GLOBAL PARTNERS LP Form 8-K April 15, 2015

# UNITED STATES SECURITIES AND EXCHANGE COMMISSION

**WASHINGTON, DC 20549** 

# FORM 8-K

CURRENT REPORT
Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

Date of report (Date of earliest event reported): April 9, 2015

# GLOBAL PARTNERS LP

(Exact name of registrant as specified in its charter)

**Delaware** (State or other jurisdiction of incorporation)

**001-32593** (Commission File Number)

**74-3140887** (IRS Employer Identification No.)

P.O. Box 9161 800 South Street Waltham, Massachusetts 02454-9161 (Address of Principal Executive Offices)

(781) 894-8800

(Registrant s telephone number, including area code)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions:		
0	Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)	
o	Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)	
0	Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))	
0	Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))	

Item 1.01 Entry into	a Material Definitive Agreement.	
Sale and Purchase Agreement		
Liberty Petroleum Realty, L Realty, LLC, Mount Vernor of the Purchase Agreement, contracts in New York City and other assets associated subject to certain post-closin	artners LP (the <u>Partnership</u> ), as Buyer, entered into a Sale and Purchase Agreement (the <u>Purchase Agreement</u> ) with LC, East River Petroleum Realty, LLC, Big Apple Petroleum Realty, LLC, White Oak Petroleum, LLC, Anacostia Petroleum Realty, LLC and DAG Realty, LLC (collectively, <u>Capitol Petroleum Group</u> ), as Seller. Under the terms the Partnership will acquire 97 primarily Mobil and Exxon branded retail gas stations and seven dealer supply and Prince George s County, Maryland, along with certain related supply, franchise agreements, third party leases with the operations (collectively, the <u>Acquired Assets</u> ) for a cash purchase price of approximately \$156 million, ng adjustments related to the Acquired Assets at the time of closing (the <u>CPG Acquisition</u> ). Of the 97 locations, 18 allance are the subject of long term leases.	
days, if required in connecti Act of 1976 ( <u>HSR</u> ) (the	ovides that the closing will take place on or before June 1, 2015, subject to a one-time extension not to exceed 30 on with satisfying certain closing conditions, including filing under the Hart-Scott-Rodino Antitrust Improvements Closing Date ). Closing of the CPG Acquisition is conditioned upon the satisfaction or waiver of customary closing approval, certain third party rights of first refusal and delivery of all items required by the Purchase Agreement.	
The Purchase Agreement contains customary representations and warranties and covenants by each of the parties. Among other covenants, during the period between the execution of the Purchase Agreement and the closing of the CPG Acquisition, Capitol Petroleum Group has agreed to conduct its business in substantially the same manner previously conducted and not to engage in certain types of activities and transactions.		
	rms and conditions set forth in the Purchase Agreement, the Partnership will assume certain liabilities and obligations related to the Acquired Assets.	
The Partnership expects to f	inance the CPG Acquisition with borrowings under its revolving credit facility.	
	f the rights and obligations of the parties under the Purchase Agreement and the transactions contemplated thereby lete and is qualified in its entirety by reference to the Purchase Agreement, which is filed as Exhibit 2.1 to this	

# (d) Exhibits

Item 9.01.

Current Report on Form 8-K.

**Financial Statements and Exhibits** 

Exhibit Number

#### Description

2.1\* Sale And Purchase Agreement, dated as of April 9, 2015, by and among Liberty Petroleum Realty, LLC, East River Petroleum Realty, LLC, Big Apple Petroleum Realty, LLC, White Oak Petroleum, LLC, Anacostia Realty, LLC, Mount Vernon Petroleum Realty, LLC and DAG Realty, LLC, as Seller and Global Partners LP, as Buyer.

<sup>\*</sup> The schedules and similar attachments to this agreement have been omitted from this filing pursuant to Item 601(b)(2) of Regulation S-K. The Partnership will furnish copies of such schedules and similar attachments to the Securities and Exchange Commission upon request.

#### **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.

### GLOBAL PARTNERS LP

By: Global GP LLC,

its general partner

Dated: April 15, 2015

By: /s/ Edward J. Faneuil

Executive Vice President, General Counsel

and Secretary

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#### EXHIBIT INDEX

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