FORM 4

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

## STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

OMB APPROVAL	
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$\Box$	Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).
$\cup$	or Form 5 obligations may continue. See Instruction 1(b).

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934

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Name and Address of Reporting Person*     LYTAL JAMES H				2. Issuer Name and Ticker or Trading Symbol ENTERPRISE PRODUCTS PARTNERS L P [ EPD ]								all ap	nip of Reporting Pe oplicable) Director	erson(s) to	Issuer	10% Own	er		
										;	ζ.	Officer (give title b	below)		Other (spe	ecify below)			
(Last) (First) (Middle) 1100 LOUISIANA STREET; SUITE 1000				3. Date of Earliest Transaction (Month/Day/Year) 09/30/2008								Executive Vice President							
(Street)					4. If Amendment, Date of Original Filed (Month/Day/Year)								6. Indi	6. Individual or Joint/Group Filing (Check Applicable Line)					
HOUSTON T	X	770	002									K	Form filed by One Reporting Person Form filed by More than One Reporting Person						
(City) (S	tate)	(Ziŗ	)										Tom med by mor		потторог	ang r croon			
Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned																			
1. Title of Security (Instr. 3)					2. Transact Date (Month/Day	Exec	Execution Date,		3. Transaction Code (Instr. 8) 4. Securi		rities Acquired (A) or Disposed Of (D I 5)			5. Amount of Securities Beneficially Owned For Reported Transaction		ollowing   Direct (I		rship Form: 0) or Indirect (I)	7. Nature of Indirect Beneficial Ownership (Instr.
						(Mon	th/Day/Year)	Code V Amount		mount		(A) or (D) Price			(Instr. 3 and 4)		(5 4)		4)
Common Units Representing Limited Partnership Interests					09/30/2	008		F		3,1	174	D	\$25.77		128,190(1)			D	
Common Units Representing Limited Partnership Interests															61			I	By minor son.
Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)																			
Title of Derivative Security (Instr. 3)	z. Conversion or Exercise Price of Derivative Security	version Date xercise (Month/Day/Year) e of vative	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transaction Code (Instr. 8)		5. Number of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4 and 5)		Expiration	6. Date Exercisable and Expiration Date (Month/Day/Year)		7. Title and Amount of Securities Derivative Security (Instr. 3 and 4		rities Underlyi and 4)	ng	Derivative Security (Instr. 5)	9. Number derivative Securitie Beneficia Owned Following	e es ally	10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	11. Nature of Indirect Beneficial Ownership (Instr. 4)
					v	(A)	(D)	Date Exercisab	Date Expiration Date		Title Amo		Amount or Number of S	hares		Reported Transaction(s) (Instr. 4)			

- Includes common units granted to the Reporting Person that have restricted vesting dates and are subject to forfeiture.
   The power of attorney under which this form was signed is attached as Exhibit 24.

 $\frac{William\ L.\ Soula,\ Attorney-in-Fact\ on\ behalf\ of}{\underline{James\ H.\ Lytal}}\ \underline{10/01/2008}$ 

\*\* Signature of Reporting Person

Remarks:

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

\*\* 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.

### POWER OF ATTORNEY

KNOW ALL P	ERSONS BY THIS DOCUMENT:	That I, James H. Lyt	al, have made, con	stituted, and appoin	ted, and by this d	ocument do make,	constitute, a	nd appoint	Rich
/s/ Richar	d H. Bachmann								
Richard H. Bachma	nn, Attorney-in-Fact								
/s/ Stepha	nie C. Hildebrandt	_							
Stephanie C. Hild	ebrandt, Attorney-in-Fac	t							
/- / Philip	O National								
	C. Neisel Attorney-in-Fact								
milip C. Nelsel,	Accorney-in-race								
/s/ Willia	m L. Soula								
√illiam L. Soula,	Attorney-in-Fact								
/s/ Vickie	L. Graham								
/ickie L. Graham,	Attorney-in-Fact								
	igning singly, my true a	ad lauful attaman in	foot and in my no	me place and stood	***				
or any or them, s	igning singly, my true a	nd lawrul attorney-in-	ract, and in my na	ime, piace, and stead					
1. Execute, deli	ver and file on behalf o	f the undersigned, in	the undersigned's	capacity as an offic	er of Enterprise P	roducts GP, LLC,	the sole gene	ral partner	of I
2. Do and perfor	m any and all acts for a	nd on behalf of the un	ndersigned which ma	y be necessary or de	sirable to complet	e and execute any	such Form 3,	4 or 5 and	time
3. Take any othe	r action of any type wha	tsoever in connection	with or in further	ance of the matters	described in parag	raphs 1 and 2 abo	ove which in t	he opinion	of i
Giving and	granting to each such a	ttorney-in-fact full p	lower and authority	to do and perform e	very act necessary	and proper to be	done in the	exercise of	the
This Power	of Attorney shall remai	n in effect until the	undersigned is no	longer required to f	ile Forms 3, 4 and	5 with respect t	o the undersi	aned's hold	inas
			<b>.</b>	3	, , ,			3	3 -
IN WITNESS	WHEREOF, the undersigne	d has caused this Powe	er of Attorney to b	e executed as of t	his _ 21st _ day o	f _ July _ 2008.			
/s/ James	H. Lytal								
JAMES H. LYTAL									