



**ENTERPRISE\***  
**ENTERPRISE PRODUCTS**  
**PARTNERS L. P. (NYSE:EPD)**

9127 0010 OO RP 25 02252019 YNNNNN 01 001148 0008

KATHRYN RAMSEY  
 ACCT 2  
 26 LINK LN  
 WEST KINGSTON RI 02892-1116



Tax Package Support  
 PO Box 799060  
 Dallas, Texas 75379-9060  
 Phone: 1-800-599-9985  
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[www.taxpackagesupport.com/enterprise](http://www.taxpackagesupport.com/enterprise)



Dear EPD Unitholder,

Enclosed please find your Enterprise Products Partners L.P. (NYSE:EPD, "EPD", "the Partnership") tax package for the year ended December 31, 2018. EPD has prepared your tax package because either your broker or the Partnership transfer agent notified the Partnership that you were an owner of Partnership units in 2018 or had been a partner in a prior year. Accordingly, if the information provided by your broker or the transfer agent is incorrect, the information reported to you and the Internal Revenue Service (IRS) will be incorrect. Therefore, it is important that you carefully review the information contained in the Transactions Schedule (explained below) to ensure it accurately reflects your 2018 EPD unit transactions and ownership.

The information contained in your tax package is more detailed and extensive than what you would generally receive from an equity investment in a corporation. Unlike corporations, partnerships are not subject to income tax. A partnership passes its profits and losses through to its partners and each partner reports their share of partnership profits and losses on their tax return. Such tax treatment creates additional tax reporting complexity as compared to an equity investment in a corporation. The enclosed Schedule K-1 represents your proportionate share of various reportable items based on the EPD partnership unit information reflected on the 2018 Transactions Schedule. For partners unfamiliar with Schedule K-1 and the inherent complexities of partner tax reporting, the assistance of a tax advisor may be advisable.

The Tax Cuts and Jobs Act of 2017 was enacted on December 22, 2017 and with its enactment came various tax law changes. There will be new reportable items reflected on your 2018 Schedule K-1 and the related forms in this tax package as a result of the tax law changes. **Section 199A of the Internal Revenue Code was added to create a new deduction to effectively reduce the tax rate for certain taxpayers with respect to specific types of business income. EPD generates income that is eligible for the new deduction and the corresponding lower tax rate. For individuals, trusts and estates holding EPD units, the amount reported on Line 20AD, Section 199A PTP Income, is crucial to claiming the new deduction and lowering your tax rate.** Other new reportable items on Lines 13K, 20N, 20AE and 20AF include amounts needed to report your Business Interest Expense Deduction under Section 163(j). Additional information is available in the Individualized Income Tax Reporting Instructions section of your tax package.

**\* IMPORTANT \* The IRS instruction booklet included in your mailed tax package was printed on January 24, 2019. Subsequent to that, the IRS announced changes to the instructions due to the issuance of final Regulations for the Qualified Business Income Deduction. Please visit [www.irs.gov](http://www.irs.gov) to obtain the final version of the 2018 Instructions for the Form 1065 Schedule K-1.**

Schedule K-1 account information, including the tax package, is accessible online at [www.taxpackagesupport.com/enterprise](http://www.taxpackagesupport.com/enterprise). You must complete a one-time registration process at the website before gaining access to your account. In order to register, you must provide your name, a valid email address and a password. Then, you must verify your identity using information specific to you such as the account number on prior year Schedules K-1, the number of units held, etc. Your registration is complete after replying to a confirmation email. From the website, you can view and print your tax package, make corrections to your ownership information, register for electronic Schedule K-1 delivery and download a file that can be imported into Turbo Tax.

Please carefully review the information on your Transactions Schedule. Any corrections to this information or any other information reflected in this package must be submitted to the Partnership by May 31, 2019, in one of the following ways:

1. Mail to Enterprise Products Partners L.P., Attention: Tax Package Support, P.O. Box 799060, Dallas, TX 75379-9060;
2. Call Tax Package Support at 1-800-599-9985, or by fax at 1-866-554-3842; or
3. Submit corrections online through the Partnership's Tax Package website at [www.taxpackagesupport.com/enterprise](http://www.taxpackagesupport.com/enterprise). See the comments above related to website registration.

**Failure to submit corrections by May 31, 2019 may require you to file IRS Form 8082, Notice of Inconsistent Treatment or Administrative Adjustment with your federal income tax return.**

**RECEIPT OF THIS TAX PACKAGE IS NOT PROOF OF OWNERSHIP IN ENTERPRISE PRODUCTS PARTNERS L.P.**

K-1 Account Number: 571 8083005



**ENTERPRISE<sup>®</sup>**  
**ENTERPRISE PRODUCTS**  
**PARTNERS L. P. (NYSE:EPD)**

The following documents are being provided in this package:

1. **Schedule K-1 and K-1 Supplemental Statement:** The Schedule K-1 provides your share of the Partnership's 2018 income, deductions, and related items. The K-1 Supplemental Information Statement provides the box number, code, description, and dollar amount for those items in each of the applicable boxes on the Schedule K-1 with an asterisk or "STMT".
2. **State Information:** Since the Partnership has operations in more than 40 states, you may be required to file an income tax return with some of those states. You may need the information in this schedule to complete your state income tax returns.
3. **Transactions Schedule and Sales Worksheet (if applicable):** These important documents contain your history of EPD units. The Transactions Schedule lists units bought, sold, or acquired by date and number of units as reported to the Partnership by your broker or the Partnership's transfer agent. **The Transactions Schedule is not proof of ownership in EPD.** If applicable, the 2018 Sales Worksheet is used to calculate your gain or loss from the disposition of Partnership units during the 2018 year. If you did not dispose of any EPD units during 2018, you will not receive a Sales Worksheet. If you disposed of any EPD units during 2018, you will receive a Sales Worksheet with information applicable to your federal return as well as information you may need to file your state return if you reside in one of the states that does not allow the federal bonus depreciation deduction. Assuming you reside in such a state, use the bonus depreciation adjustment to compute the gain or loss on the disposition of your EPD units to be reported to your resident filing state. **If you sold EPD units in 2018, you will need to file a Code Section 751 Statement, an example of which is provided in the Individualized Income Tax Reporting Instructions.**
4. **Individualized Income Tax Reporting Instructions:** This document provides information to assist you in reporting the amounts shown on your Schedule K-1 and K-1 Supplemental Statement onto the appropriate IRS tax forms.
5. **2018 Partner's Instructions for Schedule K-1 (IRS Form 1065)**

We urge you to read the Tax Instructions carefully prior to preparing your federal or state tax returns. **The tax law characterizes ordinary income, gain, loss and deductions from a publicly traded partnership interest as passive income or loss. If you have a net passive loss (i.e., the sum of Lines 1, 9a, 10 and 11E is negative), you should generally not report that loss on your federal or state tax returns unless you disposed of ALL your interest in EPD prior to January 1, 2019, in a fully taxable transaction.**

If you are a foreign person, you may have received IRS Form 1042-S, Foreign Persons U.S. Source Income Subject to Withholding. Please follow the instructions for that form. Note this serves as qualified notice under Treasury Regulation Section 1.1446-4(b) that 100% of the partnership's distributions to foreign investors attributable to income is effectively connected with a United States trade or business. Accordingly, EPD's distributions to foreign investors are subject to federal income tax withholding at the highest applicable tax rate.

If you are a tax-exempt entity and if you have income from the Partnership in excess of \$1,000, including gain on the sale or disposition of your units, you may be required to file IRS Form 990-T, Exempt Organization Business Income Tax Return. The custodian of your account may file this form on your behalf.

The enclosed partner instructions are for your general information and are not intended to be, nor should they be, construed as tax advice. The tax information discussed in this package and reflected on the schedules provided to you is based on existing federal and state laws and regulations as interpreted by the General Partner. Before undertaking any tax filing, we suggest that you refer to the appropriate federal and state income tax laws or consult your personal tax advisor.

Thank you for your investment in EPD.

Sincerely,

Enterprise Products Partners L.P.

**IMPORTANT NOTICE:** The information in the enclosed tax package reflects the application of various assumptions and conventions, as disclosed by the Partnership in various SEC filings and other offering documents. We anticipate that the Partnership may provide disclosure of certain of these assumptions and conventions in the preparation of the Partnership return as warranted by the IRS and/or other taxing authorities. We suggest you refer to the appropriate federal and state income tax laws, instructions, SEC filings and other offering documents, and you consult your tax advisor with any questions. You should discuss with your tax advisor whether the treatment of any items in the enclosed tax package may subject you and/or your tax advisor to a penalty by a taxing authority and the need to adequately disclose any items in order to avoid such penalty. Please note this letter and the enclosed reporting instructions do not, and are not intended to, provide tax, legal or accounting advice. Partners and other readers should consult their tax advisors concerning the application of tax laws to their particular situations.



## 2018 TRANSACTIONS SCHEDULE

**ENTERPRISE PRODUCTS PARTNERS L.P. (NYSE:EPD)**

PARTNER NAME: **KATHRYN RAMSEY**  
 ACCOUNT NUMBER: **571 8083005**  
 PARTNER FEDERAL ID/ENTITY: **XXX-XX-2194/INDIVIDUAL**  
 CUSTODIAN FEDERAL ID:  
 PARTNERSHIP FEDERAL ID: **76-0568219**

**NOTE: THIS TRANSACTIONS SCHEDULE IS NOT PROOF OF OWNERSHIP IN ENTERPRISE PRODUCTS PARTNERS L.P.**

If your records do not agree with the information reported on this Transaction Schedule, then the amounts reported on the following schedules may not be correct. In addition, some entity level taxes and state obligations are based on your entity classification. Please check your entity classification on page 1 of the Schedule K-1, Item I1.

TRANSACTION		BROKER OR CERTIFICATE NUMBER	UNITS
DESCRIPTION	DATE		
AC BUY	07-09-2014	571	40.00000
DA SELL	10-16-2018	571	-40.00000
END OF YEAR UNITS			0.00000

DO NOT INCLUDE THIS SCHEDULE WITH YOUR FEDERAL OR STATE INCOME TAX RETURNS

**ACKNOWLEDGEMENT FOR CORRECTIONS ONLY**

The information reported on this schedule, as corrected, accurately and completely presents my transaction history through 12/31/18.

Signature

Daytime Phone

Date



## 2018 SCHEDULE K-1 SUPPLEMENTAL INFORMATION STATEMENT

ENTERPRISE<sup>®</sup>  
**ENTERPRISE PRODUCTS**  
**PARTNERS L. P. (NYSE:EPD)**

PARTNER NAME: **KATHRYN RAMSEY**  
 ACCOUNT NUMBER: **571 8083005**  
 PARTNER FEDERAL ID/ENTITY: **XXX-XX-2194/INDIVIDUAL**  
 CUSTODIAN FEDERAL ID:  
 PARTNERSHIP FEDERAL ID: **76-0568219**

K-1 CODES	DESCRIPTION	AMOUNT
20AD	Section 199A Publicly Traded Partnership (PTP) Income	-51
20AE	Excess Taxable Income	45
20AF	Excess Business Interest Income	0
20AH1	Bonus Depreciation Adjustment for Most Non-Conforming States	-5
20AH2	Gross Receipts for Unrelated Business Taxable Income Purposes	566
20AH3	Gross Deductions for Unrelated Business Taxable Income Purposes	615
20AH4	Nontaxable Adjustment To Capital	0
99O46	Estimated Tax Basis	0
99O47	Cumulative Passive Losses	533



651118

OMB No. 1545-0123

☒ Final K-1☐ Amended K-1**Schedule K-1  
(Form 1065)****2018**Department of the Treasury  
Internal Revenue Service

For calendar year 2018, or tax year

beginning        /        / 2018 ending        /        /**Partner's Share of Income, Deductions,  
Credits, etc.**

▶ See back of form and separate instructions.

**Part I Information About the Partnership****A** Partnership's employer identification number  
76-0568219**B** Partnership's name, address, city, state, and ZIP code  
ENTERPRISE PRODUCTS PARTNERS L.P.  
PO BOX 4018  
HOUSTON, TX 77210-4018**C** IRS Center where partnership filed return  
e-file**D** ☒ Check if this is a publicly traded partnership (PTP)**Part II Information About the Partner****E** Partner's identifying number  
XXX-XX-2194**F** Partner's name, address, city, state, and ZIP code  
KATHRYN RAMSEY  
ACCT 2  
27 DAN ST  
WARWICK RI 02889**G** ☐ General partner or LLC member-manager ☒ Limited partner or other LLC member**H** ☒ Domestic partner ☐ Foreign partner**I1** What type of entity is this partner? INDIVIDUAL**I2** If this partner is a retirement plan (IRA/SEP/Keogh/etc.), check here ☐**J** Partner's share of profit, loss, and capital (see instructions):

	Beginning	Ending
Profit	0.000002 %	0.000000 %
Loss	0.000002 %	0.000000 %
Capital	0.000002 %	0.000000 %

**K** Partner's share of liabilities:

	Beginning	Ending
Nonrecourse	\$ 581	\$ 0
Qualified nonrecourse financing	\$	\$
Recourse	\$	\$

**L** Partner's capital account analysis:

Beginning capital account	\$ 908
Capital contributed during the year	\$ 0
Current year increase (decrease)	\$ -51
Withdrawals & distributions	\$ 857
Ending capital account	\$ 0

☒ Tax basis ☐ GAAP ☐ Section 704(b) book  
☐ Other (explain)
**M** Did the partner contribute property with a built-in gain or loss?☐ Yes ☒ No

If "Yes," attach statement (see instructions)

**Part III Partner's Share of Current Year Income,  
Deductions, Credits, and Other Items**

<b>1</b>	Ordinary business income (loss)	<b>15</b>	Credits
	-51		
<b>2</b>	Net rental real estate income (loss)		
<b>3</b>	Other net rental income (loss)	<b>16</b>	Foreign transactions
<b>4</b>	Guaranteed payments		
<b>5</b>	Interest income		
	0		
<b>6a</b>	Ordinary dividends		
	0		
<b>6b</b>	Qualified dividends		
	0		
<b>6c</b>	Dividend equivalents		
<b>7</b>	Royalties		
<b>8</b>	Net short-term capital gain (loss)	<b>17</b>	Alternative minimum tax (AMT) items
		<b>A</b>	-2
<b>9a</b>	Net long-term capital gain (loss)		
	0		
<b>9b</b>	Collectibles (28%) gain (loss)		
<b>9c</b>	Unrecaptured section 1250 gain	<b>18</b>	Tax-exempt income and nondeductible expenses
<b>10</b>	Net section 1231 gain (loss)	<b>C</b>	0
	0		
<b>11</b>	Other income (loss)		
<b>E</b>	0		
<b>12</b>	Section 179 deduction	<b>19</b>	Distributions
		<b>A</b>	51
<b>13</b>	Other deductions	<b>20</b>	Other information
<b>K</b>	0	<b>A</b>	0
		<b>N</b>	0
		<b>V</b>	-49
<b>14</b>	Self-employment earnings (loss)	<b>*</b>	STMT

\*See attached statement for additional information.

For IRS Use Only

**This list identifies the codes used on Schedule K-1 for all partners and provides summarized reporting information for partners who file Form 1040. For detailed reporting and filing information, see the separate Partner's Instructions for Schedule K-1 and the instructions for your income tax return.**

**1. Ordinary business income (loss).** Determine whether the income (loss) is passive or nonpassive and enter on your return as follows.

	<i>Report on</i>
Passive loss	See the Partner's Instructions
Passive income	Schedule E, line 28, column (h)
Nonpassive loss	See the Partner's Instructions
Nonpassive income	Schedule E, line 28, column (k)
<b>2. Net rental real estate income (loss)</b>	See the Partner's Instructions
<b>3. Other net rental income (loss)</b>	
Net income	Schedule E, line 28, column (h)
Net loss	See the Partner's Instructions
<b>4. Guaranteed payments</b>	Schedule E, line 28, column (k)
<b>5. Interest income</b>	Form 1040, line 2b
<b>6a. Ordinary dividends</b>	Form 1040, line 3b
<b>6b. Qualified dividends</b>	Form 1040, line 3a
<b>6c. Dividend equivalents</b>	See the Partner's Instructions
<b>7. Royalties</b>	Schedule E, line 4
<b>8. Net short-term capital gain (loss)</b>	Schedule D, line 5
<b>9a. Net long-term capital gain (loss)</b>	Schedule D, line 12
<b>9b. Collectibles (28%) gain (loss)</b>	28% Rate Gain Worksheet, line 4 (Schedule D instructions)
<b>9c. Unrecaptured section 1250 gain</b>	See the Partner's Instructions
<b>10. Net section 1231 gain (loss)</b>	See the Partner's Instructions
<b>11. Other income (loss)</b>	

<i>Code</i>		
A	Other portfolio income (loss)	See the Partner's Instructions
B	Involuntary conversions	See the Partner's Instructions
C	Sec. 1256 contracts & straddles	Form 6781, line 1
D	Mining exploration costs recapture	See Pub. 535
E	Cancellation of debt	Schedule 1 (Form 1040), line 21 or Form 982
F	Section 951A income	See the Partner's Instructions
G	Section 965(a) inclusion	
H	Subpart F income other than sections 951A and 965 inclusion	
I	Other income (loss)	
<b>12. Section 179 deduction</b>		See the Partner's Instructions
<b>13. Other deductions</b>		
A	Cash contributions (60%)	See the Partner's Instructions
B	Cash contributions (30%)	
C	Noncash contributions (50%)	
D	Noncash contributions (30%)	
E	Capital gain property to a 50% organization (30%)	
F	Capital gain property (20%)	Form 4952, line 1
G	Contributions (100%)	
H	Investment interest expense	Schedule E, line 19
I	Deductions—royalty income	See the Partner's Instructions
J	Section 59(e)(2) expenditures	See the Partner's Instructions
K	Excess business interest expense	Schedule A, line 16
L	Deductions—portfolio (other)	Schedule A, line 16
M	Amounts paid for medical insurance	Schedule A, line 1 or Schedule 1 (Form 1040), line 29
N	Educational assistance benefits	See the Partner's Instructions
O	Dependent care benefits	Form 2441, line 12
P	Preproductive period expenses	See the Partner's Instructions
Q	Commercial revitalization deduction from rental real estate activities	See Form 8582 instructions
R	Pensions and IRAs	See the Partner's Instructions
S	Reforestation expense deduction	See the Partner's Instructions
T	through V	Reserved for future use
W	Other deductions	See the Partner's Instructions
X	Section 965(c) deduction	See the Partner's Instructions

**14. Self-employment earnings (loss)**

**Note:** If you have a section 179 deduction or any partner-level deductions, see the Partner's Instructions before completing Schedule SE.

A	Net earnings (loss) from self-employment	Schedule SE, Section A or B
B	Gross farming or fishing income	See the Partner's Instructions
C	Gross non-farm income	See the Partner's Instructions

**15. Credits**

A	Low-income housing credit (section 42(j)(5)) from pre-2008 buildings	See the Partner's Instructions
B	Low-income housing credit (other) from pre-2008 buildings	
C	Low-income housing credit (section 42(j)(5)) from post-2007 buildings	
D	Low-income housing credit (other) from post-2007 buildings	
E	Qualified rehabilitation expenditures (rental real estate)	
F	Other rental real estate credits	See the Partner's Instructions
G	Other rental credits	
H	Undistributed capital gains credit	
I	Biofuel producer credit	

Code		Report on
J	Work opportunity credit	See the Partner's Instructions
K	Disabled access credit	
L	Empowerment zone employment credit	
M	Credit for increasing research activities	
N	Credit for employer social security and Medicare taxes	
O	Backup withholding	
P	Other credits	
<b>Foreign transactions</b>		
A	Name of country or U.S. possession	Form 1116, Part I
B	Gross income from all sources	
C	Gross income sourced at partner level	
<i>Foreign gross income sourced at partnership level</i>		
D	Section 951A category	Form 1116, Part I
E	Foreign branch category	
F	Passive category	
G	General category	
H	Other	
<i>Deductions allocated and apportioned at partner level</i>		
I	Interest expense	Form 1116, Part I
J	Other	Form 1116, Part I
<i>Deductions allocated and apportioned at partnership level to foreign source income</i>		
K	Section 951A category	Form 1116, Part I
L	Foreign branch category	
M	Passive category	
N	General category	
O	Other	
<i>Other information</i>		
P	Total foreign taxes paid	Form 1116, Part II
Q	Total foreign taxes accrued	Form 1116, Part II
R	Reduction in taxes available for credit	Form 1116, line 12
S	Foreign trading gross receipts	Form 8873
T	Extraterritorial income exclusion	Form 8873
U	Section 951A(c)(1)(A) tested income	See the Partner's Instructions
V	Tested foreign income tax	
W	Section 965 information	
X	Other foreign transactions	
<b>Alternative minimum tax (AMT) items</b>		
A	Post-1986 depreciation adjustment	See the Partner's Instructions and the Instructions for Form 6251
B	Adjusted gain or loss	
C	Depletion (other than oil & gas)	
D	Oil, gas, & geothermal—gross income	
E	Oil, gas, & geothermal—deductions	
F	Other AMT items	
<b>Tax-exempt income and nondeductible expenses</b>		
A	Tax-exempt interest income	Form 1040, line 2a
B	Other tax-exempt income	See the Partner's Instructions
C	Nondeductible expenses	See the Partner's Instructions
<b>Distributions</b>		
A	Cash and marketable securities	See the Partner's Instructions
B	Distribution subject to section 737	
C	Other property	
<b>Other information</b>		
A	Investment income	Form 4952, line 4a
B	Investment expenses	Form 4952, line 5
C	Fuel tax credit information	Form 4136
D	Qualified rehabilitation expenditures (other than rental real estate)	See the Partner's Instructions
E	Basis of energy property	See the Partner's Instructions
F	Recapture of low-income housing credit (section 42(j)(5))	Form 8611, line 8
G	Recapture of low-income housing credit (other)	Form 8611, line 8
H	Recapture of investment credit	See Form 4255
I	Recapture of other credits	See the Partner's Instructions
J	Look-back interest—completed long-term contracts	See Form 8697
K	Look-back interest—income forecast method	See Form 8866
L	Dispositions of property with section 179 deductions	See the Partner's Instructions
M	Recapture of section 179 deduction	
N	Interest expense for corporate partners	
O	through Y	
Z	Section 199A income	
AA	Section 199A W-2 wages	
AB	Section 199A unadjusted basis	
AC	Section 199A REIT dividends	
AD	Section 199A PTP income	
E	Excess taxable income	
F	Excess business interest income	
G	Gross receipts for section 59A(e)	
H	Other information	

SA1HG001



## 2018 STATE INFORMATION

## ENTERPRISE PRODUCTS PARTNERS L. P. (NYSE:EPD)

PARTNER NAME: **KATHRYN RAMSEY**  
 ACCOUNT NUMBER: **571 8083005**  
 PARTNER FEDERAL ID/ENTITY: **XXX-XX-2194/INDIVIDUAL**  
 CUSTODIAN FEDERAL ID:  
 PARTNERSHIP FEDERAL ID: **76-0568219**

## State Tax Information:

Since the Partnership has operations in more than 40 states, you may be required to file an individual tax return with some of those states. EPD has not attempted to determine for each unitholder whether resident or nonresident state tax returns should be filed. We recommend you consult your personal tax advisor on this matter. **As stated elsewhere in this tax package, if you have a net passive loss from this activity, you should not report that loss, for federal or state tax purposes, unless you disposed of ALL your interest in EPD in 2018.**

Certain states do not allow federal bonus depreciation to be taken as a deduction for state tax purposes. The amount reported in column 1, Ordinary Business Income or Loss and Other Income or Loss, includes your federal bonus depreciation deduction, apportioned by state. For those states that require an add-back of the federal bonus, the adjustment is reported in Column 2.

In some states, the Partnership is subject to and pays state taxes levied on an entity level basis as opposed to a partner level basis. In such states, taxes payable by the Partnership are treated as state income taxes for federal income tax purposes. The amounts reported in Column 6 represent your share of state taxes treated as state income taxes for federal income tax purposes. You may need this information to complete your state income tax return for those states where a deduction is allowed since the state tax expense is not included in Column 1.

State K-1's, where applicable, will be available online at [www.taxpackagesupport.com/enterprise](http://www.taxpackagesupport.com/enterprise) in July, 2019. **The information provided below includes all you will need to prepare your 2018 individual state income tax returns.** This State Information is not a tax return document.

## State Information

(Due to rounding and other Federal and State differences, totals may not agree to Federal totals)

State	(1) Ordinary Business Income or Loss (-) and Other Income or Loss(-)	(2) Potential Bonus Adjustment to Ordinary Income or Loss (-)	(3) Portfolio Interest Income	(4) Net Section 1231 Gain or Loss (-)	(5) Gross Receipts	(6) State Income Tax
AL	0	0	0	0	3	0
AR	0	0	0	0	3	0
AZ	0	0	0	0	3	0
CA	0	0	0	0	0	0
CO	0	0	0	0	5	0
CT	0	0	0	0	0	0
DE	0	0	0	0	0	0
FL	0	0	0	0	0	0
GA	0	0	0	0	1	0
IA	0	0	0	0	1	0
IL	0	0	0	0	4	0
IN	0	0	0	0	3	0
KS	0	0	0	0	4	0
KY	0	0	0	0	0	0
LA	-5	-1	0	0	63	0
MA	0	0	0	0	0	0
MD	0	0	0	0	0	0
MN	0	0	0	0	1	0
MO	0	0	0	0	2	0
MS	0	0	0	0	4	0
NC	0	0	0	0	1	0
ND	0	0	0	0	0	0
NE	0	0	0	0	0	0
NH	0	0	0	0	0	0
NM	-2	0	0	0	21	0
NY	0	0	0	0	2	0
OH	0	0	0	0	4	0
OK	-1	0	0	0	11	0
PA	0	0	0	0	2	0
SC	0	0	0	0	1	0
TN	0	0	0	0	0	0
UT	0	0	0	0	2	0
VA	0	0	0	0	0	0
VT	0	0	0	0	0	0
WI	0	0	0	0	0	0
WV	0	0	0	0	0	0

DO NOT INCLUDE THIS SCHEDULE WITH YOUR FEDERAL OR STATE INCOME TAX RETURNS



2018 SALES WORKSHEET

ENTERPRISE PRODUCTS PARTNERS L.P. (NYSE:EPD)

PARTNER NAME: KATHRYN RAMSEY  
ACCOUNT NUMBER: 571 8083005  
PARTNER FEDERAL ID/ENTITY: XXX-XX-2194/INDIVIDUAL  
CUSTODIAN FEDERAL ID:  
PARTNERSHIP FEDERAL ID: 76-0568219

- Columns 1 & 2: This information has been provided to the Partnership by either you, the transfer agent or your broker.
- Column 3: Enter this amount, net of selling expenses, from your broker records and report on Form 8949, Sales of Other Dispositions of Capital Assets, Column D.
- Column 4: This amount is based on information provided to the Partnership by you or your broker, or the amount used to determine your share of allocable gain or loss on this and (if applicable) prior years' Schedules K-1.
- Column 5: Your Cumulative Adjustments to Basis includes your cumulative allocable partnership income, deductions, distributions, etc and has not been adjusted for any gains recognized under § 731 or § 737.
- Column 6: This amount is the sum of Columns 4 & 5 and represents your estimated outside basis (exclusive of liability allocations) in the disposed partnership interest.

- Column 7: Report this amount as a negative adjustment in Column G of Form 8949. The instructions to Form 8949 are unclear in the determination of capital gain where total gain on the sale of units is partially ordinary gain. Including this negative adjustment as instructed should generally result in the correct capital gain or loss.
- Column 8: Use this amount to adjust your gain/loss for Alternative Minimum Tax Purposes.
- Column 9: For your convenience, the Partnership has provided the percentage of your disposed partnership units held for greater than one year based on the transaction dates provided by you or your broker, as displayed on your Transactions Schedule. Consult your tax advisor for proper treatment of varying holding periods of your disposed partnership units.
- Columns 10 & 11: The amounts on the Sales Schedule include your allocable amounts of historical Bonus Depreciation claimed by the partnership. Use these amounts if you are filing in a state that does not conform to the federal rules regarding Bonus Depreciation.

If you disposed of your Partnership interest during 2018, this Sales Schedule is provided to assist you in the calculation of your taxable gain or loss. IRS Revenue Ruling 84-53 provides that a partner has a single unified basis in their partnership interest. If you acquired your partnership interest through various purchases, each row on the schedule below includes a prorated amount of each acquisition reflecting the unified basis of the disposed partnership interest. The partnership has provided this schedule solely as a courtesy. Basis information is not reported to the Internal Revenue Service by the partnership. Each partner must make their own determination of the amount of basis to be associated with the partnership interest that was sold during the year. Please consult your tax advisor to obtain advice on how this determination should be made. If you notified the partnership that you used an alternate basis disposition method, the schedule below will generally yield a result that is not consistent with IRS Revenue Ruling 84-53.

If you disposed of a portion of your partnership interest (rather than your entire interest) you may be subject to the passive activity loss limitation rules. Please consult your tax advisor for the appropriate tax treatment. **If you have disposed of ALL of your interest in EPD in 2018, you will also be able to recognize your prior cumulative suspended losses, if any, in the current year.**

If you are a tax-exempt entity, please note that a portion of our liabilities may be allocable to you and these liabilities may be treated as acquisition indebtedness for purposes of determining the amount of gain on sale that is subject to tax as unrelated business income

1	2	3	4	5	6	7	8	9	ADJUSTED FOR BONUS DEPRECIATION	
									10	11
UNITS SOLD	SALE DATE	SALES PROCEEDS	PURCHASE PRICE / INITIAL BASIS AMOUNT	CUMULATIVE ADJUSTMENTS TO BASIS	COST BASIS	GAIN SUBJECT TO RECAPTURE AS ORDINARY INCOME	AMT GAIN/LOSS ADJUSTMENT	PERCENTAGE LONG TERM	CUMULATIVE ADJUSTMENTS TO BASIS	GAIN SUBJECT TO RECAPTURE AS ORDINARY INCOME
40.00000	10-16-2018		1,614	-808	806	450	-6	100%	-721	363
40.00000			1,614	-808	806	450	-6		-721	363
TOTALS										
REFERENCES		FORM 8949 COLUMN D			FORM 8949 COLUMN E	FORM 4797 PART II LINE 10, FORM 8949 COLUMN G	FORM 6251 LINE 2K			

For additional information to comply with § 864(c)(8), please contact Tax Package Support at 1-800-599-9985.

**Absent material participation in the operations of EPD or another exception, the gain or loss on your sale of EPD units may be treated as net investment income for purposes of IRC Section 1411 and potentially subject to the 3.8% surtax. Please contact your tax advisor and/or Tax Package Support if more information is required.**

NOTE - Certain states require that nonresidents apportion the gain/loss from the sale of a partnership interest to their state. Listed herein are the apportionment percentages for states identified as imposing such requirements: CA - .123%; IA - .132%; MA - .001%; MN - .178%; MT - NONE; NH - .001%; ND - .005%; OK - 3.245%

There may be other states with similar requirements, therefore, it is important to contact your tax advisor in completing any applicable state tax returns. We can provide additional information upon request.

DO NOT INCLUDE THIS SCHEDULE WITH YOUR FEDERAL OR STATE INCOME TAX RETURNS





**INDIVIDUALIZED INCOME TAX REPORTING INSTRUCTIONS**

Enterprise Products Partners L.P. ("EPD", "the Partnership"), is a publicly traded limited partnership which requires its partners to report their allocable share of the Partnership's items of taxable income, gain, deduction or loss in their individual income tax returns as though each partner has incurred such items directly.

Schedule K-1 account information, including the tax package is accessible online at [www.taxpackagesupport.com/enterprise](http://www.taxpackagesupport.com/enterprise). You can use this website to view and print your tax package, make corrections to your transaction information, download a file that can be imported into Turbo Tax and register for electronic K-1 delivery.

Please note the amount of your taxable income will not correspond to the amount of cash distributed to you during the year.

**IMPORTANT NOTICE**

The information in the enclosed tax package reflects the application of various assumptions and conventions, as disclosed by the Partnership in various SEC filings and other offering documents. We anticipate that the Partnership may provide disclosure of certain of these assumptions and conventions in the preparation of the Partnership return as warranted by the IRS and/or other taxing authorities. We suggest you refer to the appropriate federal and state income tax laws, instructions, SEC filings and other offering documents, and you consult your tax advisor with any questions. You should discuss with your tax advisor whether the treatment of any items in the enclosed tax package may subject you and/or your tax advisor to a penalty by a taxing authority and the need to adequately disclose any items in order to avoid such penalty. Please note this letter and the enclosed reporting instructions do not, and are not intended to, provide tax, legal or accounting advice. Partners and other readers should consult their tax advisors concerning the application of tax laws to their particular situations.

The federal tax law characterizes income, deductions, gains and losses from a publicly traded partnership ("PTP") as passive activity income or loss subject to the Passive Activity Loss ("PAL") limitations. Any net passive activity loss from a PTP may only be used to offset net passive activity income of the same PTP. In other words, net passive activity losses from EPD can only offset net passive activity income from EPD and not net passive activity income from any other source including an investment in other PTPs. To the extent a partner has a net passive activity loss from their investment in EPD and cannot use the loss currently, the partner should track the suspended loss on Form 8582 and carry it forward to use in future years to offset passive activity income from EPD.

To determine if you have net passive activity income or net passive activity losses, add the amounts in boxes 1, 9A, 10 and 11E. If the total amount is negative, you have a net passive activity loss, which can be carried forward to use in future years. If the total amount is positive, you have net passive activity income and you should report it as income on your Form 1040, Schedule E, Part II. You can use suspended EPD passive activity losses from previous years to offset the current year income. To the extent you use suspended losses from previous years, they should also be reported on Form 1040, Schedule E, Part II.

Passive activity losses from EPD remain suspended until they are used to offset future net passive activity income of EPD or until the partner disposes of their entire interest in EPD.

Regardless of the amount of your net passive activity income or loss, portfolio income or loss reported to you on Box 5 of your Schedule K-1 is reported currently on your tax return. Portfolio income or loss items are not included in passive income or loss and therefore are not suspended or carried forward.

**SUPPLEMENTAL K-1 LINE ITEM INSTRUCTIONS**

**Item A - Partnership's employer identification number.** This is the Partnership's federal taxpayer identification number. Report this number on your U.S. Individual Income Tax Return, Form 1040, Schedule E, Part 11, Column (d).

**Item K - Partner's share of liabilities (Nonrecourse).** This is your allocated share of EPD's nonrecourse liabilities. A partnership's liabilities are treated as nonrecourse debt to the extent no partner or related person bears the economic risk of loss for the liability. Your share of nonrecourse debt increases your tax basis in the partnership interest and allows you to treat distributions as a non-taxable return of capital. However, if your current year distributions exceed your tax basis (including nonrecourse debt allocated to you), the excess distributions are reportable as capital gain.

**Item L - Partner's capital account analysis.** This section provides a summary of your partner capital account attributable to your investment in EPD. Your capital account activity is summarized on the basis of the information shown on your Transactions Schedule. Please note that your capital account balance bears no relationship to, and is not indicative of, the fair market value of your investment.

**Box 1 - Ordinary business income (loss).** This is your share of the ordinary income or (loss) from trade or business activities of the Partnership. See the instructions for Form K-1 for more detail on where to report this amount on your Form 1040.

**Box 5 - Interest income.** This is your share of interest income. Report this amount on Form 1040, Schedule B, Part I, Line 1.

**Box 9a - Net long-term capital gain (loss).** This is your share of the net long-term capital gain or (loss) from the disposition of assets. Report this amount on Form 1040, Schedule D, line 12.

**Box 10 Net section 1231 gain (loss).** This is your share of gain or (loss) from the disposition of trade or business assets held by the partnership for more than one year. Report this amount on Form 4797, Line 2, Col. (g) and include the description "From Enterprise Products Partners L.P. 76-0568219" across Columns (a) through (f).

**Box 11 - Other income (loss).**

**Code E - Cancellation of debt.** Income from the cancellation of debt is allocable only to partners who held EPD units on October 27, 2009. Report this amount on Form 1040, Schedule 1, line 21.

**Box 13 - Other deductions.**

**Code K - Excess business interest expense.** This is your share of excess business interest expense not allowed as a deduction by the partnership. You must report it on Form 8990, line 43, column (c). You may be able to deduct all or some portion of this amount in your current or future tax returns.

**Box 17 - Alternative Minimum Tax (AMT) items.**

**Code A - Post-1986 depreciation adjustment.** This is a preference item used to calculate your alternative minimum tax (AMT). It is the net difference between tax depreciation for regular tax purposes and for AMT purposes. Report this amount on Form 6251, Line 19. Please note that AMT preference items are subject to PAL Limitations, and should be reported consistently with your other income items.

**Box 18 - Tax-exempt income and nondeductible expenses.**

**Code C - Nondeductible expenses.** This is your share of nondeductible expenses incurred by the partnership. Though this amount is not deductible, it does reduce your tax basis in your partnership interest. This amount is for informational purposes only. Do not report this amount anywhere on your tax return.

**Box 19 - Distributions.**

**Code A - Cash and marketable securities.** This is the amount of cash distributed to you from EPD based on transaction information provided to the Partnership by your broker and included in your Transactions Schedule. Do not report cash distributions in taxable income. See further details regarding cash distributions in the Q&A section of these instructions.

**Box 20 - Other information.**

**Code A - Investment income.** This is investment income used in the computation of the limitation on deductible investment interest expense. Report this amount on Form 4952, Line 4a.

**Code N - Interest expense for corporate partners.** Only partners designated as a corporation will have an amount on this line. If your K-1 has an amount reported on this line and you are not a corporation, the "partner entity type" on line 11 of schedule K-1 may be incorrect. You can correct the "partner entity type" by following the instructions at the end of the tax package letter. Corporate partners need this amount to comply with the provisions of Internal Revenue Code ("IRC") Section 163(j).

**Code V - Unrelated business taxable income (UBTI).** UBTI is used primarily by partners that are organized as a tax-exempt entity or that hold their units through an IRA, Keogh, or other qualified retirement plan. Your trustee may be required to report this amount on IRS Form 990-T as unrelated to your tax-exempt purposes. Unrelated income includes income from the Partnership's main business operations and/or gains on the sales of Partnership units. If you need additional information to accurately report UBTI, please call Tax Package Support at 1-800-599-9985. Investment income earned by the Partnership is not considered to be unrelated business taxable income. You should consult your trustee or personal tax advisor for the appropriate tax treatment.

**Code AD - Section 199A PTP Income.** Use this amount to compute your Section 199A Qualified Business Income Deduction. Generally, you can deduct up to 20% of your qualified income. Enter this amount on the appropriate line of the 2018 Qualified Business Income Deduction Worksheet in the instructions for Form 1040.

**Code AE - Excess taxable income.** This is your share of the partnership's excess taxable income. If there is an amount reported on your K-1, you must report it on Form 8990, line 43, column (f). Your excess taxable income may affect the deduction of business interest expense in your current or future tax returns.

**Code AF - Excess business interest income.** This is your share of excess business interest income over business interest expense. You must report it on Form 8990, line 43, column (g). You may be able to increase your limitation for deductible business interest expense if you have business interest expense from other sources.

**Code AH - Other information.**

**Code AH1 - Bonus depreciation adjustment for nonconforming states.** EPD's ordinary income is computed using bonus depreciation allowable under federal tax rules. Some states do not allow the deduction of bonus depreciation (nonconforming states). For partners who file a state income tax return in a nonconforming state, you must adjust your share of EPD's ordinary income to eliminate the effect of bonus depreciation. This is the adjustment necessary to comply with nonconforming state depreciation rules.



**Code AH2 - Gross receipts for UBTI.** This is your share of the gross receipts for UBTI from Partnership operations, other than interest and dividends. If you are an S Corporation, add interest and ordinary dividends from your K-1 to determine gross receipts for S Corporations.

**Code AH3 - Gross deductions for UBTI.** This is your share of gross deductions for UBTI from Partnership operations.

**Code AH4 - Nontaxable adjustment to capital account.** This is a revision to the partner's capital account. The revision can result from a change in how the capital account was originally calculated. Please note not all partners have an amount reported in this box.

**Code 99046 - Estimated tax basis.** Generally, this amount equals the Partnership's calculation of your estimated tax basis for your EPD investment based on the information included in your Transactions Schedule. The tax basis calculation is the Partnership's estimate of your original cost basis in your units increased for any income allocated to you since you have held your interest and decreased for distributions made to you and losses allocated to you since you have held your interest. This amount may also be adjusted for nontaxable adjustments to capital that arise from revisions made by the partner. This amount is also reported on the last line of Item L.

**Code 99047 - Cumulative Passive Losses -** This is the Partnership's best estimate of the cumulative net losses, if any, allocated to all units held during 2018 and it includes 2018 income and loss amounts in the total.

Please note there are constraints to this information. The estimate includes all items of income and loss reported on Schedule K-1 (i.e. ordinary income/loss, interest income, dividends, nondeductible expenses, etc.). This estimate does not include any utilized or unutilized passive activity losses related to any units disposed of before tax year 2018. The Partnership has no knowledge of previously utilized passive losses or of your overall cumulative passive loss position with respect to this investment and only tracks units currently held. The partner is obligated to track the allocation and utilization of passive activity losses on its tax return. This amount should only be used to compare to your computations. The Partnership encourages all partners to work with a qualified tax advisor to track cumulative passive losses on all units, those currently held and those disposed of in previous tax years. Due to these limitations, please note the estimated loss may be over or understated relative to your actual passive loss.

#### STATEMENTS & DISCLOSURES

##### IRC Section 754 statement for acquisition of units:

The Partnership has made the Internal Revenue Code ("IRC") Section 754 election to adjust the basis of Partnership property for transfers of Partnership interests. The election applies to unitholders who acquired their units by purchase or by inheritance. Unless otherwise notified by you or by your broker, the Partnership has assumed that any acquisition of units reported on your Transactions Schedule was made by purchase or inheritance. The general effect of such an election is that upon acquisition of a Partnership unit, a unitholder is entitled to an adjustment to his share of Partnership property to reflect the price at which the unit was purchased or inherited. An election under IRC Section 754 permits an investor to claim depreciation deductions to the extent that any basis adjustment is allocated to depreciable property. The Partnership has adjusted 2018 tax information for the IRC Section 754 election based on the weighted average price for the calendar month in which your acquisition was recorded.

**If you acquired your units by purchase or by inheritance, you must include the IRC Section 754 Statement below in your income tax return for the first year you become a partner.**

##### IRC SECTION 754 STATEMENT

The taxpayer is a transferee partner in Enterprise Products Partners L.P. who has a special adjustment under Internal Revenue Code (IRC) Section 743(b) pursuant to the IRC Section 754 election made by Enterprise Products Partners L.P. The special basis adjustment was made in accordance with the rules provided in IRC Section 743 and 755 and the Regulations thereunder. Detailed information is available in the office of the General Partner upon request.

##### IRC Section 751 Statement for sale of Units:

If you had a taxable disposition of Partnership units during 2018, you should receive a partially completed 2018 Sales Worksheet. The worksheet contains information necessary to determine your gain or loss upon disposition of Partnership units. Please follow the instructions on the worksheet.

**If you are reporting ordinary income attributable to sales of Partnership units, you must include the IRC Section 751 Statement below in your income tax return for the year you made the disposition.**

##### IRC SECTION 751 STATEMENT

The taxpayer has reported ordinary income upon the disposition of units in Enterprise Products Partners L.P., as provided by the General Partner. The amount was determined in accordance with Internal Revenue Code Section 751. Detailed information is available in the office of the General Partner upon request.

##### IRC Section 108(i) Information:

The partnership made the election, provided under IRC Section 108(i), to defer the inclusion of cancellation of debt (COD) income realized ratably over a five year period.

In the current year, COD income recognized and reported on Line 11E, if any, is the ratably recognized portion for 2018. To the extent the relief of liabilities under Section 752 would result in a negative basis in your EPD interest, you should contact Tax Package Support at 1-800-599-9985 for information you may need in computing the deferred Section 752 amount. Note that this is a **partnership** election, not a **partner** election. You should not attach this statement to your tax return.

##### Form 8082 - Notice of Inconsistent Treatment or Administrative Adjustment Request (AAR):

The Partnership will be filing a copy of your Schedule K-1 with the Internal Revenue Service. If you have notified the Partnership of necessary corrections prior to May 31, 2019, the corrected K-1 will be filed with the IRS. Any correction made after this day may require you to file Form 8082 with your return.

Unitholders in the Partnership should include amounts in their income tax returns which are consistent with the amounts reported on Schedule K-1. If the amounts you report in your income tax return differ from the Schedule K-1, you must complete Form 8082.

#### QUESTIONS & ANSWERS

Q. Why am I receiving a Schedule K-1 rather than Form 1099?

A. A corporation reports to its shareholders, dividends, interest and various other items on Form 1099. Enterprise Products Partners L.P. is a publicly traded limited partnership. A partnership passes its profits and losses through to its partners on a Schedule K-1. Each partner reports their share of these items on their federal tax return.

Q. What should I do if the information in this package is incorrect?

A. You should notify the Partnership of the changes via mail, phone, or the internet (see 2018 Transactions Schedule) by May 31, 2019. The Partnership will update your information and send you a corrected tax package.

Q. Can I download my K-1 Information into Turbo Tax?

A. Yes. Please go to [www.taxpackagesupport.com/enterprise](http://www.taxpackagesupport.com/enterprise) to download a file that can be imported into Turbo Tax.

Q. What is nonrecourse debt?

A. It is Partnership liabilities for which no partner or related person bears the economic risk of loss.

Q. How do cash distributions, income, and nonrecourse debt affect my tax basis?

A. Your share of the Partnership's taxable income and nonrecourse debt increase your tax basis. Your share of the Partnership's taxable loss and cash distributions decrease your tax basis.

Q. Do I report the cash distributions I received as my taxable income?

A. Generally, cash distributions from the partnership are a return of capital and not reported in taxable income. However, if your cash distributions cause your tax basis to fall below zero, you must report in taxable income the portion of your cash distributions necessary to restore your tax basis back to zero.

Q. Why is the amount of cash I received different from my allocable share of partnership income, gain, loss, deduction or credit?

A. The Partnership distributes available cash as determined by the Partnership agreement. The calculation of cash available for distribution differs from the calculation of taxable income reported to the partners.

Q. How do Passive Activity Loss Limitation rules affect my income reporting?

A. Depending on when you acquired your units and the operational results of the Partnership, you will have either net passive activity income or net passive activity loss in 2018. Generally, if you have net passive activity loss, you may not recognize this loss in the current year. If you have net passive activity income, you should first offset this income with any prior suspended losses and report any net income currently. Please consult your personal tax advisor for the appropriate tax treatment.

Q. What is Unrelated Business Taxable Income (UBTI)?

A. UBTI is the distributive share of income/(loss) from a publicly traded partnership which is considered to be unrelated to the regular activities of a tax-exempt organization (including IRAs, Keogh and other qualified retirement plans). Each tax-exempt organization is entitled to an annual \$1,000 deduction to offset their net UBTI income. UBTI also includes gains on the sales of publicly traded partnership units. UBTI income and/or related gains that exceed the annual \$1,000 deduction could result in your requirement to file Form 990-T, which your trustee may file on your behalf. You should consult your trustee and/or personal tax advisor for the appropriate tax treatment.

Q. If I sell my partnership units at a gain, why is part of the gain treated as ordinary income rather than capital gain?

A. A sale of partnership units is treated as if there were a sale of the partner's allocable share of each of the Partnership's assets. Gain on the sale of assets for which depreciation deductions have been taken is treated as ordinary income rather than capital gain.

Q. What is Alternative Minimum Tax (AMT) Depreciation Adjustment?

A. The AMT depreciation adjustment amount represents the difference between depreciation for AMT purposes and depreciation for regular tax purposes. This adjustment is necessary in the calculation of your alternative minimum tax.

Q. Am I required to file tax returns in any state in which I do not live?

A. Certain states require partners to file tax returns in the states in which the Partnership operates. The Partnership complies with state tax reporting requirements.

Q. Does EPD have any "reportable transactions"?

A. No.

