015, which represented 0.4% of the Units as of the date of this Schedule 13D. Chelsea Terminal Corp. is the general partner of Chelsea. The Estate and all owners of Chelsea Terminal Corp. and each owns a 50% limited partner interest in Chelsea. The Estate and Richard di investment power with respect to and, therefore, may be deemed to beneficially own, the Common Units owned by
outstanding Common	Sandwich is the record and beneficial owner of 8,475 Common Units as of March 31, 2015, which represented 0.0% of the Units as of the date of this Schedule 13D. The Estate and Richard Slifka are equal owners of Sandwich and share voting r with respect to and, therefore, may be deemed to beneficially own, the Common Units owned by Sandwich.
(5) outstanding Common	Larea II is the record and beneficial owner of 282,492 Common Units as of March 31, 2015, which represented 1.0% of the

Units as of the date of this Schedule 13D. Richard Slifka is the trustee of a voting trust with sole voting and investment power with respect to the units owned by Larea II. Richard Slifka may, therefore, be deemed to beneficially own the Common Units held by Larea II.	
(6) Montello is the record and beneficial owner of 2,348,078 Common Units as of March 31, 2015, which represented 7.6% of the outstanding Common Units as of the date of this Schedule 13D. The Estate, Richard Slifka and Eric Slifka share voting and investment power with respect to and, therefore, may be deemed to beneficially own, the Common Units owned by Montello.	f
(7) GPC is the record and beneficial owner of 1,725,463 Common Units as of March 31, 2015, which represented 5.6% of the outstanding Common Units as of the date of this Schedule 13D. The Estate and Richard Slifka share voting and investment power with respect to, and therefore may be deemed to beneficially own, the units owned by GPC.	
(8) The General Partner is the record and beneficial owner of 453,219 Common Units as of March 31, 2015, which represents 1.5% of the outstanding Common Units as of the date of this Schedule 13D. The Estate and Richard Slifka control Global GP LLC, and thus may be deemed to beneficially own, the units owned by Global GP LLC.	
(b) The information set forth in Items 7 through 11 of the cover pages and the information set forth in Item 2 hereto is incorporated herein by reference. Chelsea is a Massachusetts limited partnership, Sandwich is a Massachusetts limited liability company, and each of the General Partner and Larea II is a Delaware limited liability company. The principal business and office address of each of Chelsea, Sandwich, the General Partner and Larea II is 800 South Street, Suite 500, Waltham, MA 02454. During the past five years, none of Chelsea, Sandwich, the General Partner or Larea II has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors). During the past five years, none of Chelsea, Sandwich, the General Partner or Larea II has been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and has not as a result of any such proceeding been subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violations with respect to such laws.	
For the purpose of meeting its anticipated obligations to deliver common units under the LTIP to certain officers, director and employees, the General Partner has acquired Common Units on the open market in the last 60 days. On March 18, 2015, the General Partner acquired 7,925 Common Units in multiple transactions at prices ranging from \$35.07 to \$36.00, inclusive. On March 19, 2015, the General Partner acquired 12,600 Common Units in multiple transactions at prices ranging from \$36.03 to \$37.00, inclusive. On March 20, 2015 the General Partner acquired 21,000 Common Units in multiple transactions at prices ranging from \$37.25 to \$37.75, inclusive. On March 23, 2015, the General Partner acquired 23,800 Common Units in multiple transactions at prices ranging from \$37.60 to \$38.25, inclusive. In addition, on August	

15, 2014, the General Partnet Trust, DTD 12/31/1986.	er acquired 50,007 Common Units at a price of \$40.61 per unit from the Rosalyn and Richard Slifka Charitable
-	Schedule 13D, none of the Reporting Persons, Chelsea, Sandwich, the General Partner nor Larea II has effected any Units during the past 60 days.
(d) Not ap	plicable.
(e) Not ap	oplicable.
Item 6. Contracts, Arrang	gements, Understandings or Relationships with Respect to Securities of the Issuer
The information provided or was Richard Slifka s brothe	r incorporated by reference in Item 3, Item 4 and Item 5 is hereby incorporated by reference herein. Alfred A. Slifka er.
affiliates (including the Rep Additionally, if the Partners	s, the Partnership Agreement provides that the Partnership will, upon the request of the General Partner or any of its orting Persons) (each, a <i>Holder</i> ) file up to three registration statements to register the securities held by such Holder. hip proposes to file a registration statement for an offering of equity securities for cash, the Partnership must use a requesting Holder s securities in such registration statement.
the request of AEHC or and by a Holder. All Common U	have entered into a Registration Rights Agreement dated March 1, 2012, under which the Partnership agreed, upon ther affiliate of the General Partner, to file up to two additional registration statements to register the securities held Units previously held in the name of AEHC are registered under the Partnership s registration statement on Form S-3 ch was declared effective by the SEC on May 31, 2012.
Item 7. Material to be File	ed as Exhibits
Exhibit A December 9, 2009 (incorpor	Third Amended and Restated Agreement of Limited Partnership of Global Partners LP, dated as of rated by reference to Exhibit 3.1 to the Issuer s Current Report on Form 8-K filed on December 15, 2009).
Exhibit B Corp. (incorporated by refer	Contribution Agreement, dated November 21, 2011 by and between Global Partners LP and AE Holdings rence to Exhibit 2.1 to the Issuer s Current Report on Form 8-K filed on November 23, 2011).

Exhibit C Registration Rights Agreement, dated March 1, 2012 by and between Global Partners LP and AE Holdings Corp. (incorporated by reference to Exhibit 4.1 to the Issuer s Current Report on Form 8-K filed on March 7, 2012).