FORM 4

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

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Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. *See* Instruction 1(b).

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

(Print or Typ	e Responses)															
1. Name and Address of Reporting Person* Firefly Value Partners, LP					2. Issuer Name and Ticker or Trading Symbol GULFPORT ENERGY CORP [GPOR]							5. Relationship of Reporting Person(s) to Issuer (Check all applicable) Director 10% Owner					
(Last) (First) (Middle) 404 ROCKWOOD PATH,					3. Date of Earliest Transaction (Month/Day/Year) 10/13/2020						Officer (give title below) X Other (specify below) Former 10% Owner						
NEW HC	PE, PA 18	(Street)		4. If	4. If Amendment, Date Original Filed(Month/Day/Year)						6. Individual or Joint/Group Filing(Check Applicable Line) Form filed by One Reporting Person X_Form filed by More than One Reporting Person						
(City		(State)	(Zip)				Table I - N	Non-	Derivativ	ve Sec	curitie	es Acqu	lired, Dis	posed of, or	Beneficially O	wned	
(Instr. 3) Date (Month/Day/Year) an		Execu any			(Instr. 8)		4. Securities Acquired (A or Disposed of (D) (Instr. 3, 4 and 5)			red (A)	Beneficially Owned Following Reported Transaction(s)		d Following	6. Ownership Form:	Beneficial		
				(Mont	(Month/Day/Year)		Code	V	Amou	ınt	(A) or (D)	Price		3 and 4)		Direct (D) or Indirect (I) (Instr. 4)	Ownership (Instr. 4)
Common value (1)	Stock, \$0.	01 par	10/13/2020				S		6,799,	467	D	\$ 0.406 (2)	54 14,10	6,533		D (3)	
Reminder: 1	Report on a s	eparate line for	each class of secur	ities be	eneficially	ow	ned directly	_	•				4b 11.	ction of inf		GEC.	1474 (0.02)
								СО	ntained	in th	nis fo	rm are	not requ		spond unless		1474 (9-02)
			Table II				rities Acqui warrants, o						ly Owned				
	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Y	Execution Da	ite, if	Code	on	5. Number of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)	and	5. Date Exercisable and Expiration Date Amou Unde Securi		rlying	8. Price of Derivative Security (Instr. 5)	Derivative Securities Beneficially Owned Following Reported	10. Ownership Form of Derivative Security: Direct (D) or Indirect (I) (Instr. 4)	11. Nature of Indirect Beneficial Ownership (Instr. 4)		
					Code	V	(A) (D)	Dat Exe	e ercisable		ration	Title	Amount or Number of Shares				

Reporting Owners

	Relationships						
Reporting Owner Name / Address	Director	10% Owner	Officer	Other			
Firefly Value Partners, LP 404 ROCKWOOD PATH NEW HOPE, PA 18938				Former 10% Owner			
FVP Master Fund LP C/O FIREFLY VALUE PARTNERS, LP 404 ROCKWOOD PATH NEW HOPE, PA 18938				Former 10% Owner			
Firefly Management CO GP, LLC C/O FIREFLY VALUE PARTNERS, LP 404 ROCKWOOD PATH NEW HOPE, PA 18938				Former 10% Owner			
FVP GP, LLC C/O FIREFLY VALUE PARTNERS, LP 404 ROCKWOOD PATH NEW HOPE, PA 18938				Former 10% Owner			

Heslop Ryan C/O FIREFLY VALUE PARTNERS, LP 404 ROCKWOOD PATH NEW HOPE, PA 18938		Former 10% Owner	
Warszawski Ariel C/O FIREFLY VALUE PARTNERS, LP 404 ROCKWOOD PATH NEW HOPE, PA 18938		Former 10% Owner	

Signatures

Firefly Value Partners, LP, By: Firefly Management Company GP, LLC, its general partner, By: /s/ Ariel Warszawski, Managing Member		10/15/2020		
**Signature of Reporting Person				
FVP Master Fund, L.P., By: FVP GP, LLC, its general partner, By: /s/ Ariel Warszawski, Managing Member		10/15/2020		
**Signature of Reporting Person		Date		
Firefly Management Company GP, LLC, By: /s/ Ariel Warszawski, Managing Member		10/15/2020		
**Signature of Reporting Person		Date		
FVP GP, LLC, By: /s/ Ariel Warszawski, Managing Member		10/15/2020		
**Signature of Reporting Person		Date		
/s/ Ryan Heslop		10/15/2020		
**Signature of Reporting Person		Date		
/s/ Ariel Warszawski		10/15/2020		
**Signature of Reporting Person		Date		

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).
- This Form 4 is filed jointly by FVP Master Fund, L.P. ("FVP Master Fund"), Firefly Value Partners, LP ("Firefly Value Partners"), FVP GP, LLC ("FVP GP"), Firefly Management (1) Company GP, LLC ("Firefly Management"), Ariel Warszawski and Ryan Heslop (collectively, the "Reporting Persons"). Following the transactions reported herein, the Reporting Persons ceased to beneficially own 10% or more of the Issuer's outstanding shares of Common Stock, \$0.01 par value per share (the "Common Stock").
- The price reported in column 4 is a weighted average price. These shares of Common Stock were purchased in multiple transactions at prices ranging from \$0.3497 to \$0.3550. The

 (2) Reporting Persons undertake to provide to the Issuer, any security holder of the Issuer or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of shares of Common Stock purchased at each separate price within the range set forth in this footnote.
- Securities owned directly by FVP Master Fund. As the investment manager of FVP Master Fund, Firefly Value Partners may be deemed to beneficially own the securities owned directly by FVP Master Fund. As the general partner of FVP Master Fund, FVP GP may be deemed to beneficially own the securities owned directly by FVP Master Fund. As the (3) general partner of Firefly Value Partners, Firefly Management may be deemed to beneficially own the securities owned directly by FVP Master Fund. As a managing member of each of FVP GP and Firefly Management, each of Messrs. Heslop and Warszawski may be deemed to beneficially own the securities owned directly by FVP Master Fund. Each of the Reporting Persons disclaims beneficial ownership of the securities reported herein except to the extent of his or its pecuniary interest therein.

Remarks

As of October 13, 2020, the Reporting Persons ceased to collectively beneficially own 10% or more of the Issuer's outstanding shares of Common Stock.

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.