Penn Virginia GP Holdings, L.P. Form SC 13D/A April 29, 2010

SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13D

Under the Securities Exchange Act of 1934 (Amendment No. 4)*

Penn Virginia GP Holdings, L.P.

(Name of Issuer)

Common Units, representing limited partner interests, no par value

(Title of Class of Securities)

70788P 10 5

(CUSIP Number)

Nancy M. Snyder

PVG GP, LLC

Four Radnor Corporate Center

Suite 200

100 Matsonford Road

Radnor, Pennsylvania 19087

(610) 687-8900

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

April 28, 2010

(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 that 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

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See Rule 13d-7(b) for other parties to whom copies are to be sent.

* The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

(Continued on following pages)

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SCHEDULE 13D/A

The percentage ownerships reflected in this Schedule 13D/A are as of April 28, 2010.

1	Name of Reporting Person I.R.S. Identification No. of Above Person (Entities Only) PENN VIRGINIA RESOURCE LP CORP.				
2		Check the Appropriate Box if a Member of a Group			
	(a): (b):	o x			
3	SEC Use Only				
4	Source of Funds PF/OO (Contribution of assets)				
5	Check if Disclosure of Le	eck if Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e) o			
6	Citizenship or Place of On DELAWARE	ganization			
	7	Sole Voting Power 7,547,504			
Number of Shares	8	Shared Voting Power			
Beneficially Owned by	O	0			
Each Reporting Person With	9	Sole Dispositive Power 7,547,504			
reison with	10	Shared Dispositive Power 0			
11 Aggregate Amount Beneficial 7,547,504		icially Owned by Each Reporting Person			
12	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares o				
Percent of Class Represented by Amount in Row (11) 19.3%					
14	Type of Reporting Person CO				

CUSIP No.	70788P 10 5			SCHEDULE 13D/A	
1		Name of Reporting Person I.R.S. Identification No. of Above Person (Entities Only)			
	PENN VII	PENN VIRGINIA RESOURCE HOLDINGS CORP.			
2	Check the (a): (b):	Appropriate	e Box if a Member of a Group o x		
3	SEC Use (Only			
4	Source of I	Funds			
5	Check if D	Check if Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)			
6		Citizenship or Place of Organization DELAWARE			
N. I. C		7	Sole Voting Power 8,827,429		
Number of Shares Beneficially Owned by Each Reporting Person With		8	Shared Voting Power 0		
		9	Sole Dispositive Power 8,827,429		
Terson with		10	Shared Dispositive Power 0		
11	Aggregate 8,827,429	Aggregate Amount Beneficially Owned by Each Reporting Person 8,827,429			
12	Check Box	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares o			
Percent of Class Represented by Amount in Row (11) 22.6%					
14	Type of Ro	Type of Reporting Person CO			

CUSIP No.	70788P 10 5		SCHEDULE 13D/A		
1		Name of Reporting Person I.R.S. Identification No. of Above Person (Entities Only)			
	PENN VIRGINIA H	PENN VIRGINIA HOLDING CORP.			
2	Check the Appropria (a): (b):	te Box if a Member of a Group o x			
3	SEC Use Only	SEC Use Only			
4	Source of Funds OO				
5	Check if Disclosure of	Check if Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e) o			
	Citizenship or Place of DELAWARE	of Organization			
	7	Sole Voting Power 8,827,429			
Number of Shares Beneficially Owned by	8	Shared Voting Power 0			
Each Reporting Person With	9	Sole Dispositive Power 8,827,429			
	10	Shared Dispositive Power 0			
11	Aggregate Amount B 8,827,429	Aggregate Amount Beneficially Owned by Each Reporting Person 8,827,429			
12	Check Box if the Agg	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares o			
13	Percent of Class Repa	Percent of Class Represented by Amount in Row (11) 22.6%			
14	Type of Reporting Pe	Type of Reporting Person CO			

CUSIP No.	70788P 10 5	SCHEDULE 13D/A			
1		Name of Reporting Person I.R.S. Identification No. of Above Person (Entities Only)			
	PENN VIRGINIA	PENN VIRGINIA CORPORATION			
2	Check the Approp (a): (b):	oriate Box if a Member of a Group o x			
3	SEC Use Only				
4	Source of Funds OO				
5	Check if Disclosur	re of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e) o			
6	Citizenship or Plac VIRGINIA	Citizenship or Place of Organization VIRGINIA			
N. I. C	7	Sole Voting Power 8,827,429			
Number of Shares Beneficially Owned by Each Reporting Person With	8	Shared Voting Power 0			
	9	Sole Dispositive Power 8,827,429			
reison with	10	Shared Dispositive Power 0			
11	Aggregate Amoun 8,827,429	Aggregate Amount Beneficially Owned by Each Reporting Person 8,827,429			
12	Check Box if the	Aggregate Amount in Row (11) Excludes Certain Shares o			
13	Percent of Class R 22.6%	Represented by Amount in Row (11)			
14	Type of Reporting CO	Person			

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SCHEDULE 13D/A

This Amendment No. 4 to Schedule 13D amends and supplements the Schedule 13D originally filed with the Securities and Exchange Commission (the Commission) on December 13, 2006, as amended by Amendment No. 1 to Schedule 13D filed with the Commission on July 23, 2008, Amendment No. 2 to Schedule 13D filed with the Commission on September 17, 2009 and Amendment No. 3 to Schedule 13D filed with the Commission on April 1, 2010 (the Schedule 13D). Information given in response to each item below shall be deemed incorporated by reference in all other items below. Capitalized terms used herein but not otherwise defined herein shall have the meanings set forth in the Schedule 13D. Except as otherwise provided herein, all Items of the Schedule 13D remain unchanged.

Item 1. Security and Issuer.

Item 1 of the Schedule 13D is hereby amended and restated in its entirety as follows:

This statement on Schedule 13D (this **Schedule 13D**) relates to the common units representing limited partner interests (the **Common Units**) of Penn Virginia GP Holdings, L.P., a Delaware limited partnership (the **Issuer**). The principal executive offices of the Issuer are located at Four Radnor Corporate Center, Suite 200, 100 Matsonford Road, Radnor, Pennsylvania 19087. The total number of Common Units reported as beneficially owned in this Schedule 13D is 8,827,429, which constitutes approximately 22.6% of the total number of Common Units outstanding.

Item 2. Identity and Background.

Item 2 of the Schedule 13D is hereby amended by amending and restating paragraphs (a), (b) and (c) thereof as follows:

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into a Jo incorpor of Rule	o, Resource Holdings, Holding and Penn Va are collectively referred to as the Reporting Persons . The Reporting Persons have entered bint Filing Agreement, dated December 13, 2006, a copy of which is filed with this Schedule 13D as Exhibit A (which is hereby rated by reference) pursuant to which the Reporting Persons have agreed to file this statement jointly in accordance with the provisions 13d-1(k)(1) under the Act. Information with respect to each Reporting Person is given solely by such Reporting Person, and no neg Person assumes responsibility for the accuracy or completeness of the information
(iv)	Penn Virginia Corporation, a Virginia corporation (Penn Va).
(iii)	Penn Virginia Holding Corp., a Delaware corporation (Holding); and
(ii)	Penn Virginia Resource Holdings Corp., a Delaware corporation (Resource Holdings);
(i)	Penn Virginia Resource LP Corp., a Delaware corporation (LP Corp);
(a) Exchang	This Schedule 13D is filed jointly by each of the following persons pursuant to Rule 13d-1(k) promulgated by the Securities and ge Commission pursuant to Section 13 of the Securities and Exchange Act of 1934, as amended (the Act):

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furnished by in this Scheo		ons expressly disclaim that they have agreed to act as a group other than as described
that any sucl		pressly declare that the filing of this statement shall not be construed as an admission d/or Section 13(g) of the Act or otherwise, the beneficial owner of any securities
	rmation required by this Item 2 concerning the e edule A attached hereto, which is incorporated h	xecutive officers, directors and managers of certain of the Reporting Persons is set erein by reference.
(b) The	e address of the principal business office of Penr	a Va is as follows:
Four Radnor	r Corporate Center	
Suite 200		
100 Matsonf	ford Road	
Radnor, Pen	nsylvania 19087	
The address	of the principal business office of LP Corp, Res	ource Holdings and Holding Corp is as follows:
300 Delawar	re Avenue	
Suite 550		
Wilmington,	, Delaware 19801	
(c) (i) Units reporte		s not engage in any business activities and whose primary assets are the Common
	stock of Penn Virginia Resource GP Corp., a De	es not directly engage in any business activities and whose primary assets are the laware corporation (GP Corp), LP Corp and Kanawha Rail Corp., a Virginia

(iii) stock of	Holding is a holding company which does not directly engage in any business activities and whose primary assets are the outstanding Resource Holdings and Penn Virginia Oil & Gas Corporation.
(iv) Holding.	Penn Va is primarily engaged in the exploration, acquisition, development and production of crude oil and natural gas and owns

Item 2 of the Schedule 13D is hereby amended by amending and restating $\underline{Schedule\ A}$ attached thereto as set forth on $\underline{Schedule\ A}$ attached hereto.

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SCHEDULE 13D/A

Item 5. Interest in Securities of the Issuer.

Item 5 of the Schedule 13D	is hereby amended by	amending and restating par	ragraphs (a), (b) and (c) thereof as follows:
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On March 31, 2010, pursuant to that certain Underwriting Agreement dated March 26, 2010 (the Second Underwriting Agreement) betwee LP Corp, the General Partner, the Issuer and the underwriters named therein (the Second Underwriters), LP Corp sold	n
On September 16, 2009, pursuant to that certain Underwriting Agreement dated September 10, 2009 (the First Underwriting Agreement) between GP Corp, the General Partner, the Issuer and the underwriters named therein (the First Underwriters), GP Corp sold 10,000,000 Common Units to the First Underwriters.	
On July 17, 2008, pursuant to that certain Units Purchase Agreement dated June 17, 2008 (the Units Purchase Agreement) between LP Cor KRC and PVR, LP Corp sold 564,694 Common Units to PVR and KRC sold 1,445,301 Common Units to PVR. The transactions which were effected by LP Corp and KRC pursuant to the Units Purchase Agreement are collectively referred to herein as the PVR Transactions . On July 17, 2008, PVR subsequently transferred the 2,009,995 Common Units acquired from LP Corp and KRC to Lone Star Gathering, L.P. (Los Star) in connection with PVR s acquisition of substantially all of the assets of Lone Star.	
(c) Since the date of the original filing of this Schedule 13D, GP Corp has transferred an aggregate of 37,576 Common Units (representing less than 1% of the outstanding Common Units) to employees and directors of PVG GP, LLC, a Delaware limited liability company and the general partner of the Issuer (the General Partner), and its affiliates.	,
(iv) Penn Va does not directly own any Common Units. By virtue of owning 100% of the outstanding interest in Holding, Penn Va may be deemed to possess sole voting and dispositive powers with respect to those Common Units held by GP Corp and LP Corp representing an aggregate 8,827,429 Common Units (22.6%).	>
(iii) Holding does not directly own any Common Units. By virtue of owning 100% of the outstanding interest in Resource Holdings, Holding may be deemed to possess sole voting and dispositive powers with respect to those Common Units held by GP Corp and LP Corp representing an aggregate 8,827,429 Common Units (22.6%).	
(ii) Resource Holdings does not directly own any Common Units. By virtue of owning 100% of the outstanding interest in GP Corp and LP Corp, Resource Holdings may be deemed to possess sole voting and dispositive powers with respect to those Common Units held by GP Corp and LP Corp representing an aggregate 8,827,429 Common Units (22.6%).	
(a)-(b) (i) LP Corp is the sole record owner of, and has the sole power to vote and dispose of, 7,547,504 Common Units (19.3%).	

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10,000,000 Common Units to the Second Underwriters. On April 28, 2010, LP Corp sold an additional 1,250,000 Common Units to the Second Underwriters pursuant to the Second Underwriting Agreement.

See Item 3.

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SIGNATURES

After reasonable inquiry and to the best of each of the undersigned s knowledge and belief, each of the undersigned certifies that the information set forth in this Schedule 13D is true, complete and correct.

Date: April 29, 2010

PENN VIRGINIA RESOURCE LP CORP.

/s/ Nancy M. Snyder By:

> Name: Nancy M. Snyder Title: Vice President and Chief

Administrative Officer

PENN VIRGINIA RESOURCE HOLDINGS CORP.

By: /s/ Nancy M. Snyder

Nancy M. Snyder Name: Vice President and Chief Title: Administrative Officer

PENN VIRGINIA HOLDING CORP.

By: /s/ Nancy M. Snyder

Name: Nancy M. Snyder Vice President and Chief Title: Administrative Officer

PENN VIRGINIA CORPORATION

/s/ Nancy M. Snyder By:

> Name: Nancy M. Snyder

Executive Vice President and Chief Title:

Administrative Officer

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SCHEDULE A

The following individuals are members of the board of directors of Penn Virginia Resource LP Corp.: James W. Dean, Steven A. Hartman, James F. Modzelewski and Peter J. Winnington. Such individuals expressly disclaim any such beneficial ownership of the Common Units. Each of these individuals is a citizen and resident of the United States. The business address of such individuals is c/o Penn Virginia Resource LP Corp., 300 Delaware Avenue, Suite 550, Wilmington, Delaware 19801.

The following individuals are members of the board of directors of Penn Virginia Resource Holdings Corp.: James W. Dean, Steven A. Hartman and James F. Modzelewski. Such individuals expressly disclaim any such beneficial ownership of the Common Units. Each of these individuals is a citizen and resident of the United States. The business address of such individuals is c/o Penn Virginia Resource Holdings Corp., 300 Delaware Avenue, Suite 550, Wilmington, Delaware 19801.

The following individuals are members of the board of directors of Penn Virginia Holding Corp.: James W. Dean, Steven A. Hartman and James F. Modzelewski. Such individuals expressly disclaim any such beneficial ownership of the Common Units. Each of these individuals is a citizen and resident of the United States. The business address of such individuals is c/o Penn Virginia Holding Corp., 300 Delaware Avenue, Suite 550, Wilmington, Delaware 19801.

The following individuals are members of the board of directors of Penn Virginia Corporation: John U. Clarke, Edward B. Cloues, II, A. James Dearlove, Robert Garrett, Keith D. Horton, Marsha R. Perelman, William H. Shea, Jr., Philippe van Marcke de Lummen and Gary K. Wright. Such individuals expressly disclaim any such beneficial ownership of the Common Units. Each of these individuals is a citizen and resident of the United States. The business address of such individuals is c/o Penn Virginia Corporation, Four Radnor Corporate Center, Suite 200, 100 Matsonford Road, Radnor, Pennsylvania 19087.