#### FORM 4

## UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

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

**OMB APPROVAL** 3235-0287 Estimated average burden hours per response: 0.5

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

1. Name and Address of Reporting Person*  ROBERTS MARTIN E						2. Issuer Name and Ticker or Trading Symbol RPX Corp [ RPXC ]									(Chec	ck all applica	tionship of Reporting Pe all applicable) Director		10% Ow	ner	
(Last) (First) (Middle) C/O RPX CORPORATION ONE MARKET PLAZA, STEUART TWR, STE 1100						3. Date of Earliest Transaction (Month/Day/Year) 06/19/2018										X Officer (give title Other (specify below)  Chief Executive Officer					
(Street) SAN FRANCISCO CA 94105					4.	4. If Amendment, Date of Original Filed (Month/Day/Year)								Line)	G. Individual or Joint/Group Filing (Check Applicable Line)     X Form filed by One Reporting Person     Form filed by More than One Reporting Person						
(City)	(S	(State) (Zip)																			
		Ta	ble I - Nor	n-Deri	ivativ	/e Se	curi	ities A	cqı	uired, I	Disp	oosed of	, or Be	nef	icially	Owned					
Dat				Date	2. Transaction Date (Month/Day/Year)		2A. Deemed Execution Date, if any (Month/Day/Year		<i>'</i>	Code (Instr.		4. Securities Acquired (A) Disposed Of (D) (Instr. 3, 4			) or 4 and 5)	Beneficia Owned Fo	s Illy ollowing	Form	: Direct   I · Indirect   I str. 4)   (	7. Nature of Indirect Beneficial Ownership	
										Code	v	Amount	(A) (D)	or	Price	Reported Transacti (Instr. 3 a	on(s)			(Instr. 4)	
Common Stock 06/19						/2018				U		174,96	8 D		(1)	65,477(2)			D		
Common Stock 06/19.					19/201	18				A		47,619 <sup>(</sup>	2) A		\$0	113,096(2)		D			
Common Stock 06/19/					19/2018					D		113,096	(2) <b>D</b>		(3)	0			D		
			Table II - I									sed of, onvertib				Owned					
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Da if any (Month/Day/	4. Transa			5. Number of		Ex	Date Exer piration E onth/Day	Date	of Secui Underlyi		ing ve Security		8. Price of Derivative Security (Instr. 5)	9. Number derivative Securities Beneficia Owned Following Reported Transacti (Instr. 4)	e s illy	10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	Beneficial Ownership t (Instr. 4)	
					Code	v	(A)	(D)	Da:	te ercisable		piration tte	Title	or Ni of	umber						
Employee Stock Option (right to	\$15.98	06/19/2018			D			25,000	02	/24/2012	01	/23/2022 <sup>(4)</sup>	Commo Stock	1 2	5,000	(5)	0		D		

#### **Explanation of Responses:**

- 1. Issuer entered into an Agreement and Plan of Merger, dated April 30, 2018 (the "Merger Agreement"), by and among the Issuer, Riptide Parent, LLC ("Parent"), and Riptide Purchaser, Inc., a wholly owned subsidiary of Parent ("Purchaser"). Parent and Purchaser are beneficially owned by affiliates of HGGC, LLC. Pursuant to the Merger Agreement and the tender offer commenced in connection therewith, each share of Issuer common stock held by the Reporting Person was tendered for \$10.50 per share in cash (the "Offer Price"), without interest and subject to any required withholding of taxes. Pursuant to the Merger Agreement, on June 19, 2018, Purchaser was merged with and into the Issuer (the "Merger"), with the Issuer being the surviving corporation and becoming a wholly owned subsidiary of Parent.
- 2. Reflects restricted stock units, each representing a contingent right to receive one share of Issuer's common stock.
- 3. Upon or in connection with the Merger, each of 2,976 vested restricted stock units was cancelled and converted into the right to receive an amount in cash equal to the Offer Price, subject to any applicable withholding taxes. Each of the remaining unvested restricted stock units was assumed and substituted by Parent (the "Substituted RSUs") and will continue to have, and be subject to, the same terms and conditions as were in effect immediately prior to the effective time of the Merger (including with respect to vesting, settlement and forfeiture terms), except for changes to certain terms rendered inoperative by reason of the Merger or for such certain administrative or ministerial changes, and, upon vesting, the holder thereof shall be entitled, for each Substituted RSU, to an amount in cash, without interest, equal to the Offer Price, less any required withholding taxes, payable on the applicable vesting and settlement date.
- 4. The outstanding stock options subject to the grant are fully vested and exercisable.
- 5. Upon or in connection with the Merger, this option was cancelled and converted into the right to receive an amount in cash, without interest, equal to the product of (i) the excess, if any, of the Offer Price over the applicable per-share exercise price of such cancelled option, multiplied by (ii) the total number of shares of Issuer's common stock underlying such option, less any required withholding taxes, provided, that, if the per-share exercise price of any such option was equal to or greater than the Offer Price, such option was cancelled for no consideration.

# Remarks:

Martin E. Roberts

06/19/2018

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

\*\* Signature of Reporting Person Date

\* 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).

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.