SEC Form 4	
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Remarks:

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Explanation of Responses:

## FORM 4

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

OMB APPROVAL

Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).					d pursua	ant to	Section 16(a 30(h) of the	a) of ti	the Secu	rities Excha	nge Act of		RSHII	5	Estima	Number: ated aver per resp	rage burden	3235-0287 0.5	
1. Name and Address of Reporting Person <sup>*</sup> WHITHAM BARTH E														tionship of R all applicabl Director	,		(s) to Issue 10% Ow		
(Last) (First) (Middle) 1050 17TH STREET, SUITE 800					3. Date of Earliest Transaction (Month/Day/Year) 03/17/2021									Officer (gi below)			Other (s below)	oecify	
(Street) DENVEI	ER CO 80265				4. If Amendment, Date of Original Filed (Month/Day/Year)							6. Individual or Joint/Group Filing (Check Applicab X Form filed by One Reporting Person Form filed by More than One Reporting F					,		
(City)	(5	State)	(Zip)	Deriv	ativo	Soc		- aui	red Di	enosed	of or B	anofici	ally O	wned					
1. Title of Security (Instr. 3) 2. Tran Date			2. Transa	2. Transaction		2A. Deemed Execution Date,				4. Securities Acquired (A) o Disposed Of (D) (Instr. 3, 4 a			or 5. Amount of and 5) Securities Beneficially Following				7. Nature of Indirect Beneficial Ownership (Instr. 4)		
					ay/Year	r) if	any	e, T C	3. Fransactic Code (Inst 3)	on Dispos	rities Acqui ed Of (D) (Ir	ired (A) o 1str. 3, 4 a	r and 5)	Securities Beneficially Following		6. Own Form: (D) or I (I) (Ins	Direct I Indirect I tr. 4)	ndirect Beneficial Dwnership	
					ay/Year	r) if	any	e, T C ar) 8	Fransactio Code (Inst	on Dispos	ed Of (D) (Ir	nstr. 3, 4 a	ir and 5) ice	Securities Beneficially	v Owned	Form: (D) or l	Direct I Indirect I tr. 4)	ndirect Beneficial	
			Table II - I	(Month/E	ive S	r) if (N	any Ionth/Day/Yea	ar) ar) quire	Transactic Code (Inst 3) Code V ed, Dis	Dispos tr. Dispos Amoun	ed Of (D) (Ir t (A) (D) <b>f, or Ber</b>	or Pr neficial	ice Ily Ow	Securities Beneficially Following Reported Transaction (Instr. 3 and	v Owned	Form: (D) or l	Direct I Indirect I tr. 4)	ndirect Beneficial Dwnership	
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)		(Month/E Derivation (e.g., p 4. Trans Code	tive South	r) if (M COU COU COU COU COU COU COU COU COU COU	any /onth/Day/Yea	ar) 8 quire s, op 6. Da Expin	Transactic Code (Inst 3) Code V ed, Dis ptions,	Amoun posed o convert isable and te	ed Of (D) (Ir t (A) (D) <b>f, or Ber</b>	or Pr neficial urities s Underly e Security	ice Ily Ow ) nt of /ing	Securities Beneficially Following Reported Transaction (Instr. 3 and	v Owned	Form: (D) or i (I) (Insi (I) (Insi err of /e es ially	Direct I Indirect I tr. 4)	ndirect Beneficial Dwnership Instr. 4)	

converted into the right to receive 0.05 shares of Diamondback common stock (the "Exchange Ratio").

## /s/ Barth E. Whitham

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Commo

Stock

\*\* Signature of Reporting Person

113,890.83

(1)(2)

03/17/2021

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D

Date

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

 $\ast$  If the form is filed by more than one reporting person, see Instruction 4 (b)(v).

03/17/2021

\*\* Intentional misstatements or omissions of facts constitute Federal Criminal Violations See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

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113,890.83

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1. On March 17, 2021, pursuant to the Agreement and Plan of Merger dated as of December 20, 2020 (the "Merger Agreement"), by and among Diamondback Energy, Inc. ("Diamondback"), Bohemia Merger Sub Inc., a wholly owned subsidiary of Diamondback ("Merger Sub"), and QEP Resources, Inc. ("QEP"), Merger Sub merged with and into QEP (the "Merger") with QEP surviving the Merger as a wholly-owned subsidiary of Diamondback. Pursuant to the Merger Agreement, each share of QEP common stock issued and outstanding immediately prior to the effective time of the Merger (the "Effective Time") (subject to certain exceptions) was

2. Pursuant to the Merger Agreement, at the Effective Time, any compensation deferred by directors and deemed notionally invested in QEP common stock pursuant to any QEP deferred compensation plan became fully vested and converted into and deemed notionally invested in a number of shares of Diamondback common stock equal to the product of (A) the total number of shares of QEP common stock subject to such award immediately prior to the Effective Time multiplied by (B) the exchange ratio. Such deferred compensation will be paid in cash promptly following the effective date of the Merger (but not later than the time in which payment is required under the applicable QEP deferred compensation plan).

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB Number.