Dear Unit Holder:

The Blackstone Group L.P. (BX) is pleased to enclose your 2018 tax information. This information is provided to assist you in reporting your allocable share of partnership items in your income tax returns. We are also enclosing for your general guidance the IRS 2018 Partner’s Instructions for Schedule K-1. We recommend that you consider discussing this information with your personal tax advisor.

As a publicly traded partnership, BX is generally not subject to income tax. However, our Unit Holders may be subject to federal, state and city income tax reporting in jurisdictions where they are resident and where BX has operations. In addition, Unit Holders who are not resident in the U.S. may be subject to U.S. tax reporting and U.S. withholding tax.

The enclosed information includes an Ownership Schedule and if applicable, a Sales Schedule. This information can be used to help you calculate any gain or loss on transfers or other dispositions of units made during 2018. We encourage you to review the information contained in these Schedules to ensure that there are no errors or inconsistencies. If any inconsistencies are noted, please contact Partner DataLink via email at BlackstoneK1Help@deloitte.com or by phone at (855) 375-4156. If we receive your revisions prior to June 28, 2019, we will update our records and issue a new Schedule K-1, which will be filed with the IRS.

Sincerely,

The Blackstone Group L.P.
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Schedule K-1
(Form 1065)
Department of the Treasury
Internal Revenue Service

For calendar year 2018, or tax year

Partner's Share of Income, Deductions,
Credits, etc. ▶ See back of form and separate instructions.

<table>
<thead>
<tr>
<th>Part I</th>
<th>Information About the Partnership</th>
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<tbody>
<tr>
<td>A</td>
<td>Partnership's employer identification number 20-8875684</td>
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<tr>
<td>B</td>
<td>Partnership's name, address, city, state, and ZIP code THE BLACKSTONE GROUP L.P. 345 PARK AVENUE NEW YORK, NY 10154</td>
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<tr>
<td>C</td>
<td>IRS Center where partnership filed return OGDEN</td>
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<tr>
<td>D</td>
<td>Check if this is a publicly traded partnership (PTP) X</td>
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<table>
<thead>
<tr>
<th>Part II</th>
<th>Information About the Partner</th>
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<tbody>
<tr>
<td>E</td>
<td>Partner's identifying number APPLD FOR</td>
</tr>
<tr>
<td>F</td>
<td>Partner's name, address, city, state, and ZIP code SAMPLE PARTNER A 345 PARK AVENUE NEW YORK, NY 10154</td>
</tr>
</tbody>
</table>

| G       | General partner or LLC member-manager X |
| H       | Domestic partner X Foreign partner |

| J       | Partner's share of profit, loss, and capital (see instructions): |
|         | Beginning Ending |
| Profit  | 0.001535% 0.001525% |
| Loss    | 0.001535% 0.001525% |
| Capital | 0.001535% 0.001525% |

| K       | Partner's share of liabilities: |
|         | Beginning Ending |
| Nonrecourse earning | $26,287 $20,573 |
| Qualified nonrecourse financing | $1,529 $1,787 |
| Recourse | $  | $ |

| L       | Partner's capital account analysis: |
|         | Beginning capital account | $157,791 |
| Capital contributed during the year | $ | |
| Current year increase (decrease) | $16,074 |
| Withdrawals & distributions | $24,200 |
| Ending capital account | $149,665 |

X Tax basis GAAP Section 704(b) book Other (explain) X

M Did the partner contribute property with a built-in gain or loss? Yes X No
If "Yes," attach statement (see instructions)

Part III | Partner's Share of Current Year Income, Deductions, Credits, and Other Items |
<table>
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<tbody>
<tr>
<td>1</td>
<td>Ordinary business income (loss) 333 Credits (55)</td>
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<tr>
<td>2</td>
<td>Net rental real estate income (loss) (55)</td>
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<tr>
<td>3</td>
<td>Other net rental income (loss) A Foreign transactions VARIOUS</td>
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<td>4</td>
<td>Guaranteed payments B 18,278</td>
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<td>Interest income C 2,572</td>
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<tr>
<td>6a</td>
<td>Ordinary dividends D 933</td>
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<tr>
<td>6b</td>
<td>Qualified dividends E 1 4,836</td>
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<tr>
<td>6c</td>
<td>Dividend equivalents F 2,677</td>
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<tr>
<td>7</td>
<td>Royalties 87 STMT</td>
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<td>8</td>
<td>Net short-term capital gain (loss) (1) Alternative minimum tax (AMT) items A (6)</td>
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<tr>
<td>9a</td>
<td>Net long-term capital gain (loss) B - 2,426</td>
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<td>9b</td>
<td>Collectibles (28%) gain (loss) * STMT</td>
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<tr>
<td>9c</td>
<td>Unrecaptured section 1250 gain 64 Tax-exempt income and nondeductible expenses</td>
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<tr>
<td>10</td>
<td>Net section 1231 gain (loss) 1,895 STMT</td>
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<tr>
<td>11</td>
<td>Other income (loss) STMT</td>
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<tr>
<td>12</td>
<td>Section 179 deduction Distributions A 24,200</td>
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<td>13</td>
<td>Other deductions 123 A 9,458</td>
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<tr>
<td>14</td>
<td>Self-employment earnings (loss) STMT</td>
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</table>

*See attached statement for additional information.

For IRS Use Only
For Paperwork Reduction Act Notice, see Instructions for Form 1065. www.irs.gov/Form1065 Cat. No. 11394R Schedule K-1 (Form 1065) 2018
3/23/2019 3:03:48 PM
1. Ordinary business income (loss). Determine whether the income (loss) is passive or nonpassive and enter on your return as follows.

```
Code | Description
--- | ---
J   | Work opportunity credit
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

16. Foreign transactions

A   | Name of country or U.S. possession
B   | Gross income from all sources
C   | Gross income sourced at partner level

2. Net rental real estate income (loss)

D   | Foreign gross income sourced at partnership level
E   | Foreign branch category
F   | Passive category
G   | General category
H   | Other

3. Other net rental income (loss)

I   | Deductions allocated and apponted at partner level
J   | Interest expense

4. Guaranteed payments

K   | Deductions allocated and apponted at partnership level to foreign source income
L   | Section 951A category
M   | Foreign branch category
N   | Passive category
O   | General category
P   | Other

5. Interest income

Q   | Foreign other income
R   | Section 951A inclusion
S   | Subpart F income other than sections 951A and 965 inclusion
T   | Other

6. Other income (loss)

U   | Other information
V   | Total foreign taxes accrued
W   | Tested foreign income tax
X   | Section 965 information

7. Royalties

Y   | Other foreign transactions

8. Net short-term capital gain (loss)

Z   | Alternative minimum tax (AMT) items

9a. Other long-term capital gain (loss)

AA  | Post-1986 depreciation adjustment
AB  | Adjusted gain or loss
AC  | Depletion (other than oil & gas)
AD  | Oil, gas, & geothermal—gross income
AE  | Oil, gas, & geothermal—deductions
AF  | Other AMT items

9b. Collectibles (28%) gain (loss)

AG  | Section 951A income
AH  | Section 965(a) inclusion
AI  | Subpart F income other than sections 951A and 965 inclusion
AJ  | Other income (loss)

9c. Unrecovered section 1250 gain

AK  | Other

10. Net section 1231 gain (loss)

AL  | Other

11. Other income (loss)

AM  | Other

12. Section 179 deduction

AN  | Other

13. Other deductions

AO  | Other

14. Self-employment earnings (loss)

AP  | Other

15. Credits

AQ  | Other

Code | Reporting
--- | ---
J   | Schedule E, line 28, column (h)
K   | Schedule E, line 28, column (k)
L   | Schedule E, line 28, column (k)
M   | Schedule E, line 28, column (h)
N   | Schedule E, line 28, column (h)
O   | Schedule E, line 28, column (k)
P   | Form 1040, line 2b
Q   | Schedule D, line 5
R   | Schedule D, line 12
S   | Schedule 1 (Form 1040), line 21 or Form 982
T   | Schedule A, line 16
U   | Schedule A, line 1 or Schedule 1 (Form 1040), line 29
V   | Form 2441, line 12
W   | Schedule A, line 1
X   | Schedule A, line 1
Y   | Schedule D, line 4
Z   | Schedule D

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
B   | Gross farming or fishing income
C   | Gross non-farm income
D   | Low-income housing credit (section 42(j)(5)) from pre-2008 buildings
E   | Low-income housing credit (other) from pre-2008 buildings
F   | Low-income housing credit (section 42(j)(5)) from post-2007 buildings
G   | Low-income housing credit (other) from post-2007 buildings
H   | Qualified rehabilitation expenditures (rental real estate credit)
I   | Other rental real estate credits
J   | Other credits
K   | Schedule 5 (Form 1040), line 74, box a
L   | Schedule E, line 28, column (h)
M   | Schedule E, line 28, column (k)
N   | Schedule E, line 28, column (k)
O   | Schedule E, line 28, column (h)
P   | Schedule E, line 28, column (k)
Q   | Schedule E, line 28, column (h)
R   | Schedule E, line 28, column (k)
S   | Schedule E, line 28, column (h)
T   | Schedule E, line 28, column (k)
U   | Schedule E, line 28, column (h)
V   | Schedule E, line 28, column (k)
W   | Schedule E, line 28, column (h)
X   | Schedule E, line 28, column (k)
Y   | Schedule E, line 28, column (h)
Z   | Schedule E, line 28, column (k)

Instructions

See the Partner’s Instructions.
You should consult your tax advisor to determine the proper treatment of the above items.
You should consult your tax advisor to determine the proper treatment of the above items.
THE BLACKSTONE GROUP L.P.  2018 SUPPLEMENTAL SCHEDULE – PAGE 3

PARTNER NAME: SAMPLE PARTNER A
PARTNER FEDERAL ID & ENTITY TYPE: APPLD FOR / INDIVIDUAL
CUSTODIAN FEDERAL ID (IF APPLICABLE):

Tax-Exempt Unit Holders

If you are a tax-exempt entity, your share of Unrelated Business Taxable Income is reported on the 2018 Schedule K-1 Supplemental Schedule – Page 1, Line 20V1 through 20V16. If you are a Qualified Organization pursuant to IRC Section 514(c)(9), additional information can be obtained by contacting Partner DataLink.

The highest ratio of acquisition indebtedness to inside basis over the prior 12-month period is 7.36%.

Global Intangible Low-Taxed Income – IRC Section 951A

Public Law No. 115-97 (commonly referred to as The Tax Cuts and Jobs Act) enacted Section 951A which provides for the inclusion of global intangible low-taxed income (“GILTI”) in the gross income of U.S. shareholders of controlled foreign corporations (“CFCs”). Generally, a U.S. Shareholder is a U.S. person (within the meaning of Section 957(c)) that owns at least 10% of the voting power or the value of a foreign corporation, taking into account stock owned directly, indirectly through foreign entities, and constructively under Section 958. This statement provides information that you may need to apply the provisions of Section 951A.

Your distributive share of the Partnership’s inclusion under Section 951A is reflected on the 2018 Supplemental Schedule – Page 1, Line 11F, Section 951A income.

Consult your tax advisor to determine whether GILTI and the GILTI Proposed Regulations apply to you.

IRC Section 864(c)(8)

IRC Section 864(c)(8) states that if a nonresident alien individual or foreign corporation owns, directly or indirectly, an interest in a partnership which is engaged in any trade or business within the U.S., gain or loss on the sale or exchange of all (or any portion of) such interest shall be treated as effectively connected with the conduct of such trade or business to the extent such gain or loss does not exceed the amount determined under Subparagraph B. This amount determined generally requires calculating the gain or loss which would have been effectively connected with the trade or business within the U.S. if the partnership had sold all its assets at their fair market value as of the date of the sale or exchange of an interest in such partnership.

For your reference, if The Blackstone Group L.P. was deemed to have sold all of its assets held directly or indirectly, as of January 1, 2018 and December 31, 2018, the assets effectively connected with a U.S. trade or business would have a tax basis and a fair market value as follows:

<table>
<thead>
<tr>
<th></th>
<th>January 1, 2018</th>
<th>December 31, 2018</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tax Basis Per Unit</td>
<td>$0.74</td>
<td>$0.69</td>
</tr>
<tr>
<td>Fair Market Value Per Unit</td>
<td>$1.54</td>
<td>$1.68</td>
</tr>
</tbody>
</table>

The amount of gain or loss ultimately considered effectively connected with a U.S. trade or business at the partner level related to the sale or exchange of a partnership interest should be determined by the unit holder pursuant to the principles of IRC Section 861(c)(8) and is generally dependent on the total amount of gain or loss recognized on such sale or exchange, which is not included in the Schedule K-1. Consult your tax advisor for further details with respect to the requirements of IRC 864(c)(8).

Line 20X – IRC Section 108(i) Deferred Income Information:

Refer to your 2018 Supplemental Schedule – Page 1:

Line 20X1 - Your share of deferred Section 108(i) cancellation of debt (COD) income that has not been included in income as of the end of the prior taxable year.

Line 20X2 - Your share of deferred Section 108(i) cancellation of debt (COD) income that has not been included in income in the current or prior taxable years.

Line 20X3 - Your share of deferred Section 108(i)(1) cancellation of debt (COD) income that you must include in income in the current taxable year. This amount is included in Line 11I6.

Line 20X4 - The partnership’s original issue discount (OID) deduction deferred under Section 108(i)(2)(A)(i) that is allowable as a deduction under Section 108(i)(2)(A)(ii). This amount is included in Line 13W3.

You should consult your tax advisor to determine the proper treatment of the above items.
Line 20X5 - The partnership’s original issue discount (OID) deduction deferred under Section 108(i)(2)(A)(i) that has not been deducted in the current or prior taxable years.

Passive Foreign Investment Company (“PFIC”) Information – IRC Section 1295:
The Blackstone Group L.P. has made timely IRC Section 1295 Qualified Electing Fund (“QEF”) elections with respect to its investments in various PFICs. Your share of the ordinary earnings and net capital gains from these PFICs is included within this Schedule K-1.

Passive Foreign Investment Company (“PFIC”) Information – IRC Section 1296:
The Blackstone Group L.P. has made a timely mark-to-market election with respect to its underlying PFICs. Your distributive share of any resulting income from making this election is included in your Schedule K-1, and no further reporting by you is required.

Contributions to Various Foreign Corporations:
The Blackstone Group L.P. indirectly owns interests in various foreign corporations. Pursuant to IRC Section 6038B, a contribution of property or cash by The Blackstone Group L.P. to a foreign corporation is deemed to be made by its underlying partners. As a result, if you are a U.S. domestic partner and are deemed to have contributed $100,000 or more to a foreign corporation you may be required to include IRS Form 926 with your tax return. If you believe you have a filing requirement the additional information needed to complete the Form can be obtained by contacting Partner DataLink.

Protective Disclosure Statements:
Further to the above, The Blackstone Group L.P. through its indirect investments in various underlying partnerships has been provided protective disclosure information related to IRC Section 165 losses exceeding a $2,000,000 threshold, if any, and/or IRC Section 988 losses exceeding a $50,000 threshold, if any. The Blackstone Group L.P. will file IRS Form 8886 reporting the foregoing protective disclosures. If you believe that you have an IRC Section 165 loss or an IRC Section 988 loss exceeding these thresholds, the additional information required to file Form 8886 can be obtained by contacting Partner DataLink.

Net Investment Income Tax:
The partnership is engaged in activities where items of income (deduction) / gain (loss) reported on this Schedule K-1 may be subject to the 3.8% net investment income (“NII”) tax under Section 1411. Certain portfolio income, passive trade or business net income, net rental income, or trader income from financial instruments or commodities as defined under Reg. Section 1.1411-5(c)(1) & (2) is subject to the NII tax. Please consult your tax advisor.

For tax years beginning January 1, 2014, the partnership, as a domestic passthrough entity, is making the election under 1.1411-10(g)(4)(ii). Your share of income/(loss) reported on your Schedule K-1 should be taken into consideration in preparing Form 8960.

Qualified Business Income Deduction:
Section 199A allows a deduction of up to 20 percent of “qualified publicly traded partnership income” (QPTPI) for individuals, estates, and certain trusts, subject to various limitations.

Your allocable share of QPTPI for tax year 2018 is the amount shown in Box 20AD (“Section 199A PTP Income”). The oil & gas business income (Line 20AD1) and real estate business income (Line 20AD2) are not specified services trade or businesses (“SSTB”). This amount reported assumes that none of the relevant losses or deductions are suspended for loss limitations under IRC Sections 704(d), 465, 469, 461(l), or otherwise. If any of these loss limitations apply, a taxpayer’s QPTPI amount may be subject to adjustment accordingly.

Net IRC Section 1231 gains and losses generally do not constitute QPTPI. Nonetheless, such gains and losses may be treated as constituting a portion of a taxpayer’s QPTPI if the amounts are shown on an individual return and are treated as ordinary. If any Section 1231 gains and losses from this partnership are treated as ordinary, the amount reported as QPTPI should be adjusted accordingly. In addition to the amounts reported as QPTPI in Box 20AD, the partner should add to QPTPI the amounts reported as Ordinary Gain on its Sales Schedule.

You should consult your tax advisor to determine the proper treatment of the above items.
Limitation on the Deduction for Business Interest Expense:

IRC Section 163(j) limits the deductibility of interest in certain circumstances. Although the limitation is applied at the partnership level, certain attributes used to determine the applicability of the limitation must be passed to the partners of the partnership.

Because the partnership had no interest expense limitation, there is no excess business interest expense to report. Additionally, the partnership has no excess business interest income. Your allocable share of Excess Taxable Income (ETI), which is relevant for calculating your Section 163(j) limitation, is the amount shown in Box 20AE.

In addition to the amounts above, the product of the following line items multiplied by the applicable percentages may be included in your calculation of your interest expense limitation:

Line 5
- Investment income not included in IRC Section 163(j) Adjusted Taxable Income: 363.48%
- Investment interest income not included in IRC Section 163(j) Adjusted Taxable Income (included in total investment income above): 99.42%

Line 13H
- Investment expenses not included in IRC Section 163(j) adjusted taxable income: 80.69%
- Investment interest expense not subject to IRC Section 163(j) at the partnership level (included in total investment expenses above): 31.02%

You should consult your tax advisor to determine the proper treatment of the above items.
The Blackstone Group L.P. may receive state sourced income from its investment portfolio. You may be required to file an income tax return with some of those states. Each of the states is identified below by its two-letter postal designation with YC identifying New York City. For each state we have reported the state sourced income by type in columns 1 through 9 below. Column 1 relates to Line 1 of the Schedule K-1. Column 2 relates to Line 2 of the Schedule K-1. Column 3 relates to Line 5 of the Schedule K-1. Column 4 relates to Line 7 of the Schedule K-1. Column 5 relates to Line 9a of the Schedule K-1. Column 6 relates to Line 10 of the Schedule K-1. Column 7 relates to Line 11A1 of the Schedule K-1. Column 8 relates to Line 11I4 of the Schedule K-1. Column 9 relates to Line 11I7 of the Schedule K-1. Differences between state and federal amounts are due to rounding and variations between federal and state income tax laws.

Generally, all states where The Blackstone Group L.P. receives income are shown even though not all states impose an income tax.

The Blackstone Group L.P. has not attempted to determine for each unit holder whether resident or nonresident state tax returns should be filed. We recommend that you consult your personal tax advisor on this matter. If you need the state business apportionment factors, this information can be obtained by contacting Partner DataLink.

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</table>
This schedule details your transactional history regarding units of The Blackstone Group L.P., as reported to the Partnership by your broker or our transfer agent. This schedule is limited to all units that are reported as owned by the partner federal identification number and entity type shown above.

NOTE: A separate schedule and related Tax Package may be issued for any other entity types associated with the partner federal identification number shown above.

The transactional information contained below has been utilized to prepare this Tax Package. If this transactional information is incorrect, then the information reported in this Tax Package (as well as the information reported to the IRS) may be incorrect. Please contact Partner DataLink at (855) 375-4156 or BlackstoneK1Help@deloitte.com by June 28, 2019 to report any errors or inaccuracies.

NOTE: If you submit corrections to us after that date, you may be required to file Form 8082, Notice of Inconsistent Treatment or Administrative Adjustment Request, with the IRS.

<table>
<thead>
<tr>
<th>TRANSACTION</th>
<th>DESCRIPTION</th>
<th>DATE</th>
<th>BROKER OR CERTIFICATE</th>
<th>UNITS</th>
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<td>12/31/2013</td>
<td>BROKER - MAN</td>
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END OF YEAR UNITS: 10,000

Do not attach this schedule to your Federal or State Income Tax Returns.
You should consult your tax advisor to determine the proper treatment of the above items.