## **Legend:** New Text Removed Text Unchanged Text Moved Text Section

Summary of Risk Factors The risk factors summarized and detailed below could materially harm production from the Underlying Properties, operating results and / or the Trust's financial condition, adversely affect proceeds to the Trust and cash distributions to Trust unitholders, and / or cause the price of the Trust Units to decline. These are not all the risks the Trust faces, and other factors not presently known to the Trust or that the Trust currently believes are immaterial may also affect the Trust if they occur. These risks and uncertainties include, but are not limited to, the following: +Business and Operating Risks • Prices of oil and natural gas fluctuate, and lower prices could reduce proceeds to the Trust and cash distributions to Trust unitholders ; • Actual reserves and future production may be less than current estimates, which could reduce cash distributions by the Trust and the value of the Trust Units : The ability or willingness of OPEC and other oil exporting nations to set and maintain production levels has a significant impact on oil and natural gas commodity prices, which could reduce the amount of cash available for distribution to Trust unitholders -- Third - party operators are the operators of all of the wells on the Underlying Properties and, therefore, the Sponsor is not in a position to control the timing of development efforts, the associated costs or the rate of production of the reserves on such properties : •••• Developing oil and natural gas wells and producing oil and natural gas are costly and high-risk activities with many uncertainties that could adversely affect future production from the Underlying Properties ; •. Any delays, reductions or cancellations in development and producing activities could decrease revenues that are available for distribution to Trust unitholders. Shortages of equipment, services and qualified personnel could increase costs of developing and operating the Underlying Properties and reduce result in a reduction in the amount of cash available for distribution to the Trust unitholders ; • . The generation amount of profits cash available for distribution by the Trust depends in part on access to and operation of gathering, transportation and processing facilities. Any limitation in the availability of those facilities could interfere with sales of oil and natural gas production from the Underlying Properties 끚 🖰 Adverse developments in Texas, Louisiana or New Mexico could adversely impact the results of operations and cash flows of the Underlying Properties and reduce the amount of cash available for distributions - distribution Underlying Properties. The reserves attributable to the Underlying Properties are depleting assets and production from those reserves will diminish over time. Furthermore, the Trust is precluded from acquiring other oil and natural gas properties or net profits interests to replace the depleting assets and production ; • The, Therefore, proceeds to the Trust and cash distributions to Trust unitholders will decrease over time. · An increase in the differential between the price realized by the Sponsor for oil and natural gas produced from the Underlying Properties and the NYMEX or other benchmark price of oil or natural gas could reduce the net profits payable to the Trust and, therefore, the cash distributions by the Trust and the value of the Trust Units. · Higher production and development costs and expenses related to the Underlying Properties and other costs and expenses incurred by the Trust, without concurrent increases in revenue, will reduce the amount of cash available for distribution by the Trust will be reduced by the amount of any costs and expenses related to the Underlying Properties and other costs and expenses incurred by the Trust : \* unitholders. The Trust has established a cash reserve for contingent liabilities and to pay expenses in accordance with the Trust Agreement, which would reduce net profits payable to the Trust and distributions to Trust unitholders :- The amount of cash available for distribution by the Trust could be reduced by expenses caused by uninsured claims. The Sponsor's ability to perform its obligations to the Trust could be limited by restrictions under its debt agreements :-. The bankruptcy of the Sponsor or any of the third-party operators could impede the operation of the wells and the development of the proved undeveloped reserves :--. In the event of the bankruptcy of the Sponsor, if a court were to hold that the Net Profits Interest was part of the bankruptcy estate, the Trust may be treated as an unsecured creditor with respect to the Net Profits Interest attributable to properties in Louisiana and New Mexico :- Risks Related to the Structure of the Trust The Trust is passive in nature and neither the Trust Trustee nor the Trust unitholders have any ability to influence the Sponsor or control the operations or development of the Underlying Properties : The Subject to specified limitations, the Sponsor may transfer all or a portion of the Underlying Properties at any time without Trust unitholder consent ..., subject to specified limitations; • Under certain circumstances, the Trustee must sell the Net Profits Interest and dissolve the Trust prior to the expected termination of the Trust. As a result, Trust unitholders may not recover their investment; ... Conflicts of interest could arise between the Sponsor and its affiliates, on the one hand, and the Trust and the Trust unitholders, on the other hand ; • • • The Trust is administered by a Trustee who cannot be replaced except by a majority vote of the Trust unitholders at a special meeting, which may make it difficult for Trust unitholders to remove or replace the Trustee ; • . Trust unitholders have limited ability to enforce provisions of the Conveyance, and the Sponsor's liability to the Trust is limited. Financial information of the Trust is not prepared in accordance with GAAP. · The Trust is a smaller reporting company and benefits from certain reduced governance and disclosure requirements, including that the Trust's independent registered public accounting firm is not required to attest to the effectiveness of the Trust's internal control over financial reporting. The Trust cannot be certain if the omission of reduced disclosure requirements applicable to smaller reporting companies will make the Trust Units less attractive to investors. Risks Related to Ownership of the Trust Units: If the Trust cannot meet the New York Stock Exchange continued listing requirements, the NYSE may delist the Trust Units : The Sponsor may sell Trust Units in the public or private markets, and such sales may have an adverse impact on the trading price of the Trust Units. • The trading price for the Trust Units may not reflect the value of the Net Profits Interest held by the Trust ; • . · Courts outside of Delaware may not recognize the

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limited liability of Trust unitholders provided under Delaware law. Legal, Environmental and Regulatory Risks · The
operations of the Underlying Properties are subject to environmental laws and regulations that could adversely affect the cost,
manner or feasibility of conducting operations on them or result in significant costs and liabilities; •, which could reduce the
amount of cash available for distribution to Trust unitholders. The operations on the Underlying Properties are subject to
complex federal, state, local and other laws and regulations that could adversely affect the cost, manner or feasibility of
conducting operations on them or expose the operator to significant liabilities; ..., which could reduce the amount of cash
available for distribution to Trust unitholders. · Climate change laws and regulations restricting emissions of " greenhouse
gases" could result in increased operating costs and reduced demand for the oil and natural gas that the operators produce while
the physical effects of climate change could disrupt their production and cause them to incur significant costs in preparing for or
responding to those effects \leftarrow Federal and state legislative and regulatory initiatives relating to hydraulic fracturing could
result in increased costs and additional operating restrictions or delays as well as adversely affect the services of the operators of
the Underlying Properties ; . . Cybersecurity Risks · Cyber- attacks or other failures in telecommunications or information
technology systems could result in information theft, data corruption and significant disruption of the Sponsor's business or the
Trustee's operations :-. Tax Risks Related to the Trust Units. If the IRS were to determine (and be sustained in that
determination) that the Trust is not a "grantor trust" for U. S. federal income tax purposes, the Trust could be subject to more
complex and costly tax reporting requirements that could reduce the amount of cash available for distribution to Trust
unitholders ; and . Trust Unitholders unitholders are required to pay taxes on their share of the Trust's income even if they
do not receive any cash distributions from the Trust. · A portion of any tax gain on the disposition of the Trust Units could
be taxed as ordinary income. The Trust allocates its items of income, gain, loss and deduction between transferors and
transferees of the Trust Units each month based upon the ownership of the Trust Units on the monthly record date,
instead of on the basis of the date a particular Trust Unit is transferred. The IRS may challenge this treatment, which
could change the allocation of items of income, gain, loss and deduction among the Trust unitholders. BUSINESS AND
OPERATING RISKS Prices of oil and natural gas fluctuate, and lower prices could reduce proceeds to the Trust and cash
distributions to Trust unitholders. The Trust's reserves and monthly cash distributions are highly dependent upon the prices
realized from the sale of oil and natural gas. Oil and natural gas prices can fluctuate widely on a month- to- month basis in
response to a variety of factors that are beyond the control of the Trust and the Sponsor. These factors include, among others: 🛶
regional, domestic and foreign supply and perceptions of supply of oil and natural gas; - the level of demand and perceptions
of demand for oil and natural gas; *- political conditions or hostilities in oil and natural gas producing regions; *- the armed
conflict conflicts between Russia and Ukraine and between Israel and Hamas and the potential destabilizing effects
such conflict conflicts may pose for the global oil and gas markets; the actions of OPEC, its members and other oil-
producing nations, such as Russia, relating to oil price and production levels, including announcements of potential
changes to such levels; the levels of production of oil and natural gas of non- OPEC countries; anticipated future prices
of oil and natural gas and other commodities; - weather conditions and seasonal trends; - technological advances affecting
energy consumption and energy supply; • U. S. and worldwide economic conditions; • the occurrence or threat of epidemic or
pandemic diseases, such as the COVID- 19 pandemic, or any government response to such occurrence or threat; • the price and
availability of alternative fuels; • the proximity, capacity, cost and availability of gathering and transportation facilities; • the
volatility and uncertainty of regional pricing differentials; -regovernmental regulations and taxation; -renergy conservation and
environmental measures; and - acts of force majeure. These factors and the volatility of the energy markets make it extremely
difficult to predict future oil and natural gas price movements with any certainty. Commodity prices displayed dramatic
volatility in 2020, when the COVID- 19 pandemic and various governmental actions taken to mitigate the impact of COVID- 19
resulted in an unprecedented decline in demand for oil and natural gas. During The effects of the economic disruption caused
by the governmental responses to the COVID- 19 pandemic continued to be felt through 2020-2023, in the WTI spot price
for form oil briefly fell to a low of negative $ 37.63 per barrel lingering supply chain disruptions, higher inflation and
higher interest rates, which affected supply and the Henry Hub spot price reached a low of $ 1.33. Although worldwide
demand for oil and natural gas. Meanwhile recovered in 2021 and 2022, governmental responses to COVID-19 remain
dynamic, with certain countries, such as China, continuing to impose periodic lockdowns in response to rising case numbers. To
the extent strains or variants of COVID- 19 resurge, or if other epidemic or pandemic diseases or other public health event were
to occur, the negative impact to global demand for oil and natural gas could be material. A substantial or extended decline in oil
or natural gas prices will reduce profits to which the Trust is entitled and therefore the amount of cash available for distribution
to Trust unitholders. A prolonged period of low oil or natural gas prices may ultimately reduce the amount of oil and natural gas
that is economically viable to produce from the Underlying Properties. As a result, the operators of the Underlying Properties
could determine during periods of low commodity prices to shut- in or curtail production from wells on the Underlying
Properties, or even plug and abandon marginal wells that otherwise may have been allowed to continue to produce for a longer
period under conditions of higher prices. Specifically, an operator may abandon any well or property if it reasonably believes
that the well or property can no longer produce oil or natural gas in commercially paying quantities. This could result in
termination of the Net Profits Interest relating to the abandoned well or property. The Underlying Properties are sensitive to
decreasing commodity prices. The commodity price sensitivity is due to a variety of factors that vary from well to well,
including the costs associated with water handling and disposal, chemicals, surface equipment maintenance, downhole casing
repairs and reservoir pressure maintenance activities that are necessary to maintain production. As a result, decreasing
commodity prices may cause the expenses of certain wells to exceed the well's revenue, in which case the operator may decide
to shut- in the well or plug and abandon the well. This scenario could reduce future cash distributions to Trust unitholders.
Sustained lower prices of oil and natural gas also could negatively affect the price of the Trust Units and the qualification
of the Trust Units to remain listed on the New York Stock Exchange. The Sponsor has not entered into any hedge contracts
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relating to oil and natural gas volumes expected to be produced on behalf of the Trust, and the terms of the Conveyance of the
Net Profits Interest prohibit the Sponsor from entering into new hedging arrangements burdening the Trust. As a result, all
production in which the Trust has an interest is unhedged, and the amount of the cash available for distributions - distribution
is-may be subject to the possibility of greater fluctuations due to changes in oil and natural gas prices. Actual reserves and future
production may be less than current estimates, which could reduce cash distributions by the Trust and the value of the Trust
Units. The value of the Trust Units and the amount of future cash distributions to the Trust unitholders will depend upon, among
other things, the accuracy of the reserves and future production estimated to be attributable to the Trust's interest in the
Underlying Properties. It is not possible to measure underground accumulations of oil and natural gas in an exact way, and
estimating reserves is inherently uncertain. Ultimately, actual production and revenues for from the Underlying Properties could
vary both positively and negatively and in material amounts from estimates. Furthermore, direct operating expenses and
development expenses relating to the Underlying Properties could be substantially higher than current estimates. Petroleum
engineers are required to make subjective estimates of underground accumulations of oil and natural gas based on factors and
assumptions that include: - historical production from the area compared with production rates from other producing areas; -
oil and natural gas prices, production levels, Btu content, production expenses, transportation costs, severance and excise taxes
and development expenses; • the availability of enhanced recovery techniques; • relationships with landowners, operators,
pipeline companies and -others; and the assumed effect of expected governmental regulation and future tax rates. Changes
in these assumptions and amounts of actual direct operating expenses and development expenses could materially decrease
reserve estimates. In addition, the quantities of recovered reserves attributable to the Underlying Properties may decrease in the
future as a result of future decreases in the price of oil or natural gas. The reserve report estimating the Trust's proved reserves,
future production and income attributable to the Trust's interests in the Underlying Properties as of December 31, 2022 2023
was prepared, in accordance with applicable regulations, using an average of the NYMEX first- day- of- the- month commodity
price during the 12- month period ending on December 31, 2022-2023 as required by the SEC. The applicable prices for 2022
2023 were $ <del>93-78</del> . <del>67-</del>22 per Bbl of oil and $ <del>6-2</del> . <del>358-637</del> per Mcf of natural gas. The ability or willingness of OPEC and
other oil exporting nations to set and maintain production levels has a significant impact on oil and natural gas commodity
prices, which could reduce the amount of cash available for distribution to Trust unitholders. OPEC is an intergovernmental
organization that seeks to manage the price and supply of oil on the global energy market. Actions taken by OPEC members,
including those taken alongside other oil exporting nations, have a significant impact on global oil supply and pricing. For
example, OPEC and certain other oil exporting nations have previously agreed to take measures, including production cuts, to
support crude oil prices <del>There can be no assurance that</del> OPEC members and other oil exporting nations <del>will <mark>might not</mark> agree</del> to
future production cuts or other actions to support and stabilize oil prices, and <del>nor can there be any assurance that</del> they will may
not further reduce oil prices or increase production in the future. Uncertainty regarding future actions that to be taken by
OPEC members or other oil exporting countries may take could lead to continued a continuation in the volatility in the price of
oil, which could adversely affect the financial condition and economic performance of the operators of the underlying
Underlying properties Properties and may reduce the net proceeds to which the Trust is entitled, which could materially
reduce or completely eliminate the amount of cash available for distribution to Trust unitholders. Third - party operators are the
operators of all of the wells on the Underlying Properties and, therefore, the Sponsor is not in a position to control the timing of
development efforts, the associated costs or the rate of production of the reserves on such properties. As of December 31, 2022
2023, all of the wells on the Underlying Properties were operated by third - party operators. As a result, the Sponsor has limited
ability to exercise influence over, and control the risks or costs associated with, the operations of these properties. The failure of
a third - party operator to adequately or efficiently perform operations, a third - party operator's breach of the applicable
operating agreements or a third - party operator's failure to act in ways that are in the Sponsor's or the Trust's best interests
could reduce production and revenues and therefore, proceeds payable to the Trust and, ultimately, cash available for
distribution to Trust unitholders. Further, none of the third- party operators of the Underlying Properties is obligated to
undertake any development activities, so any development and production activities will be subject to their reasonable
discretion. The Therefore, the success and timing of drilling and development activities on properties operated by the third-
party operators , therefore, depends - depend on a number of factors that are will be largely outside of the Sponsor's control,
including: 🕶 the timing and amount of capital expenditures, which could be significantly more than anticipated; 🛶 the
availability of suitable drilling equipment, production and transportation infrastructure and qualified operating personnel; •• the
third- party operators' expertise, operating efficiency and financial resources; - approval of other participants in drilling wells;
• the selection of technology; • the selection of counterparties for the sale of production; and • the rate of production of the
reserves. The third- party operators may elect not to undertake development activities, or may undertake such activities in an
unanticipated fashion, which may result in significant fluctuations in capital expenditures and amounts available for distribution
to Trust unitholders. In addition, disagreements may arise between one or more of the operators, on the one hand, and the
Sponsor, on the other hand, regarding the associated costs of the Underlying Properties for which the Sponsor may be
responsible, a portion of which may be attributable to the Trust, to the extent of the Trust's interest in the Underlying
Properties. Such disagreements could result in litigation or other legal proceedings, which could reduce cash available for
distribution to Trust unitholders. Developing oil and natural gas wells and producing oil and natural gas are costly and high-risk
activities with many uncertainties that could adversely affect future production from the Underlying Properties. Any delays,
reductions or cancellations in development and producing activities could decrease revenues that are available for distribution to
Trust unitholders. The process of developing oil and natural gas wells and producing oil and natural gas on the Underlying
Properties is subject to numerous risks beyond the <mark>control of the</mark> Trust <del>' s-</del>, the Sponsor <mark>or <del>' s and</del> t</mark>he third <mark>-</mark> party operators <del>'</del>
control, including risks that could delay the operators' current drilling or production schedule and the risk that drilling will not
result in commercially viable oil or natural gas production. The ability of the operators to carry out operations or to finance
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planned development expenses could be materially and adversely affected by any factor that may curtail, delay, reduce or cancel development and production, including: \* reductions · declines in oil or natural gas prices; \* · delays imposed by or resulting from compliance with environmental and other governmental or regulatory requirements, including permitting; evunusual or unexpected geological formations; • shortages of or delays in obtaining equipment and qualified personnel; • lack of available gathering, transportation and processing facilities, including availability on commercially reasonable terms, or delays in construction of gathering facilities; •• lack of available capacity on interconnecting transmission pipelines; •• equipment malfunctions, failures or accidents; - unexpected operational events and drilling conditions; - market limitations for oil or natural gas; - pipe or cement failures; - casing collapses; - lost or damaged drilling and service tools; - loss of drilling fluid circulation; • uncontrollable flows of oil and natural gas, inert gas, water or drilling fluids; • blowouts, explosions, fires and natural disasters; even environmental hazards, such as oil and natural gas leaks, pipeline ruptures and discharges of toxic gases or other pollutants into the surface or subsurface environment; + deverse weather conditions; and + oil or natural gas property title problems or legal disputes regarding leasehold rights. If planned operations, including drilling of development wells, are delayed or cancelled, or if existing wells or development wells experience production below anticipated levels due to one or more of the foregoing factors or for any other reason, estimated future distributions to Trust unitholders may be reduced. If an operator incurs increased costs due to one or more of the foregoing factors or for any other reason and is unable to recover such costs from insurance, estimated future distributions to Trust unitholders may be reduced. Shortages of equipment, services and qualified personnel could increase costs of developing and operating the Underlying Properties and reduce result in a reduction in the amount of cash available for distribution to the Trust unitholders. The demand for qualified and experienced personnel to conduct field operations, geologists, geophysicists, engineers and other professionals in the oil and natural gas industry can fluctuate significantly, often in correlation with oil and natural gas prices, causing periodic shortages. Historically, there have been shortages of drilling rigs and other equipment as demand for rigs and equipment has increased along with the number of wells being drilled. These factors also cause significant increases in costs for equipment, services and personnel. Higher oil and natural gas prices generally stimulate demand and result in increased prices for drilling rigs, crews and associated supplies, equipment and services. Shortages of field personnel and equipment or price increases could hinder the ability of the operators of the Underlying Properties to conduct the operations which that they currently have planned for the Underlying Properties, which would reduce the amount of cash received by the Trust and available for distribution to the Trust unitholders. The <del>generation amount</del> of <del>profits cash available</del> for distribution by the Trust depends in part on access to and operation of gathering, transportation and processing facilities. Any limitation in the availability of those facilities could interfere with sales of oil and natural gas production from the Underlying Properties. The amount of oil and natural gas that may be produced and sold from a well is subject to curtailment in certain circumstances, such as by reason of weather conditions, pipeline interruptions due to scheduled and unscheduled maintenance, failure of tendered oil and natural gas to meet quality specifications of gathering lines or downstream transporters, excessive line pressure which prevents delivery, physical damage to the gathering system or transportation system or lack of contracted capacity on such systems. The curtailments may vary from a few days to several months. In many cases, the operators of the Underlying Properties receive only limited notice, if any, as to when production will be curtailed and the duration of such curtailments. If the operators of the Underlying Properties are forced to reduce production due to such a curtailment, the revenues of the Trust and the amount of cash distributions to the Trust unitholders similarly would be reduced due to the reduction of profits from the sale of production. Adverse developments in Texas, Louisiana or New Mexico could adversely impact the results of operations and cash flows of the Underlying Properties and reduce the amount of cash available for distributions distribution to Trust unitholders. The operations of the Underlying Properties are focused on the production and development of oil and natural gas within the states of Texas, Louisiana and New Mexico. As a result, the results of operations and cash flows of the Underlying Properties depend upon continuing operations in these areas. This concentration could disproportionately expose the Trust's interests to operational and regulatory risk in these areas. Due to the lack of geographic diversification in geographic location, adverse developments in exploration and production of oil and natural gas in any of these areas of operation could have a significantly greater impact on the results of operations and cash flows of the Underlying Properties than if the operations were more diversified. FINANCIAL RISKS The Trust Units may lose value as a result of title deficiencies with respect to the Underlying Properties. Enduro acquired the Underlying Properties through various acquisitions in late 2010 and early 2011. The Sponsor acquired Enduro's interests in the Underlying Properties pursuant to the Sale Transaction that closed in August 2018. The existence of a material title deficiency with respect to the Underlying Properties could reduce the value of a property or render it worthless, thus adversely affecting the Net Profits Interest and the distributions to Trust unitholders. The Sponsor does not obtain title insurance covering mineral leaseholds, and the Sponsor's failure to cure any title defects may cause the Sponsor to lose its rights to production from the Underlying Properties. If a material title problem were to arise, **net** profits available for distribution to Trust unitholders, and the value of the Trust Units, may be reduced. The reserves attributable to the Underlying Properties are depleting assets and production from those reserves will diminish over time. Furthermore, the Trust is precluded from acquiring other oil and natural gas properties or net profits interests to replace the depleting assets and production. Therefore, proceeds to the Trust and cash distributions to Trust unitholders will decrease over time. The **net** profits payable to the Trust attributable to the Net Profits Interest are derived from the sale of production of oil and natural gas from the Underlying Properties. The reserves attributable to the Underlying Properties are depleting assets, which means that the reserves and the quantity of oil and natural gas produced from the Underlying Properties will decline over time. Future maintenance projects on the Underlying Properties may affect the quantity of proved reserves that can be economically produced from wells on the Underlying Properties. The timing and size of these projects will depend on, among other factors, the market prices of oil and natural gas. Neither the Sponsor nor, to the Sponsor's knowledge, the third- party operators have a contractual obligation to develop or otherwise pay development expenses on the Underlying Properties in the future. Furthermore, with respect to properties for which the Sponsor is not

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designated as the operator, the Sponsor has limited control over the timing or amount of those development expenses. The
Sponsor also has the right to non-consent and not participate in the development expenses on properties for which it is not the
operator, in which case the Sponsor and the Trust will not receive the production resulting from such development expenses. If
the operators of the Underlying Properties do not implement maintenance projects when warranted, the future rate of production
decline of proved reserves may be higher than the rate currently expected by the Sponsor or estimated in the reserve report. The
Trust Agreement provides that the Trust's activities are limited to owning the Net Profits Interest and any activity reasonably
related to such ownership, including activities required or permitted by the terms of the Conveyance related to the Net Profits
Interest. As a result, the Trust is not permitted to acquire other oil and natural gas properties or net profits interests to replace the
depleting assets and production attributable to the Net Profits Interest. Because the net profits payable to the Trust are derived
from the sale of depleting assets, the portion of the distributions to Trust unitholders attributable to depletion may be considered
to have the effect of a return of capital as opposed to a return on investment. Eventually, the Underlying Properties burdened by
the Net Profits Interest may cease to produce in commercially paying quantities and the Trust may, therefore, cease to receive
any distributions of net profits therefrom. At that point the value of the Trust Units should be expected to be $ 0. An increase in
the differential between the price realized by the Sponsor for oil or natural gas produced from the Underlying Properties and the
NYMEX or other benchmark price of oil or natural gas could reduce the net profits payable to the Trust and, therefore, the cash
distributions by the Trust and the value of the Trust Units. The prices received for the Sponsor's oil and natural gas production
usually fall below the relevant benchmark prices, such as NYMEX, that are used for calculating hedge positions. The difference
between the price received and the benchmark price is called a basis differential. The differential may vary significantly due to
market conditions, the quality and location of production and other factors. The Sponsor cannot accurately predict oil or natural
gas differentials. Increases in the differential between the realized price of oil and natural gas and the benchmark price for oil
and natural gas could reduce the profits to the Trust, the cash distributions by the Trust and the value of the Trust Units. The
Higher production and development costs and expenses related to the Underlying Properties and other costs and
expenses incurred by the Trust, without concurrent increases in revenue, will reduce the amount of cash available for
distribution by the Trust will be reduced by the amount of any costs and expenses related to the Underlying Properties and other
<del>costs and expenses incurred by the Trust unitholders</del>. The Trust will indirectly bear bears an 80 % share of all costs and
expenses related to the Underlying Properties, such as direct operating and development expenses, which will reduce-reduces
the amount of cash received by the Trust and thereafter distributable to Trust unitholders. Accordingly, higher costs and
expenses related to the Underlying Properties will directly decrease the amount of cash received by the Trust in respect of its
Net Profits Interest. Historical costs may not be indicative of future costs. For example, the third-party operators may in the
future propose additional drilling projects that significantly increase the capital expenditures associated with the Underlying
Properties, which could reduce cash available for distribution by the Trust. During 2022, the Sponsor established a cash reserve
for approved development expenses by withholding funds from time to time from the net profits payable to the Trust. The
reserve is intended to fund an expected increase in such expenses; however, if those expenses are ultimately delayed or are less
than expected, or if the outlook changes, amounts reserved but unspent will be released as an incremental eash distribution in a
future period. As of December 31, 2022, this cash reserve for development expenses was $ 1.0 million. In addition, cash
available for distribution by the Trust will be further reduced by the Trust's general and administrative expenses. If direct
operating and development expenses on the Underlying Properties, together with the other costs, exceed gross profits of
production from the Underlying Properties, the Trust will not receive net profits from those properties until future gross profits
from production exceed the total of the excess costs, plus accrued interest at the prime rate. If the Trust does not receive net
profits pursuant to the Net Profits Interest, or if such net profits are reduced, the Trust will not be able to distribute cash to the
Trust unitholders, or such cash distributions will be reduced, respectively. Development activities may not generate sufficient
additional revenue to repay the costs. The Trust has established a cash reserve for contingent liabilities and to pay expenses in
accordance with the Trust Agreement, which would reduce net profits payable to the Trust and distributions to Trust
unitholders. The Trust's source of capital is the cash flows from the Net Profits Interest. Pursuant to the Trust Agreement, the
Trust may establish a cash reserve through the withholding of cash for contingent liabilities and to pay expenses, which will
reduce the amount of cash otherwise available for distribution to Trust unitholders. In November 2021, the Trustee notified the
Sponsor of the Trustee's intent to build a cash reserve of approximately $ 2.3 million for the payment of future known,
anticipated or contingent expenses or liabilities of the Trust. Since-From February 2022 through March 2023, the Trustee
withheld $ 37, 833, and commencing with the distribution to Trust unitholders paid in April 2023 has been withholding $
37, 833, and in the future <del>, commencing with the distribution to Trust unitholders payable in April 2023</del>, intends to withhold $
50, 000, from the funds otherwise available for distribution each month to gradually build the a cash reserve of approximately
$ 2. 3 million . As of December 31, <del>2022-</del>2023 , the cumulative cash reserve balance was $ <del>390-</del>941 , <del>497-</del>386 . The Trustee
may increase or decrease the targeted amount at any time, and may increase or decrease the rate at which it is withholding funds
to build the cash reserve at any time, without advance notice to the Trust unitholders. The amount of cash available for
distribution by the Trust could be reduced by expenses caused by uninsured claims. The Sponsor maintains insurance coverage
against potential losses that it believes is customary in its industry. COERT The Sponsor currently maintains general liability
insurance and excess liability coverage. The Sponsor's excess liability coverage and general liability insurance do not have
deductibles. The general liability insurance covers the Sponsor and its subsidiaries for legal and contractual liabilities arising out
of bodily injury or property damage, including any resulting loss of use to third parties, and for sudden and accidental pollution
or environmental liability, while the excess liability coverage is in addition to and triggered if the general liability per
occurrence limit is reached. In addition, the Sponsor maintains control of well insurance with per occurrence limits depending on
the status of the well and deductibles consistent with industry standards. The Sponsor's general liability insurance and excess
liability policies do not provide coverage with respect to legal and contractual liabilities of the Trust, and the Trust does not
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maintain such coverage since it is passive in nature and does not have any ability to influence the Sponsor or control the
operations or development of the Underlying Properties. However, the Trust unitholders may indirectly benefit from the
Sponsor's insurance coverage to the extent that insurance proceeds offset or reduce any costs or expenses that are deducted
when calculating the net profits attributable to the Trust. The Sponsor does not currently have any insurance policies in effect
that are intended to provide coverage for losses solely related to hydraulic fracturing operations : however, the other than
Sponsor believes its general liability and excess liability insurance policies would that may cover third- party claims related to
hydraulic fracturing operations in accordance with, and subject to, the terms of such policies. These policies may not cover
fines, penalties or costs and expenses related to government- mandated cleanup of pollution. In addition, these policies do not
provide coverage for all liabilities, and there can be no assurance that the insurance coverage will-may not be adequate to cover
claims that may arise or that; moreover, the Sponsor will-may not be able to maintain adequate insurance at rates it considers
reasonable. The occurrence of an event not fully covered by insurance could result in a significant decrease in the amount of
cash available for distribution by the Trust. The Trust does not maintain any type of insurance against any of the risks of
conducting oil and gas exploration and production, hydraulic fracturing operations, or related activities. The Sponsor's ability to
perform its obligations to the Trust could be limited by restrictions under its debt agreements. The Sponsor has various
contractual obligations to the Trust under the Trust Agreement and Conveyance. Restrictions under the Sponsor's debt
agreements, including certain covenants, financial ratios and tests, could impair its ability to fulfill its obligations to the Trust.
The requirement that the Sponsor comply with these restrictive covenants and financial ratios and tests may materially adversely
affect its ability to react to changes in market conditions, take advantage of business opportunities it believes to be desirable,
obtain future financing, fund needed capital expenditures or withstand a continuing or future downturn in its business which
may, in turn, impair the Sponsor's operations and its ability to perform its obligations to the Trust under the Trust Agreement
and Conveyance. If the Sponsor is unable to perform its obligations to the Trust under the Trust Agreement or Conveyance, it
could have a material adverse effect on the Trust. The bankruptcy of the Sponsor or any of the third- party operators could
impede the operation of the wells and the development of the proved undeveloped reserves. The value of the Net Profits Interest
and the Trust's ultimate cash available for distribution is highly dependent on the financial condition of the operators of the
Underlying Properties. None of the operators of the Underlying Properties, including the Sponsor, has agreed with the Trust to
maintain a certain net worth or to be restricted by other similar covenants. The ability to develop and operate the Underlying
Properties depends on the future financial condition and economic performance and access to capital of the operators of those
properties, which in turn will depend upon the supply and demand for oil and natural gas, prevailing economic conditions and
financial, business and other factors, many of which are beyond the control of the Sponsor and the third party operators.
Reduced demand for crude oil in the global market could have a negative impact on the financial condition and economic
performance of one or more of the operators of the Underlying Properties. The Sponsor is not a reporting company and is not
required to file periodic reports with the SEC pursuant to the Exchange Act. Therefore, Trust unitholders do not have access to
financial information about the Sponsor. In the event of any future bankruptcy of any operator of the Underlying Properties, the
working interest owners in the affected properties will have to seek a new party to perform the development and the operations
of the affected wells. The working interest owners may not be able to find a replacement driller or operator, and they may not be
able to enter into a new agreement with such replacement party on favorable terms within a reasonable period. As a result, such
a bankruptcy may result in reduced production from the reserves and decreased distributions to Trust unitholders, and could
adversely affect the value of the Net Profits Interest. In the event of the bankruptcy of the Sponsor, if a court were to hold that
the Net Profits Interest was part of the bankruptcy estate, the Trust may be treated as an unsecured creditor with respect to the
Net Profits Interest attributable to properties in Louisiana and New Mexico. The Sponsor and the Trust believe that, in a
bankruptcy of the Sponsor, the Net Profits Interest would be viewed as a separate property interest under Texas law and, as such,
outside of the Sponsor's bankruptcy estate. However, to if the extent that bankruptcy court were not the ease, or to the extent
hold otherwise, or if Louisiana or New Mexico law were held to be applicable, the Net Profits Interest might be considered an
asset of the bankruptcy estate and used to satisfy obligations to creditors of the Sponsor, in which case the Trust would be an
unsecured creditor of the Sponsor at risk of losing the entire value of the Net Profits Interest to senior creditors. RISKS
RELATED TO THE STRUCTURE OF THE TRUST The Trust is passive in nature and neither the Trustee nor the Trust
unitholders have any ability to influence the Sponsor or control the operations or development of the Underlying Properties. The
Trust Units are a passive investment that entitles the Trust <del>unitholder <mark>unitholders</mark> to</del> only receive cash distributions <mark>derived</mark>
from the Net Profits Interest. Trust unitholders have no voting rights with respect to the Sponsor and, therefore, have no
managerial, contractual or other ability to influence the Sponsor's or the third- party operators' activities or the operations of
the Underlying Properties. Oil and natural gas properties are typically managed pursuant to an operating agreement among the
working interest owners of oil and natural gas properties. Third party operators operate substantially all of the wells on the
Underlying Properties. The typical operating agreement contains procedures whereby the owners of the working interests in the
property designate one of the interest owners to be the operator of the property. Under these arrangements, the operator is
typically responsible for making all decisions relating to drilling activities, sale of production, compliance with regulatory
requirements and other matters that affect the property. Neither the Trustee nor the Trust unitholders have any contractual
ability to influence or control the field operations of, sale of oil or natural gas from, or any future development of, the
Underlying Properties. The current operators developing the Underlying Properties are under no obligations to continue
operations on the Underlying Properties. Neither the Trustee nor the Trust unitholders have the right to replace an
operator. Subject to specified limitations, the Sponsor may transfer all or a portion of the Underlying Properties at any time
without Trust unitholder consent, subject to specified limitations. The Sponsor at any time may transfer all or part of the
Underlying Properties, subject to and burdened by the Net Profits Interest, and may, along with the third-party operators,
abandon individual wells or properties reasonably believed to be not economically viable. Trust unitholders will not be entitled
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to vote on any transfer or abandonment of the Underlying Properties, and the Trust will not receive any profits-net proceeds
from any such transfer, except in the limited circumstances when the Net Profits Interest is released in connection with such
transfer, in which case the Trust will receive an amount equal to the fair market value (net of sales costs) of the Net Profits
Interest released. Following any sale or transfer of any of the Underlying Properties, if the Net Profits Interest is not released in
connection with such sale or transfer, the Net Profits Interest will continue to burden the transferred property and net profits
attributable to such property will be calculated as part of the computation of net profits. The Sponsor may delegate to the
transferee responsibility for all of the Sponsor's obligations relating to the Net Profits Interest on the portion of the Underlying
Properties transferred. In addition, the Sponsor may, without the consent of the Trust unitholders, require the Trustee to release
the Net Profits Interest associated with any lease that accounts for no more than 0. 25 % or less of the total production from the
Underlying Properties in the prior 12 months <del>and, provided that the Net Profits Interest covered by such releases cannot exceed,</del>
during any 12- month period, an aggregate fair market value to the Trust of $ 500, 000. These releases will may be made only in
connection with a sale by the Sponsor to a non- affiliate of the relevant Underlying Properties and are conditioned upon an
amount equal to the fair market value of such Net Profits Interest being treated as an offset amount against costs and expenses.
In September For example, in May 2021-2023, the Sponsor sold entered into a lease arrangement with respect to a portion of
the mineral rights relating to certain of the Underlying Properties located in Borden County, Texas, for total estimated proceeds
of $82,500 (approximately $63.0.3 million in non-producing, 000 net non-cash flowing acreage to a private oil
<mark>company, free and clear of</mark> the <del>Trust's 80 %-</del>Net Profits Interest <del>), as permitted under the Trust Agreement. The proceeds</del>
from this sale attributable to the Trust's Net Profits Interest were included in the distribution that was paid to Trust
unitholders on August 14, 2023. The third- party operators and the Sponsor may enter into farm- out, operating, participation
and other similar agreements to develop the property without the consent or approval of the Trustee or any Trust unitholder.
Under certain circumstances, the Trustee must sell the Net Profits Interest and dissolve the Trust prior to the expected
termination of the Trust. As a result, Trust unitholders may not recover their investment. The Trustee must sell the Net Profits
Interest and dissolve the Trust if the holders of at least 75 % of the outstanding Trust Units approve the sale or vote to dissolve
the Trust. The Trustee must also sell the Net Profits Interest and dissolve the Trust if the annual cash proceeds received by the
Trust attributable to the Net Profits Interest are less than $ 2 million for each of any two consecutive years. The net profits of
any such sale will be distributed to the Trust unitholders. Conflicts of interest could arise between the Sponsor and its affiliates,
on the one hand, and the Trust and the Trust unitholders, on the other hand. As working interest owners in, and the operators of
certain wells on, the Underlying Properties, the Sponsor and its affiliates could have interests that conflict with the interests of
the Trust and the Trust unitholders. For example: •• The Sponsor's interests may conflict with those of the Trust and the Trust
unitholders in situations involving the development, maintenance, operation or abandonment of certain wells on the Underlying
Properties for which the Sponsor acts as the operator. The Sponsor also may make decisions with respect to development
expenses that adversely affect the Underlying Properties. These decisions include reducing development expenses on properties
for which the Sponsor acts as the operator, which could cause oil and natural gas production to decline at a faster rate and
thereby result in lower cash distributions by the Trust in the future. \leftarrow The Sponsor may sell some or all the Underlying
Properties without taking into consideration the interests of the Trust unitholders. Such sales may not be in the best interests of
the Trust unitholders. These purchasers may lack the Sponsor's experience or its creditworthiness. The Sponsor also has the
right, under certain circumstances, to cause the Trustee to release all or a portion of the Net Profits Interest in connection with a
sale of a portion of the Underlying Properties to which such Net Profits Interest relates. In such an event, the Trust is entitled to
receive the fair value (net of sales costs) of the Net Profits Interest released. - The Sponsor may sell its Trust Units without
considering the effects such sale may have on Trust Unit prices or on the Trust itself. Additionally, the Sponsor can vote its
Trust Units in its sole discretion without considering the interests of the other Trust unitholders. The Sponsor is not a fiduciary
with respect to the Trust unitholders or the Trust and does not owe any fiduciary duties or liabilities to the Trust unitholders or
the Trust. The Trust is administered by a Trustee who cannot be replaced except by a majority vote of the Trust unitholders at a
special meeting, which may make it difficult for Trust unitholders to remove or replace the Trustee. The affairs of the Trust are
administered by the Trustee. The voting rights of a Trust unitholder are more limited than those of stockholders of most public
corporations. For example, there is no requirement for annual meetings of Trust unitholders or for an annual or other periodic
re- election of the Trustee. The Trust Agreement provides that the Trustee may only be removed and replaced by the holders of
a majority of the Trust Units present in person or by proxy at a meeting of such holders where a quorum is present, including
Trust Units held by the Sponsor, called by either the Trustee or the holders of not less than 10 % of the outstanding Trust Units.
As a result, it will be difficult for public Trust unitholders to remove or replace the Trustee without the cooperation of holders of
a significant percentage of total Trust Units. Trust unitholders have limited ability to enforce provisions of the Conveyance Net
Profits Interest, and the Sponsor's liability to the Trust is limited. The Trust Agreement permits the Trustee to sue the Sponsor
or any other future owner of the Underlying Properties to enforce the terms of the Conveyance ereating the Net Profits Interest.
If the Trustee does not take appropriate action to enforce provisions of the Conveyance, Trust unitholders' recourse would be
limited to bringing a lawsuit against the Trustee to compel the Trustee to take specified actions. The Trust Agreement expressly
limits a Trust unitholder's ability to directly sue the Sponsor or any other third party other than the Trustee. As a result, Trust
unitholders will not be able to sue the Sponsor or any future owner of the Underlying Properties to enforce these rights.
Furthermore, the Conveyance provides that, except as set forth in the Conveyance, the Sponsor will not be liable to the Trust for
the manner in which it performs its duties in operating the Underlying Properties as long as it acts without gross negligence or
willful misconduct. In addition, the Trust Agreement provides that, to the fullest extent permitted by law, the Sponsor is
not subject to fiduciary duties or liable for conflicts of interest principles. Financial information of the Trust is not
prepared in accordance with GAAP. The financial statements of the Trust are prepared on a modified cash basis of
accounting, which is a comprehensive basis of accounting other than accounting principles generally accepted in the
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United States, or GAAP. Although this basis of accounting is permitted for royalty trusts by the SEC, the financial
statements of the Trust differ from GAAP financial statements because revenues are not accrued in the month of
production, expenses are recorded when paid and not when incurred, and cash reserves may be established for specified
contingencies and deducted which could not be accrued in GAAP financial statements. The Trust is a smaller reporting
company and benefits from certain reduced governance and disclosure requirements, including that the Trust's
independent registered public accounting firm is not required to attest to the effectiveness of the Trust's internal control
over financial reporting. The Trust cannot be certain if the omission of reduced disclosure requirements applicable to
smaller reporting companies will make the Trust Units less attractive to investors. Currently, the Trust is a "smaller
reporting company," meaning that the outstanding Trust Units held by nonaffiliates had a value of less than $ 250
million at the end of the Trust's most recently completed second fiscal quarter. As a smaller reporting company, the
Trust is not required to comply with the auditor attestation requirements of Section 404 of the Sarbanes-Oxley Act,
meaning the Trust's auditors are not required to attest to the effectiveness of the Trust's internal control over financial
reporting. As a result, investors and others may be less comfortable with the effectiveness of the Trust's internal
controls and the risk that material weaknesses or other deficiencies in internal controls go undetected may increase. In
addition, as a smaller reporting company, the Trust takes advantage of its ability to provide certain other less
comprehensive disclosures in its SEC filings, including, among other things, providing only two years of audited
financial statements in annual reports. Consequently, it may be more challenging for investors to analyze the Trust's
results of operations and financial prospects, as the information the Trust provides to Trust unitholders may be different
from what one might receive from other public companies in which one holds shares. As a smaller reporting company,
<mark>the Trust is not required to provide this information</mark> . RISKS RELATED TO OWNERSHIP OF THE TRUST UNITS If the
Trust cannot meet the New York Stock Exchange continued listing requirements, the NYSE may delist the Trust Units. Under
the continued listing requirements of the NYSE, a company will be considered to be out of compliance with the exchange's
minimum price requirement if the company's average closing price over a consecutive 30 trading day period ("Average
Closing Price") is less than $ 1.00 (the "Minimum Price Requirement"). Under NYSE rules, a company that is out of
compliance with the Minimum Price Requirement has a cure period of six months to regain compliance if it notifies the NYSE
within 10 business days of receiving a deficiency notice of its intention to cure the deficiency. A company may regain
compliance if on the last trading day of any calendar month during the cure period the company has a closing share price of at
least $ 1,00 and an average closing share price of at least $ 1,00 over the 30- trading- day period ending on the last trading day
of that month. If at the expiration of the cure period, both a $ 1,00 closing share price on the last trading day of the cure period
and a $ 1.00 average closing share price over the 30- trading- day period ending on the last trading day of the cure period are
not attained, the NYSE will commence suspension and delisting procedures. If delisted by the NYSE, a company's shares may
be transferred to the over-the-counter ("OTC") market, a significantly more limited market than the NYSE, which could
affect the market price, trading volume, liquidity and resale price of such shares. Securities that trade on the OTC markets also
typically experience more volatility compared to securities that trade on a national securities exchange. During the cure period,
the company's shares would continue to trade on the NYSE, subject to compliance with other continued listing requirements.
The On September 25, 2020, the Trust has fallen out of received written notification from the NYSE that the Trust was not in
compliance with the Minimum Price Requirement in . Neither the past Trust nor the Trustee has any control over the trading
price of the Trust Units, most recently in 2020, and nor does the Trust have the authority to cause a reverse split of the units or
to take similar action designed to affect the trading price of the units without a vote from the Trust unitholders. Although
although the <del>NYSE notified the</del> Trust <mark>was able to that the Trust had regained -- regain</mark> compliance <del>with within</del> the applicable
grace period Minimum Price Requirement as of February 26, the Trust may 2021, it might be unable to maintain compliance,
in the future and <del>would could</del> again become subject to the NYSE delisting procedures . Over the 30- day trading period that
ended March 20, 2024, the closing price of the Trust Units on the NYSE ranged from a high of $ 1.68 on February 8,
2024 to a low of $ 1.33 on March 20, 2024. The Sponsor may sell Trust Units in the public or private markets, and such sales
could have an adverse impact on the trading price of the Trust Units. As of March 23-22, 2023 2024, the Sponsor holds an
aggregate of 7, 517-363, 942-961 Trust Units. The Sponsor may sell Trust Units in the public or private markets, and any such
sales could have an adverse impact on the price of the Trust Units. On June 22, 2022, pursuant to the Registration Rights
Agreement between the Trust and the Sponsor (as the assignee of Enduro in connection with the Sale Transaction), the Trust
filed a registration statement on Form S-3 registering the offering by the Sponsor of 8, 600, 000 Trust Units. The registration
statement was declared effective on July 7, 2022. Since then, the Sponsor has sold approximately 1. +2 million Trust Units
under the Registration Statement pursuant to a Rule 10b5-1 trading plan adopted in accordance with Rule 10b5-1 of the
Exchange Act. The trading price for the Trust Units may not reflect the value of the Net Profits Interest held by the Trust. The
trading price for publicly traded securities similar to the Trust Units tends to be tied to recent and expected levels of cash
distributions. The amounts available for distribution by the Trust vary in response to numerous factors outside the control of the
Trust, including prevailing prices for sales of oil and natural gas production from the Underlying Properties and the timing and
amount of direct operating expenses and development expenses. Consequently, the market price for the Trust Units may not
necessarily be indicative of the value that the Trust would realize if it sold the Net Profits Interest to a third- party buyer. In
addition, the market price may not necessarily reflect the fact that since the assets of the Trust are depleting assets, a portion of
each cash distribution paid with respect to the Trust Units should be considered by investors as a return of capital, with the
remainder being considered as a return on investment. As a result, distributions made to a Trust unitholder over the life of these
depleting assets may not equal or exceed the purchase price paid by the Trust unitholder. Courts outside of Delaware may not
recognize the limited liability of the Trust unitholders provided under Delaware law. Under the Delaware Statutory Trust Act,
Trust unitholders will be entitled to the same limitation of personal liability extended to stockholders of corporations for profit
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under the General Corporation Law of the State of Delaware. The courts in jurisdictions outside of Delaware, however, might
not give effect to such limitation. LEGAL, ENVIRONMENTAL AND REGULATORY RISKS The operations of the
Underlying Properties are subject to environmental laws and regulations that could adversely affect the cost, manner or
feasibility of conducting operations on them or result in significant costs and liabilities, which could reduce the amount of cash
available for distribution to Trust unitholders. The oil and natural gas exploration and production operations on the Underlying
Properties are subject to stringent and comprehensive federal, state and local laws and regulations governing the discharge of
materials into the environment or otherwise relating to environmental protection. These laws and regulations may impose
numerous obligations that apply to the operations on the Underlying Properties, including the requirement to obtain a permit
before conducting drilling, waste disposal or other regulated activities; the restriction of types, quantities and concentrations of
materials that can be released into the environment; restrictions on water withdrawal and use; the incurrence of significant
development expenses to install pollution or safety- related controls at the operated facilities; the limitation or prohibition of
drilling activities on certain lands lying within wilderness, wetlands and other protected areas; and the imposition of substantial
liabilities for pollution resulting from operations. For example, the EPA has published regulations that impose more stringent
emissions control requirements for oil and gas development and production operations, which may require the Sponsor, its
operators, or third- party contractors to incur additional expenses to control air emissions from current operations and during
new well developments by installing emissions control technologies and adhering to a variety of work practice and other
requirements. In addition, in 2012 and 2016, the EPA adopted federal New Source Performance Standards ("NSPS") that
require the reduction of volatile organic compound and sulfur dioxide emissions from certain fractured and refractured natural
gas wells for which well completion operations are conducted and further require that most wells use reduced emission
completions, also known as "green completions." These regulations also establish specific new requirements regarding
limiting emissions from production- related wet seal and reciprocating compressors, pumps, and from pneumatic controllers
and storage vessels , and for equipment leaks. These In June 2016 the EPA published a second NSPS apply to for oil and gas
sources that requires operators to reduce are newly constructed or modified after the rules' applicability dates. More
recently, in December 2023 the EPA adopted a final rule that will directly regulate volatile organic compound (and
methane ) emissions from ecrtain new oil and gas facilities, including sources and will require further production-
reductions in emissions through its regulation of flaring, processing compressors, transmission and pumps, storage
activities vessels, process controllers, well completions and liquids unloading, and equipment leaks. At the same time, the
EPA adopted emissions guidelines that will apply to existing oil are constructed, modified, or reconstructed after September
18, 2015. More recently, the EPA issued a November 15, 2021 proposal and gas sources and a November 11, 2022
supplemental proposal that would establish require reductions in volatile organic compound and methane emissions standards
for oil and gas sources that are constructed, modified, largely equivalent to the requirements or for new sources. The
<mark>existing source reconstructed after November 15, 2021, as well as a set of volatile organic compound and methane-</mark>emissions
guidelines are that would apply to be implemented through state existing oil and gas sources for the first time under the CAA.
The EPA plans to issue a final rule from the pending proposal in 2023, with expected compliance dates which would then
trigger a requirement for states to develop rules that will make the federal emissions guidelines enforceable as state rules over a
three- to four- year period. The ultimate fate of the proposed methane emissions guidelines for existing sources arriving in
2029 is unclear. Nevertheless, regulations promulgated under the CAA may require the Sponsor to incur development expenses
to install and utilize specific equipment, technologies, or work practices to control emissions from its operations, which could
reduce the profits available to the Trust and potentially impair the economic development of the Underlying Properties.
Numerous governmental authorities, such as the EPA and analogous state agencies, have the power to enforce compliance with
these laws and regulations and the permits issued under them, often requiring difficult and costly actions. Failure to comply with
these laws and regulations may result in the assessment of administrative, civil or criminal penalties; the imposition of
investigatory or remedial obligations; and the issuance of injunctions limiting or preventing some or all of the operations on the
Underlying Properties. Furthermore, the inability to comply with environmental laws and regulations in a cost- effective manner,
such as removal and disposal of produced water and other generated oil and gas wastes, could impair the operators' ability to
produce oil and natural gas commercially from the Underlying Properties, which would reduce profits attributable to the Net
Profits Interest. There is inherent risk of incurring significant environmental costs and liabilities in the operations on the
Underlying Properties as a result of the handling of petroleum hydrocarbons and wastes, air emissions and wastewater
discharges related to operations, and historical industry operations and waste disposal practices. Under certain environmental
laws and regulations, the operators could be subject to joint and several strict liability for the removal or remediation of
previously released materials or property contamination regardless of whether such operators were responsible for the release or
contamination or whether the operations were in compliance with all applicable laws at the time those actions were taken.
Private parties, including the owners of properties upon which wells are drilled and facilities where petroleum hydrocarbons or
wastes are taken for reclamation or disposal, may also have the right to pursue legal actions to enforce compliance as well as to
seek damages for non- compliance with environmental laws and regulations or for personal injury or property damage. In
addition, the risk of accidental spills or releases could expose the operators of the Underlying Properties to significant liabilities
that could have a material adverse effect on the operators' businesses, financial condition and results of operations and could
reduce the amount of cash available for distribution to Trust unitholders. Changes in environmental laws and regulations occur
frequently, and any changes that result in more stringent or costly operational control requirements or waste handling, storage,
transport, disposal or cleanup requirements could require the operators of the Underlying Properties to make significant
expenditures to attain and maintain compliance and may otherwise have a material adverse effect on their results of operations,
competitive position or financial condition. The Trust will indirectly bear 80 % of all costs and expenses paid by the Sponsor,
including those related to environmental compliance and liabilities associated with the Underlying Properties, including costs
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and liabilities resulting from conditions that existed prior to the Sponsor's acquisition of the Underlying Properties unless such
costs and expenses result from the operator's negligence or misconduct. In addition, as a result of the increased cost of
compliance, the operators of the Underlying Properties may decide to discontinue drilling. Neither the Sponsor nor the Trust is
generally entitled to, nor required to provide, indemnity to third party operators with respect to pollution liability and associated
environmental remediation costs. However, the Sponsor may be required to provide, and may be entitled to, indemnity from
third party operators with respect to such liabilities and costs in the event of the other party's gross negligence or misconduct. In
addition, the Sponsor has agreed to assume certain environmental liabilities of prior owners of the Underlying Properties in
connection with the purchase thereof. The operations on the Underlying Properties are subject to complex federal, state, local
and other laws and regulations that could adversely affect the cost, manner or feasibility of conducting operations on them or
expose the operator to significant liabilities, which could reduce the amount of cash available for distribution to Trust
unitholders. The production and development operations on the Underlying Properties are subject to complex and stringent laws
and regulations. To conduct their operations in compliance with these laws and regulations, the operators of the Underlying
Properties must obtain and maintain numerous permits, drilling bonds, approvals and certificates from various federal, state and
local governmental authorities and engage in extensive reporting. The operators of the Underlying Properties may incur
substantial costs and experience delays in order to maintain compliance with these existing laws and regulations, and the Trust
will bear an 80 % share of these costs. In addition, the operators' costs of compliance may increase if existing laws and
regulations are revised or reinterpreted, or if new laws and regulations become applicable to their operations. Such costs could
have a material adverse effect on the operators' business, financial condition and results of operations and reduce the amount of
cash received by the Trust in respect of the Net Profits Interest. The operators of the Underlying Properties must also comply
with laws and regulations prohibiting fraud and market manipulations in energy markets. To the extent the operators of the
Underlying Properties are shippers on interstate pipelines, they must comply with the tariffs of such pipelines and with federal
policies related to the use of interstate capacity, and such compliance costs will be borne in part by the Trust. Laws and
regulations governing exploration and production may also affect production levels. The operators of the Underlying Properties
are required to comply with federal and state laws and regulations governing conservation matters, including: provisions related
to the unitization or pooling of the oil and natural gas properties; the establishment of maximum rates of production from wells;
the spacing of wells; the plugging and abandonment of wells; and the removal of related production equipment. Additionally,
state and federal regulatory authorities may expand or alter applicable pipeline safety laws and regulations, compliance with
which may require increase capital costs on the part of the operators and third party downstream natural gas transporters. These
and other laws and regulations can limit the amount of oil and natural gas the operators can produce from their wells, limit the
number of wells they can drill, or limit the locations at which they can conduct drilling operations, which in turn could
negatively impact Trust distributions, estimated and actual future net revenues to the Trust and estimates of reserves attributable
to the Trust's interests. New laws or regulations, or changes to existing laws or regulations, may unfavorably impact the
operators of the Underlying Properties and result in increased operating costs or have a material adverse effect on their financial
condition and results of operations and reduce the amount of cash received by the Trust. For example, Congress is currently
considering legislation that, if adopted in its proposed form, would subject companies involved in oil and natural gas exploration
and production activities to, among other items, additional regulation of and restrictions on hydraulic fracturing of wells, the
elimination of certain U. S. federal tax incentives and deductions available to oil and natural gas exploration and production
activities and the prohibition or additional regulation of private energy commodity derivative and hedging activities. These and
other potential regulations could increase the operating costs of the Underlying Properties, reduce the operators' liquidity, delay
the operators' operations or otherwise alter the way the operators conduct their business, any of which could have a material
adverse effect on the Trust and the amount of cash available for distribution to Trust unitholders. Climate change laws and
regulations restricting emissions of "greenhouse gases" could result in increased operating costs and reduced demand for the
oil and natural gas that the operators produce while the physical effects of climate change could disrupt their production and
cause them to incur significant costs in preparing for or responding to those effects. The oil and gas industry is a direct source of
eertain greenhouse gas ("GHG") emissions, namely carbon dioxide and methane, and future restrictions on such emissions
could impact future operations on the Underlying Properties. In response to December 2009, the EPA published its-findings
that emissions of carbon dioxide, methane and other greenhouse gases ("GHGs") may present an endangerment to public
health and the environment, because emissions of such gases are contributing to the warming of the Earth's atmosphere and
other--- the EPA elimate changes. Based on these findings, the agency has issued begun adopting and implementing regulations
to that would restrict emissions of GHGs greenhouse gases under existing provisions of the CAA federal Clean Air Act. The
These regulations include limits on tailpipe EPA has adopted rules that regulate emissions of GHGs from motor vehicles,
preconstruction and operating permit requirements for certain large stationary sources under the Prevention of Significant
Deterioration ("PSD") and Title V operating permit reviews for GHG emissions from certain large stationary sources that
already are potential major sources of certain principal, or criteria, pollutant emissions. Facilities required to obtain PSD permits
for their GHG emissions also will be required to meet "best available control technology" standards that typically are
established by the states. In June 2014, the U. S. Supreme Court held that GHG alone cannot trigger an obligation to obtain an
air permit. However, the Supreme Court upheld the EPA's authority to regulate GHG emissions from stationary sources,
concluding sources that trigger air permitting requirements based on their traditional criteria pollutant emissions must include a
limit for GHG in their permit. These EPA rules could affect the operations on the Underlying Properties or the ability of the
operators of the Underlying Properties to obtain air permits for new or modified facilities. In June 2016, the EPA adopted the
Methane Rule, which established requirements to control GHG emissions from oil and gas sources that are constructed,
modified, or reconstructed after September 18, 2015. More recently, the EPA issued a November 15, 2021 proposal and a
November 11, 2022 supplemental proposal that would establish volatile organic compound and methane emissions standards for
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<mark>certain new, modified and reconstructed</mark> oil and gas sources <mark>– <del>that are constructed, modified, or reconstructed</del> after</mark>
November 15, 2021, as well as a set of volatile organic compound and methane emissions guidelines that would apply to
existing oil and gas sources for the first time under the CAA. The EPA 's recently adopted plans to issue a final rule from the
pending proposal in 2023, which would then trigger a requirement for states to develop rules that will make the federal
emissions guidelines enforceable as state rules over a three- to four- year period. The ultimate fate of the proposed-methane
emissions guidelines for existing oil and gas sources is unclear. The EPA also has adopted rules Nevertheless, regulations
promulgated under the CAA may require requiring the reporting of GHG Sponsor to incur development expenses to install
and utilize specific equipment, technologies, or work practices to control emissions from its operations specified large
greenhouse gas emission sources in the United States, as well as certain onshore oil and natural gas production facilities,
on an annual basis. In addition to this direct regulation, in November 2016, the U.S. Department of oil the Interior Bureau
of Land Management gas sources, the EPA has recently proposed rules to implement the mandatory Waste
Emissions Charge set forth in the Inflation Reduction Act of 2022 ("BLM-IRA") issued final rules to reduce, which will
charge a fee based on the methane emissions from venting, flaring, applicable facilities in the oil and gas sector starting in
2024. The EPA has established pollution control standards for oil and gas sources under the CAA. In 2012 and 2016, the
EPA adopted federal New Source Performance Standards ("NSPS") that require the reduction of volatile organic
compound and sulfur dioxide emissions from certain fractured and refractured natural gas wells for which well
completion operations are conducted and further require that most wells use reduced emission completions, also known
as " green completions. " These regulations also establish specific requirements limiting emissions from production-
related wet seal and reciprocating compressors, pumps, and from pneumatic controllers and storage vessels, and for
equipment leaks. These NSPS apply to sources during oil and gas operations on federal and tribal lands that are substantially
similar newly constructed or modified after the rules' applicability dates. More recently, in December 2023 the EPA
adopted a final rule that will directly regulate volatile organic compound and methane emissions from new oil and gas
sources and will require further emissions reductions through its regulation of flaring, compressors, pumps, storage
vessels, process controllers, well completions and liquids unloading, and equipment leaks. At the same time, the EPA
adopted emissions guidelines that will apply to existing oil and gas sources and that require reductions in volatile organic
compound and methane emissions that are largely equivalent to the requirements for new sources. The existing source
emissions guidelines are to be implemented through state plans, with expected compliance dates for existing sources
arriving in 2029. The IRA included new Clean Air Act section 136 (c) directing EPA to collect the Waste Emissions
Charge from facilities in the oil and gas sector that report more than 25, 000 tons of carbon dioxide equivalent emissions
in a calendar year. The charge will first apply to methane emissions from calendar year 2024. The charge is determined
by comparing actual reported methane emissions to statutorily established "methane intensity figures" that are based
on gas production or throughput, with a charge assessed for every to ton of methane emissions that exceeds the facility's
allowable emissions based on the applicable methane intensity figure. The charge will be $ 900 per ton for 2024 emissions
and will increase to $ 1, 200 and then $ 1, 500 per ton in subsequent years. The program includes key exemptions, most
notably a regulatory compliance exemption that applies to and exempts the emissions from facilities that are subject to
and in complete compliance with the EPA's <mark>new or existing source</mark> Methane methane Rule. However, on December 8,
2017, the BLM published a final rule to temporarily suspend or delay certain requirements. The EPA proposed new contained
in the November 2016 final rule rules until to implement the Waste Emissions Charge program in January 2024 2019,
including those requirements relating to venting, flaring and leakage from oil and gas production activities. Further
Additionally, in September 2018, the BLM published a final rule to revise or rescind certain provisions of the 2016 rule. While
the future implementation of the EPA and BLM rules aimed at controlling GHG emissions from oil and natural gas sources
remains uncertain, future federal GHG regulations for the oil and gas industry remain a possibility given the long-term trend
towards increasing regulation, and the Underlying Properties may be subject to these requirements or become subject to them in
the future. More more than one-third of the states have begun taking actions to control and / or reduce emissions of GHGs,
primarily through the planned development of GHG emission inventories and / or regional GHG cap and trade programs.
Although most of the state-level initiatives have to date focused on large sources of GHG emissions, such as coal-fired electric
plants, it is possible that smaller sources of emissions could become subject to GHG emission limitations or allowance purchase
requirements in the future. In addition, from time to time Congress has considered adopting legislation to reduce emissions of
greenhouse gases. Any one of these climate change regulatory and legislative initiatives could have a material adverse effect on
the Sponsor's business, capital expenditures, financial condition and results of operations. At the international level, the U.S.
joined the international community at the 21st Conference of the Parties of the United Nations Framework Convention on
Climate Change in Paris, France, which resulted in an agreement intended to nationally determine their contributions and set
greenhouse gas emission reduction goals every five years beginning in 2020. While the Agreement did not impose direct
requirements on emitters, national plans to meet its pledge could have resulted in new regulatory requirements. In November
2019, however, plans were formally announced for the U. S. to withdraw from the Paris Agreement, and the U. S.'s withdrawal
from the Paris Agreement took effect on November 4, 2020. On January 20, 2021, President Biden issued an executive order
commencing the process to reenter the Paris Agreement, although the emissions pledges in connection with that effort have not
yet been updated. The U. S. formally rejoined the Paris Agreement in February 2021. The Trust cannot predict whether re-entry
into the Paris Agreement or pledges made in connection therewith will result in new regulatory requirements or whether such
requirements will cause the Sponsor to incur material costs. In a separate executive order issued on January 20, 2021, President
Biden asked the heads of all executive departments and agencies to review and take action to address any Federal regulations,
orders, guidance documents, policies and any similar agency actions promulgated during the prior administration that may be
inconsistent with or present obstacles to the administration's stated goals of protecting public health and the environment, and
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conserving national monuments and refuges. The executive order also established an Interagency Working Group on the Social Cost of Greenhouse Gases, which is called on to, among other things, capture the full costs of greenhouse gas emissions, including the "social cost of carbon," "social cost of nitrous oxide" and "social cost of methane," which are "the monetized damages associated with incremental increases in greenhouse gas emissions," including "changes in net agricultural productivity, human health, property damage from increased flood risk, and the value of ecosystem services." In late 2022, the Working Group proposed to significantly increase the social cost of carbon used in assessing the costs and benefits of government actions. The adoption and implementation of regulations imposing reporting obligations on, or limiting emissions of GHGs from, the Sponsor's equipment and operations could require the Sponsor to incur costs to reduce emissions of GHGs associated with its operations or could adversely affect demand for the natural gas it produces. Legislation or regulations that may be adopted to address climate change could also affect the markets for the Sponsor's products by making its products more or-less desirable than competing sources of energy. To the extent that its products are competing with higher GHG- emitting energy sources, the Sponsor's products may become more desirable in the market with more stringent limitations on GHG emissions. To the extent that its products are competing with lower GHG- emitting energy, the Sponsor's products may become less desirable in the market with more stringent limitations on greenhouse gas emissions. The Sponsor cannot predict with any certainty at this time how these possibilities may affect its operations. Because In addition, new and emerging regulation regulatory initiatives in the U. S. related to climate change could adversely affect the Trust. On March 6, **2024, the SEC issued a final rule regarding the enhancement and standardization** of <del>GHG</del> mandatory climate- related disclosures for investors. The final rule mandates extensive disclosure of climate- related data, risks, and opportunities, including financial impacts, physical and transition risks, related governance and strategy and greenhouse gas emissions is relatively new, for certain public companies further regulatory, legislative and judicial developments are likely to occur. Such developments Compliance with the final rule may affect how result in increased legal, accounting and financial compliance costs, make some activities more difficult, time- consuming and costly, and place strain on these--- the personnel, systems GHG initiatives will impact the operators of the Underlying Properties and resources of the Sponsor or <mark>the</mark> Trust <mark>or both</mark> . Finally, some scientists have <del>concluded theorized</del> that increasing concentrations of **GHGs <del>greenhouse gases</del>** in the Earth's atmosphere may produce climate changes that have significant physical effects, such as increased frequency and severity of storms, droughts, and floods and other climatic events. If any such significant physical effects were to occur, they could have an adverse effect on the Sponsor operators' assets and operations and, consequently, may reduce profits attributable to the Net Profits Interest and, as a result, the Trust's eash available assets and operations and cause the Sponsor to incur <mark>costs in preparing</mark> for <del>distribution <mark>and responding to them</del> . Additionally, energy needs could increase or decrease as a result</del></mark> of extreme weather conditions, depending on the duration and magnitude of those conditions. Federal and state legislative and regulatory initiatives relating to hydraulic fracturing could result in increased costs and additional operating restrictions or delays as well as adversely affect the services of the operators of the Underlying Properties. Hydraulic fracturing is an important and common practice that is used to stimulate production of hydrocarbons from tight formations. The process involves the injection of water, sand and chemicals under pressure into formations to fracture the surrounding rock and stimulate production. The process is typically regulated by state oil and gas commissions. However, the EPA has asserted federal regulatory authority over hydraulic fracturing. In December 2016 the EPA issued a final report on the potential impacts of hydraulic fracturing on drinking water resources. The report did not find widespread, systematic impacts to drinking water from hydraulic fracturing; at the same time, the report acknowledged information gaps that limited EPA's ability to fully assess the potential impacts to drinking water resources. In 2012 the EPA adopted federal NSPS that require the reduction of volatile organic compound emissions from certain fractured and refractured natural gas wells for which well completion operations are conducted and further require that most wells use reduced emission completions, also known as "green completions." These regulations also establish specific new requirements regarding emissions from production- related wet seal and reciprocating compressors, and from pneumatic controllers and storage vessels. In June 2016, the EPA adopted the Methane Rule, which established requirements to control GHG emissions from oil and gas sources that are constructed, modified, or reconstructed after September 18, 2015. More recently, on November 15, 2021, the EPA published a proposed rule that would establish emissions guidelines for the control of methane from existing oil and gas sources for the first time under the CAA. The EPA intends to adopt the existing source emissions guidelines as a final rule by the end of 2022, which would then trigger a requirement for states to develop rules that will make the federal emissions guidelines enforceable as state rules over a three- to four- year period The ultimate fate of the proposed methane emissions guidelines is unclear. Nevertheless, regulations promulgated under the CAA may require the Sponsor to incur development expenses to install and utilize specific equipment, technologies, or work practices to control emissions from its operations, which could reduce the profits available to the Trust and potentially impair the economic development of the Underlying Properties. Some states have adopted, and other states are considering adopting, regulations that could restrict or impose additional requirements relating to hydraulic fracturing in certain circumstances, including the disclosure of information regarding the substances used in the hydraulic fracturing process. Such federal or state legislation could require the disclosure of chemical constituents used in the fracturing process to state or federal regulatory authorities who could then make such information publicly available. Disclosure of chemicals used in the fracturing process could make it easier for third parties opposing hydraulic fracturing to initiate legal proceedings against producers and service providers based on allegations that specific chemicals used in the fracturing process could adversely affect groundwater. In addition, if hydraulic fracturing is regulated at the federal level, the Sponsor's and the third party operators' fracturing activities could become subject to additional permit requirements or operational restrictions and also to associated permitting delays and potential increases in costs. In December 2014, the Governor of New York announced that the state would maintain its moratorium on hydraulic fracturing in the state. Further, some local governments, including in Texas, have imposed moratoria on drilling permits within city limits so that local ordinances may be reviewed to assess their adequacy to address such activities.

Similar measures might be considered or implemented in the jurisdictions in which the Underlying Properties are located. If new laws or regulations that significantly restrict or otherwise impact hydraulic fracturing are passed by Congress or adopted in Texas, Louisiana or New Mexico, such legal requirements could make it more difficult or costly for the Sponsor or the third party operators to perform hydraulic fracturing activities and thereby could affect the determination of whether a well is commercially viable. In addition, restrictions on hydraulic fracturing could reduce the amount of oil and natural gas that the operators are ultimately able to produce in commercially paying quantities from the Underlying Properties, and could increase the cycle times and costs to receive permits, delay or possibly preclude receipt of permits in certain areas, impact water usage and waste water disposal and require air emissions, water usage and chemical additives disclosures. CYBERSECURITY RISKS Cyber- attacks or other failures in telecommunications or information technology systems could result in information theft, data corruption and significant disruption of the Sponsor's business operations. In recent years, the Sponsor has increasingly relied on information technology ("IT") systems and networks in connection with its business activities, including certain of its exploration, development and production activities. the The Sponsor relies on digital technology, including information systems and related infrastructure, as well as cloud applications and services, to, among other things, estimate quantities of oil and natural gas reserves, analyze seismic and drilling information, process and record financial and operating data and communicate with employees and third parties. As dependence on digital technologies has increased, cyber incidents, including deliberate attacks and attempts to gain unauthorized access to computer systems and networks, have increased in frequency and sophistication. These threats pose a risk to the security of the Sponsor's systems and networks, the confidentiality, availability and integrity of its data and the physical security of its employees and assets. Any cyber- attack could have a material adverse effect on the Sponsor's reputation, competitive position, business, financial condition and results of operations, and could have a material adverse effect on the Trust. Cyber- attacks or security breaches also could result in litigation or regulatory action, as well as significant additional expense to the Sponsor to implement further data protection measures. In addition to the risks presented to the Sponsor's systems and networks, cyber- attacks affecting oil and natural gas distribution systems maintained by third parties, or the networks and infrastructure on which they rely, could delay or prevent delivery to markets. A cyberattack of this nature would be outside the Sponsor's ability to control, but could have a material adverse effect on the Sponsor's business, financial condition and results of operations, and could have a material adverse effect on the Trust. Cyber- attacks or other failures in telecommunications or IT systems could result in information theft, data corruption and significant disruption of the Trustee's operations. The Trustee depends heavily upon IT systems and networks in connection with its business activities. Despite a variety of security measures implemented by the Trustee, events such as the loss or theft of back- up tapes or other data storage media could occur, and the Trustee's computer systems could be subject to physical and electronic break-ins, cyber- attacks and similar disruptions from unauthorized tampering, including threats that may come from external factors, such as governments, organized crime, hackers and third parties to whom certain functions are outsourced, or may originate internally from within the respective companies. If a cyber- attack were to occur, it could potentially jeopardize the confidential, proprietary and other information processed and stored in, and transmitted through, the Trustee's computer systems and networks, or otherwise cause interruptions or malfunctions in the operations of the Trust, which could result in litigation, increased costs and regulatory penalties. It Although steps are taken to prevent and detect such attacks, it is possible that a cyber incident will not be discovered for some time after it occurs, which could increase exposure to these consequences. TAX RISKS RELATED TO THE TRUST UNITS The Trust has not requested a ruling from the IRS regarding the tax treatment of the Trust. If the IRS were to determine (and be sustained in that determination) that the Trust is not a "grantor trust" for U. S. federal income tax purposes, the Trust could be subject to more complex and costly tax reporting requirements that could reduce the amount of cash available for distribution to Trust unitholders. If the Trust were not treated as a grantor trust for U. S. federal income tax purposes, the Trust should be treated as a partnership for such purposes. Although the Trust would not become subject to U. S. federal income taxation at the entity level as a result of treatment as a partnership, and items of income, gain, loss and deduction would flow through to the Trust unitholders, the Trust's tax reporting requirements would be more complex and costly to implement and maintain, and its distributions to Trust unitholders could be reduced as a result. If the Trust were treated for U. S. federal income tax purposes as a partnership, it likely would be subject to new audit procedures that for taxable years beginning after December 31, 2017, alter the procedures for auditing large partnerships and also alter the procedures for assessing and collecting income taxes due (including applicable penalties and interest) as a result of an audit. These rules effectively would impose an entity level tax on the Trust, and unitholders may have to bear the expense of the adjustment even if they were not Trust unitholders during the audited taxable year. Neither the Sponsor nor the Trustee has requested a ruling from the IRS regarding the tax status of the Trust, and neither the Sponsor nor the Trust can provide any assurance that such a ruling would be granted if requested or that the IRS will not challenge these positions on audit. Trust unitholders should be aware of the possible state tax implications of owning Trust Units. Trust Units. Trust Unitholders unitholders are required to pay taxes on their share of the Trust's income even if they do not receive any cash distributions from the Trust. Trust unitholders are treated as if they own the Trust's assets and receive the Trust's income and are directly taxable thereon as if no Trust were in existence. Because the Trust generates taxable income that could be different in amount than the cash the Trust distributes, Trust unitholders are required to pay any U. S. federal income taxes and, in some cases, state and local income taxes on their share of the Trust's taxable income even if they receive no cash distributions from the Trust. A Trust unitholder may not receive cash distributions from the Trust equal to such unitholder's share of the Trust's taxable income or even equal to the actual tax liability that results from that income. A portion of any tax gain on the disposition of the Trust Units could be taxed as ordinary income. If a Trust unitholder sells Trust Units, he or she will recognize a gain or loss equal to the difference between the amount realized and his or her tax basis in those Trust Units. A substantial portion of any gain recognized may be taxed as ordinary income due to potential recapture items, including depletion recapture. The Trust allocates its items of income, gain, loss and deduction between transferors and transferees of the Trust Units each month based upon the ownership of the Trust

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Units on the monthly record date, instead of on the basis of the date a particular Trust Unit is transferred. The IRS may
challenge this treatment, which could change the allocation of items of income, gain, loss and deduction among the Trust
unitholders. The Trust generally allocates its items of income, gain, loss and deduction between transferors and transferees of
the Trust Units each month based upon the ownership of the Trust Units on the monthly record date, instead of on the basis of
the date a particular Trust Unit is transferred. It is possible that the IRS could disagree with this allocation method and could
assert that income and deductions of the Trust should be determined and allocated on a daily or prorated basis, which could
require adjustments to the tax returns of the Trust unitholders affected by the issue and result in an increase in the administrative
expense of the Trust in subsequent periods. Trust unitholders should consult their tax advisors as to the specific tax
consequences of the ownership and disposition of the of the Trust Units, including the applicability and effect of U. S. federal,
state, local, and foreign income and other tax laws in light of their particular circumstances. Item 1B. Unresolved Staff
Comments. None. Item 1C. Cybersecurity. The Trust has no directors or executive officers. The affairs of the Trust are
managed by the Trustee. The Trust falls under the cybersecurity program of The Bank of New York Mellon Corporation
("BNY Mellon"), the parent corporation of The Bank of New York Mellon Trust Company, N. A. As further described
in its 2023 Annual Report, BNY Mellon maintains a broad range of defenses aimed at remaining abreast of and
responding to evolving cybersecurity threats impacting it, its operations, its clients, its third- party service providers and
the broader financial services sector. Risk Management Strategy and Procedures BNY Mellon has implemented policies
and procedures designed to detect, prevent and respond to malicious and accidental disruptions to the delivery of critical
technology services. BNY Mellon's cybersecurity strategy and procedures are embedded in its Three Lines of Defense
model. As part of its first line of defense, BNY Mellon maintains a dedicated Information Security Division ("ISD"), led
by the Chief Information Security Officer (the "CISO"), that is responsible for the day- to- day management of risks
from cybersecurity threats. ISD's responsibilities include cyber threat intelligence, incident response and other
cybersecurity operations aimed at enabling BNY Mellon to identify, assess and manage existing and emerging
cybersecurity threats. ISD monitors for potential threats and communicates relevant risks to the CISO and other
members of executive management. Additionally, ISD maintains a cybersecurity incident response and reporting process
pursuant to which cybersecurity incidents are classified according to their severity based upon an assessment of multiple
factors. Certain cybersecurity incidents may activate enterprise- wide resiliency processes, which include, among other
things, escalation through the management and Board committee structures described below. BNY Mellon also has
standing arrangements with third parties to assist BNY Mellon in identifying, assessing and managing cybersecurity
threats, including in connection with risk assessments, penetration testing, legal advice and other aspects of BNY Mellon'
s cybersecurity risk management and incident response processes. BNY Mellon has a defined third- party governance
framework to help manage the risk posed to it by the use of third- party service providers. BNY Mellon evaluates the
risk posed by third- party service engagements based on multiple factors. BNY Mellon has protocols that seek to
mitigate cybersecurity risks associated with third- party service providers based on the risk level assigned to such third
party, which may include mandatory contractual obligations or the implementation of additional controls by BNY
Mellon and / or the applicable service provider. ISD is subject to ongoing review and challenge from Technology Risk
Management, which is a part of the independent second line of defense risk function. Technology Risk Management,
together with the broader Risk & Compliance group, is responsible for and manages BNY Mellon's risk management
framework and establishes guidance for ISD and management designed to help identify, assess and manage
cybersecurity risk. BNY Mellon' s Internal Audit function serves as the third line of defense and provides an
independent view on how effectively the organization as a whole manages cybersecurity risk. Risk Management
Oversight and Governance BNY Mellon's management is responsible for assessing and managing BNY Mellon's
material risks from cybersecurity threats with oversight provided by its Board of Directors (the "Board") and the
Board committees. The Risk Committee of the Board has primary responsibility for oversight of the overall operation of
BNY Mellon's risk management framework, including policies and practices addressing cybersecurity risk, and is
responsible for the oversight of the second line of defense with respect to its cybersecurity risk management
responsibilities. The Technology Committee of the Board and the full Board regularly receive reports and briefings from
management concerning cybersecurity matters, including any significant changes to BNY Mellon's cybersecurity
program. BNY Mellon also has protocols for escalating cybersecurity threats and incidents to the Technology Committee
of the Board and the full Board. In addition, the Audit Committee of the Board monitors and oversees the performance
of Internal Audit, including with respect to its cybersecurity risk management responsibilities. At the management level,
BNY Mellon's Technology Oversight Committee, which is the senior management committee responsible for the
governance and oversight of BNY Mellon's significant technology projects and initiatives, reviews reports from
management concerning ISD and is responsible for, among other things, escalating issues, including significant
cybersecurity threats and incidents, to the Technology Committee of the Board. The Technology Oversight Committee is
chaired by the Chief Information Officer (the "CIO") and its members include the CISO. BNY Mellon's Technology
Risk Committee is responsible for, among other things, overseeing and reviewing significant cybersecurity incidents. The
Technology Risk Committee receives reports from management and has protocols for escalating certain issues and risks
to the Senior Risk and Control Committee and the Risk Committee of the Board. The Technology Risk Committee is co-
chaired by the Head of Technology Risk and Control and the Chief Technology Risk Officer, and the CISO is a member.
BNY Mellon's CIO, CISO and Chief Technology Risk Officer each have extensive experience in assessing and managing
risks from cybersecurity threats. BNY Mellon's CISO joined BNY Mellon in 2022 and previously served as head of
information security at a Fortune 500 biopharmaceutical company and an information technology company, as well as
the Global Chief Technology Officer at a large cybersecurity company. BNY Mellon's CIO has served in that position
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since 2017 and previously held roles as Chief Information Officer, Chief Technology Officer, and numerous other
technology management positions at other large financial institutions. BNY Mellon's Chief Technology Risk Officer
joined BNY Mellon in 2021 and previously served as Global Head of Technology Risk Management, Chief Information
Security Officer, Global Head of Cyber Risk and Operational Resilience and Chief Risk Officer for Technology and
Operations at other large financial institutions. Item 2. Properties. Description of the Underlying Properties The Underlying
Properties consist of producing and non-producing interests in oil and natural gas units, wells and lands in Texas, Louisiana and
New Mexico. The Underlying Properties include a portion of the assets in east Texas and north Louisiana acquired by Enduro
from Denbury Resources Inc. in December 2010, and all of the assets in the Permian Basin of New Mexico and west Texas
acquired by Enduro from Samson Investment Company and ConocoPhillips Company in January 2011 and February 2011,
respectively. In August 2018, the Sponsor purchased the Underlying Properties from Enduro and assumed all of Enduro's
obligations under the Trust Agreement and other instruments to which Enduro and the Trustee were parties. The Underlying
Properties are divided into two geographic regions: the Permian Basin region and East Texas / North Louisiana region. As of
December 31, 2022 2023, the Underlying Properties had proved reserves of 11.7.9 MMBoe with 90-88 % and 88-94 % of the
volumes and PV- 10 value, respectively, attributable to proved developed reserves. All of the 11.7 .9 MMBoe of proved
reserves, based on PV- 10 value, were operated by third- party operators. The Sponsor's interests in the Underlying Properties
require the Sponsor to bear its proportionate share of the costs of development and operation of such properties. As of December
31, <del>2022-2023 ,</del> the Sponsor held average working interests of approximately <del>21-<mark>19</mark> % and <del>18-</del>15 % and average net revenue</del>
interests of approximately 47-16 % and 12 % in the Underlying Properties located in the Permian Basin and East Texas / North
Louisiana regions, respectively. The Underlying Properties are also burdened by non-cost bearing interests owned by third
parties consisting primarily of overriding royalty and royalty interests. Reserves Cawley, Gillespie & Associates, Inc. ("Cawley
Gillespie"), independent petroleum and geological engineers, estimated crude oil (including natural gas liquids) and natural gas
proved reserves of the Underlying Properties' full economic life and for the Trust life as of December 31, 2022 2023.
Numerous uncertainties are inherent in estimating reserve volumes and values, and the estimates are subject to change as
additional information becomes available. The reserves actually recovered and the timing of production of the reserves may
vary significantly from the original estimates. In addition, the reserves and net revenues attributable to the Net Profits Interest
include only 80 % of the reserves attributable to the Underlying Properties that are expected to be produced within the term of
the Net Profits Interest. The independent petroleum engineer's report as to the proved oil and natural gas reserves as of
December 31, <del>2022-2023 was prepared by Cawley Gillespie. Cawley Gillespie, whose firm registration number is F- 693, was</del>
founded in 1961 and is a leader in the evaluation of oil and gas properties. The technical person at Cawley Gillespie primarily
responsible for overseeing the reserve estimates with respect to the Underlying Properties and the Net Profits Interest
attributable to the Trust is W. Todd Brooker. Mr. Brooker has been a petroleum consultant for Cawley Gillespie since 1992 and
is currently the Senior Vice President. He is a registered professional engineer in the State of Texas (license no. 83462) and a
graduate of the University of Texas with a Bachelor of Science in Petroleum Engineering. Information concerning changes in
net proved reserves attributable to the Trust, and the calculation of the standardized measure of the related discounted future net
revenues is contained in the notes to the financial statements of the Trust included in this Form 10- K. The Sponsor has not filed
reserve estimates covering the Underlying Properties with any other federal authority or agency. The following table
summarizes the estimated proved reserve quantities and PV- 10 attributable to the Trust and Underlying Properties as of
December 31, 2023 and 2022 and 2021: Trust Net Profits Interest Underlying Properties Oil (1) Natural Gas Total (2) PV- 10
(3) Oil (1) Natural Gas Total (2) PV- 10 (3) (MBbls) (MMcf) (MBoe) (in thousands) (MBbls) (MMcf) (MBoe) (in thousands)
2023 Proved Developed Producing 1, 826 4, 545 2, 584 $ 62, 512 4, 239 10, 481 5, 986 $ 78, 140 Proved Developed Non-
Producing 55 3, 162 582 6, 774 85 4, 984 916 8, 465 Proved Undeveloped 283 1, 648 558 7, 370 552 2, 924 1, 039 4, 615
2022 Proved Developed Producing 3, 429 6, 893 4, 578 $ 142, 863 7, 888 15, 493 10, 470 $ 178, 578 Proved Developed Non-
Producing 6 8 7 312 8 11 10 389 Proved Undeveloped 541 1, 591 806 19, 985 840 2, 328 1, 228 24, 751 2021 Proved
Developed Producing 2, 690 6, 220 3, 727 $ 77, 330 7, 411 16, 807 10, 212 $ 96, 662 Proved Developed Non-Producing-397
66 822-545 91 1, 029 Proved Undeveloped 382 4, 405 1, 116 13, 448 756 8, 494 2, 172 13, 923 (1) Reserves for natural gas
liquids are included as a component of oil reserves. (2) Boe represents an approximate energy equivalent basis such that one Bbl
of crude oil equals approximately six Mcf of natural gas. However, the value of oil and natural gas value and the value of
reserve volumes of oil and natural gas are often substantially different than the amount implied by the Boe ratio. (3) PV- 10 is a
non-GAAP financial measure and represents the present value of estimated future cash inflows from proved crude oil and
natural gas reserves, less future development and production costs, discounted at 10 % per annum to reflect timing of future cash
inflows using the twelve- month unweighted arithmetic average of the first- day- of- the- month commodity prices, after
adjustment for differentials in location and quality, for each of the preceding twelve months. An estimate of PV-10 is provided
because it provides useful information to investors as it is widely used by professional analysts and sophisticated investors when
evaluating oil and gas companies. PV- 10 is considered relevant and useful for evaluating the relative monetary significance of
oil and natural gas reserves. PV- 10 is not intended to represent the current market value of the estimated reserves of the
Underlying Properties. PV- 10 differs from standardized measure of discounted future net cash flows because it does not include
the effect of future income taxes. Please refer to the notes to the financial statements of the Trust included in this Form 10-K.
Reserve quantities and revenues for the Net Profits Interest were estimated from projections of reserves and revenues
attributable to the Underlying Properties. Since the Trust has a defined Net Profits Interest, the Trust does not own a specific
percentage of the oil and natural gas reserve quantities. Accordingly, reserves allocated to the Trust pertaining to its 80 % Net
Profits Interest in the Underlying Properties have effectively been reduced to reflect recovery of the Trust's 80 % portion of
applicable production and development costs, Because Trust reserve quantities are determined using an allocation formula, any
changes in actual or assumed prices or costs will result in revisions to the estimated reserve quantities allocated to the Net
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Profits Interest. Estimates of proved reserves were prepared in accordance with guidelines prescribed by the SEC and the
Financial Accounting Standards Board, which require that reserve estimates be prepared under existing economic and operating
conditions based upon an average of the NYMEX first-day- of- the- month commodity price during the 12- month period
ending on the balance sheet date with no provision for price and cost escalations except by contractual arrangements. Prices
used in estimating reserves were as follows: 2023 2022 2021 2020 (per Bbl) $ 78. 22 $ 93. 67 $ 66. 56 $ 39. 57 Natural gas
(per Mcf) $ 2.64 $ 6.36 $ 3.60 $ 1.99 Changes in Proved Undeveloped Reserves During the year ended December 31, 2022
2023, proved undeveloped reserves of the Underlying Properties decreased 0. 9-2 MMBoe primarily due to the decrease in the
estimated reserves for the booked, non-operated wells in Haynesville shale of Louisiana, partially offset by the increase in the
amount of booked, non-operated Wolfcamp shale wells in the Permian Basin. The following is a summary of the changes in
quantities of proved undeveloped reserves for the Underlying Properties during the year ended December 31, 2022-2023.
Underlying Properties Oil (1) Natural Gas Total (MBbls) (MMcf) (MBoe) Balance – December 31, <del>2021-<mark>2022 840</mark> 756 8, 494</del>
2, <del>171 <mark>328 1, 228</del> Development <del>507 <mark>552 2, 924</del> 1, <mark>039 <del>285 722</del> Revisions and Other ( <del>423 </del>840 ) ( <del>7</del> <mark>2</mark> , <del>451 </del>328 ) (1, <del>665 </del>228 )</del></mark></del></mark></mark>
Balance – December 31, 2022 2023 840-552 2, 328 924 1, 228 039 (1) Reserves for natural gas liquids are included as a
component of oil reserves. Producing Acreage and Well Counts For the following data, "gross" refers to the total number of
wells or acres in the Underlying Properties and "net" refers to gross wells or acres multiplied by the percentage working
interest owned by the Sponsor and in turn attributable to the Underlying Properties. All of the acreage comprising the
Underlying Properties is held by production. Although many wells produce both oil and natural gas, a well is categorized as an
oil well or a natural gas well based upon the ratio of oil to natural gas production. The Underlying Properties are interests in
properties located in the Permian Basin of west Texas and New Mexico and in the East Texas / North Louisiana region. The
following is a summary of the approximate acreage of the Underlying Properties at December 31, <del>2022-</del>2023: Acres Gross Net
Permian Basin <del>123-<mark>119</mark> , 637 36-<mark>112 33</mark> , 580 <mark>830</mark> East Texas / North Louisiana 10, 424 2, 840 Total <del>134-<mark>129 , 061 39-536 36 ,</del> ,</del></del></del></mark>
420-670 The following is a summary of the producing wells on the Underlying Properties as of December 31, 2022-2023: Oil
Natural Gas Gross Wells (1) Net Wells Gross Wells (1) Net Wells Permian Basin 2, <del>539 258 67 10 <mark>305 232 68 9</mark> East</del> Texas /
North Louisiana — — <del>280 44 <mark>309 48</mark> Total 2, <del>539 258 347</del> <mark>305 232 377 57 (1) The Sponsor's total producing wells include <del>3 2</del></del></mark>
, 312 682 non- operated wells. The following is a summary of the number of development and exploratory wells drilled on the
Underlying Properties located in the Permian Basin and East Texas / North Louisiana during the last three years: Year Ended
December 31, 2023 2022 2021 <del>2020</del> Gross Net Gross Net Gross Net Permian Basin Development Wells: Productive 15 0. 5 5 0.
                            1 1 0. 1 ——Dry holes —
Ended December 31, 2023 2022 2021 2020 Gross Net Gross Net Gross Net East Texas / North Louisiana Development Wells:
——————(1) Production of natural gas liquids is immaterial and included as a component of natural gas production.
Major Producing Areas Substantially all of the Underlying Properties are located in mature oil fields that are characterized by
long production histories. Based on the reserve reports, approximately 75 61 % of the future production from the Underlying
Properties is expected to be oil and approximately 25 39 % is expected to be natural gas. Permian Basin Region The Permian
Basin is one of the largest and most prolific oil and natural gas producing basins in the United States. The Underlying Properties
in the Permian Basin contain 123 119, 637 112 gross (36 33, 580 830 net) acres in Texas and New Mexico. The largest fields
in the Underlying Properties are located primarily in the Permian Basin (measured by Boe reserves at December 31, 2022 2023)
). The largest field in the Permian Basin region is the Spraberry Eunice Monument field, which individually accounts for 16 32
percent of the Underlying Properties reserves as of December 31, <del>2022-</del>2023 . This unit produces from the <del>Brushy Canyon and</del>
Wolfcamp formations at depths up to 8, 500 feet. Proved reserves attributable to the Underlying Properties in the Eunice
Monument field were 1-2. 96 MMBoe as of December 31, 2022-2023. This field is operated by Apache Corporation Pioneer
Natural Resources, Ovintiv and Franklin Mountain Empire New Mexico. East Texas / North Louisiana Region The
Underlying Properties contain interests in 10, 424 gross (2, 840 net) acres in the East Texas / North Louisiana region across
three fields: the Elm Grove field, operated primarily by Aethon Energy Operating, LLC and Comstock Oil & Gas, LLC; and the
Kingston field, operated by EXCO Resources and Diversified Production, LLC. All proved reserves attributable to the
Underlying Properties in the East Texas / North Louisiana region are located in the Haynesville, Cotton Valley, and Hosston
reservoirs of the Elm Grove and Kingston fields. Proved reserves attributable to the Underlying Properties in the Elm Grove and
Kingston fields were 1, 0 <del>. 5</del> MMBoe and 0. <del>3 1</del> MMBoe, respectively, as of December 31, <del>2022-</del>2023. Production and
Reserves The following table shows the net production, average sales price, average lease operating expense, and proved
reserves as of year- end for the Underlying Properties located in the Permian Basin of west Texas and New Mexico and in the
East Texas / North Louisiana region, which relates to the amounts included in the net profits calculation for the distributions
paid during the years ended December 31, 2023, 2022 , and 2021 and 2020. Year Ended December 31, 2023 2022 2021 <del>2020</del>
Permian Basin Oil Sales Volumes (Bbls) <mark>439, 122</mark> 495, 434 730, 891 <del>389, 473-</del>Natural Gas (1) Sales Volumes (Mcf) 1, 700, 680
1,980, 171 3,067,864 <del>1,072,611</del> Total Sales Volumes (Boe) 722,568 825,462 1,242,202 <del>568,241</del> Oil Average Sales Price
per Bbl $ 78. 85 $ 90. 02 $ 45. 62 $ 50. 66 Natural Gas Average Sales Price per Mcf $ 3. 52 $ 5. 12 $ 2. 00 $ 1. 67 Average
Lease Operating Expense per Boe $ <mark>30. 44 $</mark> 25. 42 $ 20. 55 <del>$ 17. 73</del> Proved Reserves (MBoe) <mark>6, 830</mark> 10, 881 10, 876 <del>9, 707</del>
East Texas / North Louisiana Oil Sales Volumes (Bbls) <mark>418</mark> 1, 132 2, 036 <del>1, 323</del> Natural Gas (1) Sales Volumes (Mcf) 1, <mark>081,</mark>
888 1, 377, 062 1, 862, 665 949, 148 Total Sales Volumes (Boe) 180, 733 230, 643 312, 480 159, 514 Oil Average Sales Price
per Bbl $ 71. 23 $ 61. 47 $ 30. 31 $ 53. 56 Natural Gas Average Sales Price per Mcf $ 4. 22 $ 5. 33 $ 2. 08 $ 1. 87 Average
Lease Operating Expense per Boe $ 8. <mark>61 $ 8.</mark> 18 $ 7. 63 <del>$ 9. 36</del> Proved Reserves (MBoe) <mark>1, 112</mark> 827 1, 597 <del>2, 462</del> Total Oil
Sales Volumes (Bbls) <mark>439, 540</mark> 496, 566 732, 927 <del>390, 796</del> Natural Gas (1) Sales Volumes (Mcf) <mark>2, 782, 568</mark> 3, 357, 233 4,
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930, 529 <del>2, 021, 759 Total Sales Volumes (Boe) 903, 302 1, 056, 105 1, 554, 682 <del>727, 756 Oil Average Sales Price per Bbl $</del></del>
78. 84 $ 89. 96 $ 45. 65 <del>$ 50. 67</del> Natural Gas Average Sales Price per Mcf $ 3. 79 $ 5. 21 $ 2. 03 <del>$ 1. 77</del> Average Lease
Operating Expense per Boe $ 26. 07 $ 21. 66 $ 17. 96 $ 15. 90 Proved Reserves (MBoe) 7, 941 11, 708 12, 474 12, 169 (1)
Production of natural gas liquids is immaterial and included as a component of natural gas production. Abandonment
and Sale of Underlying Properties Each of the operators of the Underlying Properties or any transferee has the right to abandon
its interest in any well or property if it reasonably believes a well or property ceases to produce or is not capable of producing in
commercially paying quantities. Upon termination of the lease, the portion of the Net Profits Interest relating to the abandoned
property will be extinguished. The Sponsor generally may sell all or a portion of its interests in the Underlying Properties,
subject to and burdened by the Net Profits Interest, without the consent of the Trust unitholders. Following the sale of all or any
portion of the Underlying Properties, the purchaser will be bound by the obligations of the Sponsor under the Trust Agreement
and the Conveyance with respect to the portion sold. In addition, the Sponsor may, without the consent of the Trust unitholders,
require the Trustee to release the Net Profits Interest associated with any lease that accounts for less no more than or equal to 0.
25 % of the total production from the Underlying Properties in the prior 12 months and, provided that the Net Profits Interest
covered by such releases cannot exceed, during any 12- month period, an aggregate fair market value to the Trust of $ 500, 000.
These releases will may be made only in connection with a sale by the Sponsor to a non- affiliate of the relevant Underlying
Properties and are conditioned upon the Trust receiving an amount equal to the fair value to the Trust of such Net Profits
Interest. In <del>September <mark>May 2021-2023</mark> ,</del> the Sponsor <mark>sold entered into a lease arrangement with respect to a portion of the</mark>
mineral rights relating to certain of the Underlying Properties located in Borden County, Texas, for total estimated proceeds of $
82, 500 (approximately $63.0.3 million in non-producing, 000 net non-cash flowing acreage to a private oil company,
free and clear of the <del>Trust's 80 %</del> Net Profits Interest ), as permitted under the Trust Agreement. The proceeds from this
sale attributable to the Trust's Net Profits Interest were included in the distribution that was paid to Trust unitholders
on August 14, 2023. Title to Properties The properties comprising the Underlying Properties are or may be subject to one or
more of the burdens and obligations described below. To the extent that these burdens and obligations affect the Sponsor's
rights to production or the value of production from the Underlying Properties, they have been taken into account in calculating
the Trust's interests and in estimating the size and the value of the reserves attributable to the Underlying Properties. The
Sponsor's interests in the oil and natural gas properties comprising the Underlying Properties are typically subject to one or
more of the following: •• royalties and other burdens, express and implied, under oil and natural gas leases and other
arrangements; •• overriding royalties, production payments and similar interests and other burdens created by the Sponsor's
predecessors in title; •• a variety of contractual obligations arising under operating agreements, farm- out agreements,
production sales contracts and other agreements that may affect the Underlying Properties or their title; •• liens that arise in the
normal course of operations, such as those for unpaid taxes, statutory liens securing unpaid suppliers and contractors and
contractual liens under operating agreements that are not yet delinquent or, if delinquent, are being contested in good faith by
appropriate proceedings; •• pooling, unitization and communitization agreements, declarations and orders; •• easements,
restrictions, rights- of- way and other matters that commonly affect property; - conventional rights of reassignment that
obligate the Sponsor to reassign all or part of a property to a third party if the Sponsor intends to release or abandon such
property; •• preferential rights to purchase or similar agreements and required third party consents to assignments or similar
agreements; \bullet obligations or duties affecting the Underlying Properties to any municipality or public authority with respect to
any franchise, grant, license or permit, and all applicable laws, rules, regulations and orders of any governmental authority; and •
• rights reserved to or vested in the appropriate governmental agency or authority to control or regulate the Underlying
Properties and also the interests held therein, including the Sponsor's interests and the Net Profits Interest. The Sponsor has
informed the Trustee that the Sponsor believes the burdens and obligations affecting the properties comprising the Underlying
Properties are conventional in the industry for similar properties. The Sponsor has also informed the Trustee that the Sponsor
believes the existing burdens and obligations do not, in the aggregate, materially interfere with the use of the Underlying
Properties and will not materially adversely affect the Net Profits Interest or its value. To give third parties notice of the Net
Profits Interest, Enduro recorded the Conveyance in Texas, Louisiana and New Mexico in the real property records in each
Texas, Louisiana or New Mexico county in which the Underlying Properties are located, or in such other public records of those
states as required under applicable law to place third parties on notice of the Conveyance. In a bankruptcy of the Sponsor, to the
extent Louisiana or New Mexico law were held to be applicable, the Net Profits Interest might be considered an asset of the
bankruptcy estate and used to satisfy obligations to creditors of the Sponsor, in which case the Trust would be an unsecured
creditor of the Sponsor at risk of losing the entire value of the Net Profits Interest to senior creditors. See "Risk Factors -
Financial Risks — In the event of the bankruptcy of the Sponsor, if a court were to hold that the Net Profits Interest was part of
the bankruptcy estate, the Trust may be treated as an unsecured creditor with respect to the Net Profits Interest attributable to
properties in Louisiana and New Mexico" in Part I, Item 1A of this Form 10-K. The Sponsor believes that its title to the
Underlying Properties and the Trust's title to the Net Profits Interest are each good and defensible in accordance with standards
generally accepted in the oil and gas industry, subject to such exceptions as are not so material to detract substantially from the
use or value of such Underlying Properties or Net Profits Interest. Under the terms of the Conveyance creating the Net Profits
Interest, the Sponsor has provided a special warranty of title with respect to the Net Profits Interest, subject to the burdens and
obligations described in this section. Please see "Risk Factors — Financial Risks — The Trust Units may lose value as a result
of title deficiencies with respect to the Underlying Properties" in Part I, Item 1A of this Form 10-K. Item 3. Legal Proceedings.
Currently, there are not any legal proceedings pending to which the Trust is a party or of which any of its property is the subject.
The foregoing does not address any legal proceedings to which the Sponsor or any of the third- party operators may be a party or
subject or that may otherwise relate to or affect any of the Underlying Properties or the operations of any of the operators of the
Underlying Properties. Item 4. Mine Safety Disclosures. Not applicable PART II Item 5. Market for Registrant's Common
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Equity, Related Unitholder Matters and Issuer Purchases of Equity Securities. The Trust Units trade on the New York Stock
Exchange under the symbol "PVL." At December 31, 2022-2023, there were 33, 000, 000 Trust Units outstanding. On March
23-20, 2023-2024, there were four-five unitholders of record. This number does not include owners for whom Trust Units may
be held in "street" name. Distributions Each month, the Trustee determines the amount of funds available for distribution to
the Trust unitholders. Available funds are the excess cash, if any, received by the Trust from the Net Profits Interest and other
sources (such as interest earned on any amounts reserved by the Trustee) that month, over the Trust's incurred expenses for that
month. Available funds are reduced by any cash the Trustee decides to hold as a reserve against future liabilities. The holders of
Trust Units as of the applicable record date (generally the last business day of each calendar month) are entitled to monthly
distributions payable on or before the tenth business day after the record date (or the next succeeding business day). For further
information on distributions to Trust unitholders, see Note 5 of the Notes to Financial Statements in Part II. Item 8 of this Form
10- K. Equity Compensation Plans The Trust does not have any employees and does not maintain any equity compensation
plans. Recent Sales of Unregistered Securities There were no equity securities sold by the Trust during the year ended
December 31, 2022-2023. There were no purchases of Trust Units by the Trust or any affiliated purchaser during the fourth
quarter of 2022 2023. Item 6. [Reserved ] Item 7. Trustee's Discussion and Analysis of Financial Condition and Results of
Operations. This discussion contains forward- looking statements. Please refer to "Forward- Looking Statements" for an
explanation of these types of statements. Overview Permianville Royalty Trust, previously known as Enduro Royalty Trust, a
statutory trust created in May 2011, completed its initial public offering in November 2011. The Trust's only asset and source
of income is the Net Profits Interest, which entitles the Trust to receive 80 % of the net profits from oil and natural gas
production from the Underlying Properties. The Net Profits Interest is passive in nature and neither the Trust nor the Trustee has
any management control over or responsibility for costs relating to the operation of the Underlying Properties. Additionally,
third parties operate substantially all of the wells on the Underlying Properties and, therefore, the Sponsor is not in a position to
control the timing of development efforts, associated costs, or the rate of production of the reserves. The Trust is required to
make monthly cash distributions of substantially all of its monthly cash receipts, after deducting the Trust's administrative
expenses, to holders of record (generally the last business day of each calendar month) on or before the tenth business day after
the record date. The Net Profits Interest is entitled to a share of the profits from and after July 1, 2011 attributable to production
occurring on or after June 1, 2011. The amount of Trust revenues and cash distributions to Trust unitholders depends on, among
other things: •• oil and natural gas sales prices; •• volumes of oil and natural gas produced and sold attributable to the
Underlying Properties; 🗝 production and development costs; 🚗 price differentials; 👡 potential reductions or suspensions of
production; •• the amount and timing of Trust administrative expenses; and •• the establishment, increase, or decrease of
reserves for approved development expenses or future liabilities of the Trust, Generally, the Sponsor receives cash payment for
oil production 30 to 60 days after it is produced and for natural gas production 60 to 90 days after it is produced. 2022 2023
Recap and <del>2023-<mark>2024</del> Outlook The average NYMEX oil <mark>and natural <del>price received for the production months included in 2022</del></del></mark></mark>
distributions increased 97 %, while the gas price prices experienced significant volatility received for the production months
included in 2022 2023 distributions increased 157%, from the prior year. The geopolitical events of 2022 along with a rapidly
evolving supply and demand picture for oil and gas contributed to a material increase in the average NYMEX oil price and
declining from $ 94.57 per Bbl in calendar year 2022 to $ 77.65 per Bbl in calendar year 2023, a decline of 18 %.
Meanwhile, the price range varied from a low of $ 66.74 per Bbl in March 2023 to a high of $ 93.68 per Bbl in
September 2023, before declining during the fourth quarter in response to increasing conflict in the Middle East. Natural
gas prices faced even greater challenges in 2023 after seeing some of the highest prices in prior years in 2022. The average
NYMEX natural gas price declined from $ 6, 41 per MMBtu in calendar year 2022 to $ 2, 54 per MMBtu in calendar
vear 2023, a decline of 60 %. Prices for the relevant production months, in addition to tighter differentials for the received oil
and-natural gas prices for the Underlying Properties experienced similar volatility, ranging from a low of $ 1,77 per MMBtu
in June 2023 to a high of $ 3.77 per MMBtu in January 2023. The increase year- over- year decline in commodity prices
compared to 2021 also drove a significant increase reduction in the amount of third - party operator drilling activity on the
Underlying Properties, which led to a 242-45 % increase decrease in development expenses for the production months of 2023
compared to 2022 compared to 2021. The Sponsor believes that the outlook for the oil and gas industry remains mixed,
with oil prices having ended 2023 within a range consistent with prior years, but with natural gas prices currently facing
levels generally below operator- targeted forward prices for capital development deployment activity increases were from
both. In addition, mergers and acquisitions have continued to change the makeup of the companies deploying capital in
the sector. As larger public companies continue to acquire smaller public companies and private operators in, the these
larger companies Delaware and Midland basin areas -- are likely to react differently to commodity price volatility than
smaller operators have in historical cycles. This merger and acquisition activity has also affected the operators of the
Underlying Properties, with several of the largest and / or most active operators for the Underlying Properties
announcing merger events in 2023. Nevertheless, the capital spending activity or operating performance for the
Underlying Properties under new third- party operatorship in the future may not be consistent with such activity or
performance experienced under previous third- party operators in prior years. As discussed further under " — Sale of
2023 Divestiture Properties" below, the Sponsor leveraged the volatility in commodity prices to negotiate and
subsequently close the sale of certain acreage and associated production in the Permian Basin that constituted part of the
Underlying Properties, generating $ 0. 146920 per Trust Unit of distributable proceeds from properties that in the prior
three years had generated cumulative net profits of $ 0.00831 per Trust Unit. Given the commodity price volatility as
well as the <mark>recent merger activity in Haynesville area of Louisiana. Crude oil prices increased materially throughout</mark> the <del>first</del>
half of 2022, to a high of $ 123, 70 / Bbl on March 8, 2022, before declining over the second half of the year, settling at $ 80, 26
/Bbl on December 30, 2022, only 5 % above the spot oil price to start the year. Nevertheless, the longer-term outlook for the
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oil and gas industry, together with the continued improvement in economic activity and mobility during 2022 despite the
lingering effects of the coronavirus pandemic, resulted in a material increase in industry activity. This improvement continued to
be aided by relatively stable supply actions by members of OPEC, in contrast to prior years. The effects of the global COVID-
19 pandemic have not completely subsided in parts of the world, particularly in China, and continue to create volatility for
commodity prices. Despite the recovery in prices and activity, the oil and gas industry continues to face capital constraints from
debt and equity capital providers focused on free cash flow over reserve and production growth. Natural gas prices saw a similar,
and even more volatile, recovery in 2022, rallying from $3,59 / MMBtu at the beginning of 2022 to a high of $9,84 / MMBtu
on August 22, 2022, before ending the year below where it started, at $3,52 / MMBtu, as a warm winter and production growth
offset the new LNG- directed US natural gas market. Such volatility, if it persists for the near term or longer, could adversely
affect the operators of the Underlying Properties, production from the Underlying Properties and / or distributions to Trust
unitholders. The operators of the Underlying Properties continue to evaluate planned capital expenditures during 2023 2024.
but based Based on currently available information, the Sponsor anticipates 2023-2024 capital expenditures on the Underlying
Properties to range from $6.5.0 million to $9.0 million, or $4.80 million to $7.2 million net to the Trust's 80 % Net
Profits Interest. This would represent a decrease from 2023 levels compared to last year, partly due in part to lower projected
natural gas prices, which could reduce capital activity on the Haynesville area of the Underlying Properties, but somewhat
offset by continued activity strength in the portion of the Underlying Properties located in the Permian region. The expected
<mark>range is also wider compared to 2023 given the volatility and recent third- party operator merger activity. The</mark> Sponsor
indicates that it continues to have access to adequate capital and liquidity to fund such capital expenditures as the they come
due. In addition to continued capital expenditure participation, the Sponsor believes there could be further opportunity in 2023
2024 for prospective divestitures, as operators of some of the Underlying Properties look to acquire assets at compelling
valuations against consolidate non- operated interests and acreage given recent merger and acquisition activity in the
industry backdrop of favorable oil prices compared to prior years. Capex Drilling Activity Update Presented below is a
summary of the current status of certain notable capital projects recently undertaken on the Underlying Properties pursuant to
the capital expenditure program described above. The following table is not intended to be a comprehensive list reflecting all
capital expenditures to date. In addition, there can often be a several-month delay from the time of capital expenditures to the
time of production and cash flows attributable to the Underlying Properties, especially given the non-operated nature of the
Underlying Properties. Operator Region Number of Wells Underlying Properties Working Interest Project Capex Cumulative
Total (in thousands) Status Large Cap <del>Major Haynesville 2 2. <mark>E</del> & P 1 Midland 5 6. 6</mark> % D & C New Drills <del>$ 36-1 Drilled,</del></del>
Awaiting First Revenues: 1 Pre- Drill Large Cap E & P 1 Midland 8 7. 2, 002 % D & C New Drills $-2, 241 5- Producing,
Awaiting First Revenues; 3 Drilling In- Process Large Cap E & P 2 Conventional Permian N / A (Field) 0.8 % New Drills /
Workovers <mark>168 $ 69-</mark>In- process / Continual Program Large Private E & P Haynesville <del>1 17 <mark>6 3 . 2-5 %</del> D & C New Drills- Pre-</del></mark>
Drill Refrae $ 1, 081 Producing, Awaiting First Revenues PE- Backed Private 1 Delaware 8 4 5, 4 % D & C New Drills 793 $ 2,
851 4 Producing Awaiting Revenues : 4 Drilling In- Process PE- Backed Private 2 Delaware 9-51.0-9% D & C New Drills
547 Drilling In $ 226 3 Producing, Awaiting First Revenues; 6 Pre- Drill PE- Backed Private Process Large Cap E & P 3
Delaware 2043, 84 % D & C New Drills 678 $38 Drilling In- Process Private Large Cap E & P 14 Conventional Permian 5
3 <del>24-, 0 <mark>7.</mark> % New Drills / Workovers <mark>498 Drilling $ 440 Producing Private E & P 2 Haynesville 3 3. 6 % Refrac $ 126</mark> In-</del>
Process The Sponsor expects <mark>that</mark> a majority of <del>these ---</del> the projects <del>to above that are still in process or awaiting first</del>
revenues will be completed and to will begin producing during 2024. On May 3, 2023, the Sponsor notified the Trustee that
the Sponsor had entered into an agreement to divest certain acreage and associated production in the Permian Basin (the
" 2023 Divestiture Properties") that constituted part of the Underlying Properties and were therefore burdened by the
Trust's Net Profits Interest, for a total purchase price of approximately $ 6.7 million. On July 19, 2023, at a special
meeting of Trust unitholders, those-- the that are still unitholders approved the foregoing transaction and the release of
the Trust's Net Profits Interest in the 2023 Divestiture Properties. On August 9, 2023, the Sponsor completed the sale of
the 2023 Divestiture Properties, and the Trustee, on behalf of the Trust, reconveyed, terminated and released to the
Sponsor the Net Profits Interest with respect to the 2023 Divestiture Properties. The total process- proceeds received by
the Sponsor from the sale of the 2023 Divestiture Properties, after preliminary closing adjustments, were approximately
$ 6. 5 million, inclusive of the escrow funded by the buyer and partial expense reimbursement associated with the proxy
solicitation. The Sponsor deducted the final transaction expenses from the sales proceeds, along with an escrow amount
of $ 250, 000 to cover possible indemnification obligations under the purchase and sale agreement (the "Indemnification
Escrow Amount "), to arrive at final net proceeds, based upon the Trust's Net Profits Interest. On September 20, 2023,
the Trust announced a special cash distribution to Trust unitholders of $ 0.069670 per Trust Unit, payable on October
13, 2023 to Trust unitholders of record on October 2, 2023, reflecting 50 % of the Trust's share of the net proceeds, after
accounting or for awaiting first revenues the Indemnification Escrow Amount. The remaining 50 % of the Trust's share
of the net proceeds was temporarily retained by the Sponsor as a source of payment of the Trust's proportionate share
of any post-closing purchase price adjustments, with any amount remaining (less any amounts in dispute) after such
adjustments to be paid to the Trust within five business days after finalization of the settlement statement and included
in a distribution to Trust unitholders. On November 6, 2023, the Trust announced a special cash distribution to Trust
unitholders of $ 0. 077250 per Trust Unit, payable on November 22, 2023 to Trust unitholders of record on November 16,
2023, reflecting the remaining 50 % of the Trust's share of the net proceeds (net of the Indemnification Escrow
Amount). Within 12 months after the closing of the sale, any remaining amount from the Indemnification Escrow
Amount (less any amounts in dispute) will be released to the Trust and included in a distribution to Trust unitholders.
The following table displays oil and natural gas sales volumes and average prices from the Underlying Properties, representing
the amounts included in the net profits calculation for the distributions paid during the years ended December 31, 2023 and
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2022 and 2021. Underlying Properties Sales Volumes Average Price Month of Distribution Oil (Bbls) Natural Gas (Mcf) Oil
(per Bbl) Natural Gas (per Mcf) 2023: January 37, 419 250, 486 $ 94. 66 $ 7. 20 February 36, 796 222, 785 $ 85. 39 $ 6. 89
March 38, 056 217, 262 $ 80. 01 $ 5. 19 April 34, 720 204, 419 $ 78. 48 $ 4. 23 May 38, 896 191, 223 $ 75. 01 $ 4. 71 June
39, 651 241, 119 $ 75. 60 $ 3. 84 July 38, 120 195, 616 $ 71. 94 $ 2. 85 August 64, 721 604, 148 $ 86. 52 $ 2. 75 September
43, 894 204, 848 $ 71. 99 $ 1. 32 October 33, 806 227, 756 $ 69. 15 $ 2. 01 November 33, 461 222, 906 $ 73. 07 $ 2. 02 Total
<u>— 2023 (1) 439, 540 2, 782, 568 $ 78. 84 $ 3. 79 Underlying Properties Sales Volumes Average Price</u> 2022: January 40, 878
280, 503 $ 68. 90 $ 3. 78 February 40, 779 214, 181 $ 78. 30 $ 4. 28 March 44, 180 325, 962 $ 76. 45 $ 5. 31 April 40, 390 290,
847 $ 73. 25 $ 4. 96 May 47, 114 266, 091 $ 74. 79 $ 4. 09 June 40, 553 331, 076 $ 86. 55 $ 5. 00 July 40, 102 380, 958 $ 98.
77 $ 4. 84 August 41, 122 301, 477 $ 105. 29 $ 4. 52 September 37, 350 297, 117 $ 107. 77 $ 5. 37 October 37, 873 287, 116 $
110. 92 $ 6. 85 November 43, 632 237, 538 $ 106. 32 $ 7. 56 December 42, 594 144, 367 $ 97. 06 $ 7. 05 Total — 2022 496,
567 3, 357, 233 $ 89. 96 $ 5. 21 <del>2021: September 612, 786 4, 071, 705 $ 41. 20 $ 1. 80 October 38, 925 288, 656 $ 70. 47 $ 2.</del>
83 November 37, 384 306, 555 $ 70. 27 $ 2. 92 December 43, 832 263, 613 $ 65. 22 $ 3. 60 Total — 2021 (1) 732, 927 4, 930,
529 $ 62. 82 $ 2. 91 (1) The table for the year ended December 31, 2021 2023 does not include separately display sales
volumes for December as January through August because the Trust did not pay make a distribution in that with respect to
those months - month, as the net Net profits Profits interest Interest calculation for each such the corresponding production
period was negative. Computation of Income from Net Profits Interest Received by the Trust In connection with the closing of
the initial public offering in November 2011, Enduro contributed the Net Profits Interest to the Trust in exchange for 33, 000,
000 newly issued Trust Units. The Net Profits Interest entitles the Trust to receive 80 % of the net profits from the sale and
production of oil and natural gas attributable to the Underlying Properties that are produced during the term of the Conveyance,
which commenced on July 1, 2011. The Trust's Income from Net Profits Interest consists of monthly net profits attributable to
the Net Profits Interest. Net profits income for the years ended December 31, 2023 and 2022 and 2021 were determined as
shown in the following table: Year Ended December 31, 2022 2021 Gross profits: Oil sales $ 34, 653, 097 $ 44, 669, 834 $
33, 473, 431 Natural gas sales 10, 555, 426 17, 479, 475 9, 993, 877 Total 45, 208, 523 62, 149, 309 43, 467, 308 Costs: Direct
operating expenses: Lease operating expenses 22, 136, 000 21, 914, 000 26, 611, 000 Compression, gathering and
transportation 3-1, 276-696, 000 3, 352-276, 000 Production, ad valorem and other taxes 4-2, 750-963, 000 4, 670-750, 000
Development expenses 6, 729, 000 12, 143, 000 3, 549, 000 Total 33, 524, 000 42, 083, 000 38, 182, 000 Gross proceeds
from sale / lease of undeveloped acreage <mark>306, 250</mark> 130, 030 <del>157, 956</del> Net profits attributable to <del>underlying <mark>Underlying</mark></del>
properties Properties $ 11, 990, 773 $ 20, 196, 339 $ 5, 443, 264 Percentage allocable to Net Profits Interest 80 % 80 % Income
from Net Profits Interest $ <mark>9, 592, 619 $</mark> 16, 157, 071 <del>$ 4, 354, 611 Less: COERT Loan Repayment — (797, 744)</del> Capex
Reserve – <mark>Release (</mark> Holdback <mark>)/release-</mark>for <del>Increasing <mark>anticipated</mark> 2022/- 2023 <del>Capex Outlook <mark>capital expenditures 1, 000,</mark></del></del>
000 (1, 000, 000) —Less: Trust general and administrative expenses and cash withheld for expenses (1, 676-327, 571-790)
438-1, 367-676, 571) Distributable income generated by properties prior to divestiture $ 9, 264, 829 $ 13, 480, 500 Income
from sale of Net Profits Interest 4, 848, 281- Distributable income $ 3-14, 118-113, 110 $ 13, 480, 500 <del>In 2020,</del> As
reflected in there--- the were five months in which Net Profits Interest calculation for November 2023, direct operating and
development expenses exceeded revenues, thereby causing net profits attributable to the Underlying Properties to be negative.
This resulted in an and aggregate resulting in a Net Profits Interest shortfall of approximately $ 1.2.7 million. As a result.
there prior to repayment of Sponsor advances, as was no distribution to Trust unitholders in the month of December August
31, 2020 2023, which. The shortfall of $ 1.2 million was carried forward to be deducted from future net profits to be
generated by the Underlying Properties <del>in future months. As a result-, and there--- the corresponding were no distributions to</del>
Trust unitholders from August 2020 through August 2021. In September 2021, net profits from the Underlying Properties were
positive, which eliminated the cumulative Net Profits Interest shortfall of $ 2.7 million and the cumulative outstanding Sponsor
advances to the Trust of $ 0. 8 million. Since the Net Profits Interest shortfall was eliminated in 2021, revenues and the
associated direct operating and development expenses for the final five months of 2020 are included excluded in from the
calculation of distributable income detailed in the table above for the year ended December 31, 2021 2023 detailed in the table
above as well as the related sales volumes detailed below. As a result, only eleven months of results are included in the
results for the year ended December 31, 2023. The following table displays oil and natural gas sales volumes and average
prices from the Underlying Properties, representing the amounts included in the net profits calculation for distributions paid
during the years ended December 31, 2023 and 2022 and 2021: Year Ended December 31, 2023 2022 2021 Underlying
Properties Sales Volumes: Oil (Bbls) <mark>439, 540</mark> 496, 567 <del>732, 927</del> Natural Gas (Mcf) <mark>2, 782, 568</mark> 3, 357, 233 <del>4, 930, 529</del>
Combined (Boe) 903, 301 1, 056, 106 <del>1, 554, 682</del> Average Prices: Oil – NYMEX (applicable NPI period) ($ / Bbl) $ 76. 83 $
91. 84 <mark>Differential</mark> $ <mark>55-2 . 01 <del>04 Differential</del> $ (1. 88 <del>) $ (9. 37-</del>) Oil prices realized ($ / Bbl) $ <mark>78. 84 $</mark> 89. 96 <del>$ 45. 67</del> Natural</mark>
gas – NYMEX (applicable NPI period) ($ / Mcf) $ 2. 26 $ 5. 85 Differential $ 2-1 . 53 Differential $ (0. 64 ) $ (0. 50 Natural
gas prices realized ($ / Mcf) $ 3.79 $ 5.21 <del>$ 2.03</del> Years Ended December 31, 2023 and 2022 and 2021 Net profits attributable
to the Underlying Properties for the year ended December 31, 2022-2023 are calculated from the following: - oil sales related
to oil produced from the Underlying Properties primarily from September 2021 through August July 2022-2023; • •
natural gas sales related to natural gas produced from the Underlying Properties primarily from August 2021 through July
June 2022-2023; and ← direct operating and development expenses related to expenses and capital incurred primarily from
October 2021 to September 2022 to August 2023. Net profits attributable to the Underlying Properties for the year ended
December 31, <del>2022-2023</del> were $ <del>20-12</del> . <del>2-0</del> million compared to $ <del>5-20</del> . 4-2 million for the year ended December 31, <del>2021</del>
2022 . As <del>a result discussed in " — Computation</del> of <mark>Income from Net Profits Interest Received by the Trust " above, no</mark>
distribution was made to Trust unitholders in December 2023 due to the Net Profits Interest shortfall. Accordingly,
under the modified cash basis of accounting, the oil and natural gas sales, direct operating expenses and development
expenses attributable exceeding oil and natural gas sales for the last five months of 2020, the Trust did not pay a distribution to
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that Trust unitholders from August 2020 through September 2021. Accordingly, under the modified eash basis of accounting,
the oil and natural gas sales, direct operating expenses and development expenses for such periods period were was not
included and instead will be included in the final five Trust's results once the shortfall is recouped. Therefore, several
variances between the periods are due to the inclusion of only eleven months of <del>2020 and instead are included in the</del> results
for in the year ended December 31, 2021-2023 compared, as the Net Profits Interest shortfall was finally eliminated in
September 2021. Therefore, several variances between the periods are due to twelve the inclusion of 17-months of results in the
year ended December 31, <del>2021-</del>2022 <del>compared.</del> The $ 8, 2 million decrease in net profits attributable to <del>12 the Underlying</del>
Properties from the 2022 period to the 2023 period was primarily due to the following items: • Oil sales decreased $ 10.0
million, primarily due to lower sales volumes, which decreased oil sales by $ 5.1 million. Oil sales volumes decreased 11
<mark>% primarily due to the inclusion of only eleven</mark> months <del>included <mark>of oil sales volumes</mark> in</del> the year ended December 31, <del>2022</del>
2023 . The remaining $ 14-4 . 8-9 million <del>increase decrease</del> in <mark>oil sales net profits attributable to the Underlying Properties</mark>
from the 2021 period to the 2022 period was primarily due to lower the following items: • Oil sales increased $ 11. 2 million,
primarily due to higher realized sales prices, which increased oil sales by $ 22.0 million. The average oil price received
increased decreased 97-12 % as a result of the corresponding increase decrease in the average NYMEX oil price for the
relevant production months. • The offsetting $ 10. 8 million decrease in oil sales was due to lower oil sales volumes. The 32 %
decrease in oil sales volumes was primarily because the year ended December 31, 2022 only included 12 months of oil sales
volumes while the year ended December 31, 2021 included 17 months of oil sales volumes. • Natural gas sales increased
decreased $ 7-6.59 million due to higher lower realized sales prices, which increased decreased natural gas sales by $ 10-3.7
9 million. The average natural gas price received increased decreased 157-27. % as a result of the corresponding increases
decreases in the average NYMEX gas price for the relevant production months. The offsetting remaining $ 3.20 million
decrease in natural gas sales was due to lower sales volumes. Natural gas sales volumes decreased 32-17 % primarily because
<mark>due to the inclusion of only eleven months of natural gas sales volumes in</mark> the year ended December 31, <del>2022-</del>2023 . ● Lease
operating expenses during only included 12 months of gas sales volumes while the year ended December 31, <del>2021</del>-<mark>2023 were</mark>
$ 22 included 17 months of gas sales volumes. • 1 million compared to $ 21, 9 million for the year ended December 31,
2022. Approximately $ 1.4 million of the 2023 expenses were attributable to a settlement between COERT and one of the
<mark>operators of the Underlying Properties relating to a dispute with respect to certain <del>Lease</del> lease operating expenses</mark>
decreased from 2018 and 2019 that the operator had mistakenly coded for Enduro instead of the Sponsor. In May 2023,
the Sponsor and the operator agreed to settle the dispute at a discounted amount, resulting in an incremental lease
operating expense adjustment of approximately $ 0.4 . 7-million per in 2022 compared to 2021, primarily attributable to the
difference in the number of months- month included in from June 2023 through December 2023, after which no additional
amounts relating to the respective periods disputed expenses will be owed to the operator. •• Compression, gathering and
transportation expenses decreased from $ 3. 4 million in 2021 to $ 3. 3 million in 2022 to $ 1. +7 million in 2023 due to lower
sales volumes and the inclusion of only eleven months of expenses in the year ended December 31, 2023. • Production, ad
valorem and other taxes <del>increased <mark>decreased</mark> $ 0.-</del>1 . 8 million in 2023 compared to 2022 <del>compared to 2021</del>, primarily due to
the increase decrease in realized sales prices, and but was offset by the lower sales volumes. ← Development expenses
increased decreased $ 8-5.6-4 million due to drilling and completion costs for drilling multiple new wells in the Permian and
Haynesville areas during 2022. During the year ended December 31, 2022, the Sponsor withheld from the net profits otherwise
payable to the Trust a net aggregate of $ 1.0 million for the establishment of a cash reserve for approved, future development
expenses. This reserve is was intended to fund an expected increase in development expenses; however, if those expenses are
ultimately delayed or are less than expected, or if the outlook changes, amounts reserved but unspent will would be released as
an incremental cash distribution in a future period. This cash reserve for future development was fully released to the Trust
<mark>during the year ended 2023.</mark> The Trust withheld $ 1. <del>7-3</del> million and paid $ 0. <del>8-9</del> million for general and administrative
expenses during the year ended December 31, 2022 2023. Expenses paid during the period primarily consisted of fees for the
preparation of <del>2021-2022</del> tax information for Trust unitholders, preparation of the Trust's <del>2021-2022</del> reserve report and Annual
Report on Form 10- K, <del>2021-<mark>2022</mark> f</del>inancial statement audit fees, preparation of the Trust's <del>2021-<mark>2023</del> monthly press releases</del></mark>
and Quarterly Reports on Form 10- Q, Trustee fees, and New York Stock Exchange listing fees. For the year ended December
31, <del>2021 <mark>2022</del>, the Trust withheld $ 1. <del>2 7</del> million and paid $ 0. 8 million for general and administrative expenses. Liquidity</del></mark>
and Capital Resources The Trust's principal sources of liquidity are cash flow generated from the Net Profits Interest and
borrowing capacity under the letter of credit described below. Other than Trust administrative expenses, including any reserves
established by the Trustee for future liabilities, the Trust's only use of cash is for distributions to Trust unitholders. Available
funds are the excess cash, if any, received by the Trust from the Net Profits Interest and other sources (such as interest earned
on any amounts reserved by the Trustee) in any given month, over the Trust's expenses paid for that month. Available funds
are reduced by any cash the Trustee determines to hold as a reserve against future expenses. The Trustee may create a cash
reserve to pay for future liabilities of the Trust. In November 2021, the Trustee notified the Sponsor of the Trustee's intent to
build a cash reserve of approximately $ 2.3 million for the payment of future known, anticipated or contingent expenses or
liabilities of the Trust. Since-From February 2022 through March 2023, the Trustee withheld $ 37, 833, and commencing
with the distribution to Trust unitholders paid in April 2023 has been withholding $37,833, and, in the future,
commencing with the distribution to Trust unitholders payable in April 2023, intends to withhold $ 50, 000, from the funds
otherwise available for distribution each month to gradually build the a cash reserve of approximately $ 2.3 million. The
Trustee may increase or decrease the targeted cash reserve amount at any time, and may increase or decrease the rate at which it
is withholding funds to build the cash reserve at any time, without advance notice to the Trust unitholders. Cash held in reserve
will be invested as required by the Trust Agreement. Any cash reserved in excess of the amount necessary to pay or provide for
the payment of future known, anticipated or contingent expenses or liabilities eventually will be distributed to Trust unitholders,
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together with interest earned on the funds. As of December 31, <del>2022-<mark>2023</mark> , the Trustee has withheld \$ 390, 497 toward</del> this cash reserve totaled \$941,386. If the Trustee determines that the cash on hand and the cash to be received are, or will be, insufficient to cover the Trust's liabilities, the Trustee may authorize the Trust to borrow money to pay administrative or incidental expenses of the Trust that exceed cash held by the Trust. The Trustee may authorize the Trust to borrow from any person, including the Trustee or the Delaware Trustee or an affiliate thereof, although none of the Trustee, the Delaware Trustee or any affiliate thereof intends to lend funds to the Trust. The Trustee may also cause the Trust to mortgage its assets to secure payment of the indebtedness. The terms of such indebtedness and security interest, if funds were to be loaned by the entity serving as Trustee or Delaware Trustee or an affiliate thereof, would be similar to the terms which such entity would grant to a similarly situated commercial customer with whom it did not have a fiduciary relationship. In addition, the Sponsor has provided the Trust with a \$ 1.2 million letter of credit to be used by the Trust if its cash on hand (including available cash reserves) is insufficient to pay ordinary course administrative expenses. Further, if the Trust requires more than the \$1.2 million under the letter of credit to pay administrative expenses, the Sponsor has agreed to loan funds to the Trust necessary to pay such expenses. Any loan made by the Sponsor to the Trust would be evidenced by a written promissory note, be on an unsecured basis, and have terms that are no less favorable to the Sponsor than those that would be obtained in an arm's length transaction between the Sponsor and an unaffiliated third party. If the Trust borrows funds or draws on the letter of credit, no further distributions will be made to Trust unitholders until such amounts borrowed or drawn are repaid. Except for the foregoing, the Trust has no source of liquidity or capital resources. The Trustee has no current plans to authorize the Trust to borrow money other than Sponsor advances to pay the Trust's monthly operating expenses. At December 31, 2023 and 2022 and 2021, the Trust held cash reserves of \$ 1,394,697 and \$ 922,913 and \$ 67,116, respectively, for future Trust expenses. Since its formation, the Trust has not borrowed any funds other than Sponsor advances to pay the Trust's monthly operating expenses and no amounts have been drawn on the letter of credit. From time to time, if the Trust's cash on hand (including available cash reserves, if any) is not sufficient to pay the Trust's ordinary course administrative expenses that are due prior to the monthly payment to the Trust of proceeds from the Net Profits Interest, the Sponsor may advance funds to the Trust to pay such expenses. Such advances are recorded as a liability on the Statements of Assets, Liabilities and Trust Corpus until repaid. Cash held by the Trustee as a reserve against future liabilities or for distribution at the next distribution date may be held in a noninterest-bearing account or may be invested in: •• interest- bearing obligations of the United States government; •• money market funds that invest only in United States government securities; •• repurchase agreements secured by interest- bearing obligations of the United States government; or 🗝 bank certificates of deposit. The Neither Enduro nor the Sponsor has not entered into any hedge contracts relating to oil and natural gas volumes produced from the Underlying Properties, attributable to the Net Profits Interest for the years ended December 31, 2023 or 2022 or 2021, and the terms of the Conveyance prohibit COERT the **Sponsor** from entering into new hedging arrangements burdening the Trust. The Trust pays the Trustee an administrative fee of \$ 200, 000 per year. The Trust pays the Delaware Trustee an annual fee of \$ 2, 000. The Trust also incurs, either directly or as a reimbursement to the Trustee, legal, accounting, tax and engineering fees, printing costs and other expenses that are deducted by the Trust before distributions are made to Trust unitholders. The Trust also is responsible for paying other expenses incurred as a result of being a publicly traded entity, including costs associated with annual and quarterly reports to Trust unitholders, tax return and Form 1099 preparation and distribution, NYSE listing fees, independent auditor fees and registrar and transfer agent fees. The Trust does not have any transactions, arrangements or other relationships with unconsolidated entities or persons that could materially affect the Trust's liquidity or the availability of capital resources. New Accounting Pronouncements As the Trust's financial statements are prepared on the modified cash basis, most accounting pronouncements are not applicable to the Trust's financial statements. No new accounting pronouncements have been adopted or issued that would impact the financial statements of the Trust. Critical Accounting Policies and Estimates The Trust uses the modified cash basis of accounting to report Trust receipts of income from the Net Profits Interest and payments of expenses incurred. The Net Profits Interest represents the right to receive revenues (oil and natural gas sales), less direct operating expenses (lease operating expenses and production and property taxes) and development expenses of the Underlying Properties plus any payments made or net payments received in connection with the settlement of certain hedge contracts, multiplied by 80 %. Cash distributions of the Trust are made based on the amount of cash received by the Trust pursuant to terms of the Conveyance. Under the terms of the Conveyance, the monthly Net Profits Interest calculation includes oil and natural gas revenues received. Monthly operating expenses and capital expenditures represent incurred expenses, and as a result, represent accrued expenses as well as expenses paid during the period. The financial statements of the Trust are prepared on the following basis: (a) Income from Net Profits Interest is recorded when distributions are received by the Trust; (b) Distributions to Trust unitholders are recorded when paid by the Trust; (c) Trust general and administrative expenses (which includes the Trustee's fees as well as accounting, engineering, legal, and other professional fees) are recorded when paid; (d) Cash reserves for Trust expenses may be established by the Trustee for certain future expenditures that would not be recorded as contingent liabilities under accounting principles generally accepted in the United States of America ("GAAP"); (e) Amortization of the Net Profits Interest in oil and natural gas properties is calculated on a unit- of- production basis and is charged directly to the Trust corpus. Such amortization does not affect distributable income of the Trust; and (f) The Net Profits Interest in oil and natural gas properties is periodically assessed whenever events or circumstances indicate that the aggregate value may have been impaired below its total capitalized cost based on the Underlying Properties. If an impairment loss is indicated by the carrying amount of the assets exceeding the sum of the undiscounted expected future net cash flows of the Net Profits Interest, then an impairment loss is recognized for the amount by which the carrying amount of the asset exceeds its estimated fair value determined using discounted cash flows. Any impairment is a direct charge to the trust corpus. The financial statements of the Trust differ from financial statements prepared in accordance with GAAP because revenues are not accrued in the month of production; certain cash reserves may be established for contingencies which would not be accrued in financial statements prepared in accordance with GAAP; general

and administrative expenses are recorded when paid instead of when incurred; Any and any impairment; and amortization of the net profits interest calculated on a unit- of- production basis is charged directly to trust corpus instead of as an expense. While these statements differ from financial statements prepared in accordance with GAAP, the modified cash basis of reporting revenues, expenses, and distributions is considered to be the most meaningful because monthly distributions to the Trust unitholders are based on net cash receipts. This comprehensive basis of accounting other than GAAP corresponds to the accounting permitted for royalty trusts by the SEC as specified by Staff Accounting Bulletin Topic 12: E, Financial Statements of Royalty Trusts. The preparation of financial statements requires the Trust to make estimates and assumptions that affect the reported amounts of assets and liabilities and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates. Oil and Natural Gas Reserves. The proved oil and natural gas reserves for the Underlying Properties are estimated by independent petroleum engineers. Reserve engineering is a subjective process that is dependent upon the quality of available data and the interpretation thereof. Estimates by different engineers often vary, sometimes significantly. In addition, physical factors such as the results of drilling, testing and production subsequent to the date of an estimate, as well as economic factors such as changes in product prices, may justify revision of such estimates. Because proved reserves are required to be estimated using prices at the date of the evaluation, estimated reserve quantities can be significantly impacted by changes in product prices. Accordingly, oil and natural gas quantities ultimately recovered and the timing of production may be substantially different from original estimates. The Financial Accounting Standards Board requires supplemental disclosures for oil and gas producers based on a standardized measure of discounted future net cash flows relating to proved oil and natural gas reserve quantities. Under this disclosure, future cash inflows are computed by applying the average prices during the 12- month period prior to fiscal year- end, determined as an unweighted arithmetic average of the first- dayof- the- month benchmark price for each month within such period, unless prices are defined by contractual arrangements, excluding escalations based upon future conditions. Future price changes are only considered to the extent provided by contractual arrangements in existence at year- end. The standardized measure of discounted future net cash flows is achieved by using a discount rate of 10 % a year to reflect the timing of future cash flows relating to proved oil and natural gas reserves. Changes in any of these assumptions, including consideration of other factors, could have a significant impact on the standardized measure. The standardized measure does not necessarily result in an estimate of the current fair market value of proved reserves. Amortization of Net Profits Interest. The Trust calculates amortization of the Net Profits Interest in oil and natural gas properties on a unit- of- production basis based on the Underlying Properties' production and reserves. The reserves upon which the amortization rate is based are quantity estimates which are subject to numerous uncertainties inherent in the estimation of proved reserves. The volumes considered to be commercially recoverable fluctuate with changes in prices and operating costs. These estimates are expected to change as additional information becomes available in the future. Downward revisions in proved reserves may result in an increased rate of amortization. Amortization is recorded on sales volumes paid by the Trust during the relevant period and is charged directly to the Trust corpus balance. As a result, amortization does not affect the cash earnings of the Trust. Impairment of Net Profits Interest. The Net Profits Interest in oil and natural gas properties is periodically assessed for impairment whenever events or circumstances indicate that the current fair value based on expected future cash flows of the Underlying Properties may be less than the carrying value of the Net Profits Interest. The Trust did not realize any impairment during the years ended December 31, 2023 or 2022 or 2021. Future downward revisions in actual production volumes relative to current forecasts, higher than expected operating costs, or lower than anticipated market pricing could result in recognition of impairment in future periods. Any impairment of the Net Profits Interest will result in a non-cash charge to Trust corpus and will not affect distributable income. For further information, see "Note 3. Net Profits Interest in Oil and Gas Properties" of the Notes to Financial Statements in **Part II.** Item 8 of this Form 10- K. Item 7A. Quantitative and Qualitative Disclosures About Market Risk. As a "smaller reporting company" as defined in Item 10 (f) (1) of Regulation S-K, the Trust is not required to provide information required by this Item, Item 8, Financial Statements and Supplementary Data. Report of Independent Registered Public Accounting Firm To the Trustee and Unitholders of Permianville Royalty Trust: Opinion on the Financial Statements We have audited the accompanying statement statements of assets, liabilities - and trust corpus of Permianville Royalty Trust (the Trust) as of December 31, 2023 and 2022 and 2021, and the related statements of distributable income and changes in trust corpus for the years then ended, and the related notes (collectively referred to as the " financial statements"). In our opinion, the financial statements present fairly, in all material respects, the financial position of the Trust at as of December 31, 2023 and 2022 and 2021, and its distributable income and changes in trust corpus for the years then ended, in conformity with the modified cash basis of accounting, as described in Note 2, which is a comprehensive basis of accounting other than accounting principles <del>U. S.</del> generally accepted <del>accounting principles in the United States of America</del>. Basis of Accounting As described in Note 2 to the financial statements, these financial statements were prepared on athe modified cash basis of accounting, which is a comprehensive basis of accounting other than accounting principles generally accepted in the United States of America. Basis for Opinion These financial statements are the responsibility of the Trustee. Our responsibility is to express an opinion on these financial statements based on our audits. We are a public accounting firm registered with the Public Company Accounting Oversight Board (United States) (" PCAOB") and are required to be independent with respect to the Trust in accordance with the U. S. federal securities laws and the applicable rules and regulations of the Securities and Exchange Commission and the PCAOB. We conducted our audits in accordance with the standards of the PCAOB. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement, whether due to error or fraud. The Trust is not required to have, nor were we engaged to perform, an audit of its internal control over financial reporting. As part of our audits we are required to obtain an understanding of internal control over financial reporting but not for the purpose of expressing an opinion on the effectiveness of the Trust's internal control over financial reporting. Accordingly, we express no such opinion. Our audits included performing procedures to assess the risks of material misstatement of the financial statements, whether due to

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error or fraud, and performing procedures that respond to those risks. Such procedures included examining, on a test basis,
evidence regarding the amounts and disclosures in the financial statements. Our audits also included evaluating the accounting
principles used and significant estimates made by management, as well as evaluating the overall presentation of the financial
statements. We believe that our audits provide a reasonable basis for our opinion. Critical Audit Matters Critical audit matters
are matters arising from the current period audit of the financial statements that were communicated or required to be
communicated to the audit committee and that: (1) relate to accounts or disclosures that are material to the financial statements
and (2) involved our especially challenging, subjective, or complex judgments. We determined that there are no critical audit
matters, / s / Weaver and Tidwell, L. L. P. We have served as the Trust's auditor since 2021, Houston, Texas March 22, 2024
PERMIANVILLE ROYALTY TRUST Statements of Assets, Liabilities and Trust Corpus December 31, 2023 2022 <del>2021</del>
ASSETS Cash and cash equivalents $ 1,394,697 $ 922, 913 $ 67, 116 Net profits interest in oil and natural gas properties, net
50, 233, 433 59, 641, 632 <del>65, 125, 651</del> Total assets $ 51, 628, 130 $ 60, 564, 545 $ 65, 192, 767 LIABILITIES AND TRUST
CORPUS Trust corpus (33, 000, 000 units issued and outstanding) 51, 628, 130 60, 564, 545 65, 192, 767 Total liabilities and
Trust corpus $ 51, 628, 130 $ 60, 564, 545 $ 65, 192, 767. The accompanying notes to financial statements are an integral part of
these statements. PERMIANVILLE ROYALTY TRUST Statements of Distributable Income Year Ended December 31, 2023
2022 <del>2021</del>-Income from net profits interest $ <mark>10, 347, 619 $</mark> 15, 027, 041 <del>$ 4, 196, 655</del>-Income from sale / lease of assets <mark>245,</mark>
000 130, 030 157 Income from sale of producing properties 4, 956 848, 281. Interest and investment income 63, 142 8, 044
3-General and administrative expenses (828-919, 818-148) (849-828, 816-818) Cash reserves used (withheld) for Trust
expenses(<del>855-<mark>471,797-784</mark>)(386-855,<del>298-</del>797</mark>)Distributable income $ <mark>14, 113, 110 $</mark> 13, 480 <del>, 500 $ 3, 118</del>,500</del>
Distributable income per unit (33, 000, 000 units) $ 0. 408500-427670 $ 0. 4094500-408500 The accompanying notes to
financial statements are an integral part of these statements. PERMIANVILLE ROYALTY TRUST Statements of
Changes in Trust Corpus Year Ended December 31, 2023 2022 2021—Trust corpus, beginning of period $ 60, 564, 545 $ 65, 192,
767 $ 70 Sale of net profits interest of producing properties (4, 945 163, 850 851). Cash reserves (used) withheld for Trust
expenses <mark>471, 784</mark> 855, 797 <del>386, 298-</del>Distributable income <mark>14, 113, 110</mark> 13, 480 <del>, 500 3, 118-</del>, 500 Distributions to unitholders (
14, 13-113, 110 480, 500) (3-13, 118-480, 500) Amortization of net profits interest (5, 244, 348) (5, 484, 019) (6, 139, 381)
Trust corpus, end of period $ <mark>51, 628, 130 $</mark> 60, 564, 545 <del>$ 65, 192, 767. The accompanying notes to financial statements are</del>
an integral part of these statements, PERMIANVILLE ROYALTY TRUST NOTES TO FINANCIAL STATEMENTS 1.
TRUST ORGANIZATION AND PROVISIONS Permianville Royalty Trust (the "Trust"), previously known as Enduro
Royalty Trust, is a Delaware statutory trust formed in May 2011 pursuant to a trust agreement ( as amended and restated, and
as further amended, the "Trust Agreement") among Enduro Resource Partners LLC ("Enduro"), as trustor, The Bank of
New York Mellon Trust Company, N. A. (the "Trustee"), as trustee, and Wilmington Trust Company (the "Delaware Trustee
"), as Delaware Trustee. The Trust was created to acquire and hold for the benefit of the Trust unitholders a net profits interest
representing the right to receive 80 % of the net profits from the sale of oil and natural gas production from certain properties in
the states of Texas, Louisiana and New Mexico held by Enduro as of the date of the conveyance of the net profits interest to the
Trust (the "Net Profits Interest"). The properties in which the Trust holds the Net Profits Interest are referred to as the "
Underlying Properties." In connection with the closing of the initial public offering in November 2011, Enduro contributed the
Net Profits Interest to the Trust in exchange for 33, 000, 000 units of beneficial interest in the Trust (the "Trust Units").
Through the initial public offering in 2011 and a secondary offering in 2013, Enduro sold a total of 24, 400, 000 Trust Units. As
of December 31, 2017, Enduro owned 8, 600, 000 Trust Units, or 26 % of the issued and outstanding Trust Units. At a special
meeting of Trust unitholders held on August 30, 2017, unitholders approved several proposals, including amendments to the
Trust Agreement, In September 2017, Enduro, the Trustee and the Delaware Trustee entered into the First Amendment to
Amended and Restated Trust Agreement, which amended certain provisions of the Trust Agreement to, among other things,
allow Enduro to sell interests in the Underlying Properties free and clear of the Net Profits Interest with the approval of Trust
unitholders holding at least 50 % of the then outstanding units of the Trust at a meeting held in accordance with the
requirements of the Trust Agreement. This amendment reduced the required threshold for approval of such sales from 75 % to
50 % of the outstanding units of the Trust. <del>In July On August 31,</del> 2018 <del>, Enduro entered into a purchase and sale agreement</del>
with COERT Holdings 1 LLC ("COERT" or the "Sponsor") for acquired the Underlying Properties and all of the outstanding
Trust Units owned by Enduro (the "Sale Transaction"), and on August 31, 2018, the parties closed the Sale Transaction. In
connection with the Sale Transaction, COERT the Sponsor assumed all of Enduro's obligations under the Trust Agreement and
other instruments to which Enduro and the Trustee were parties. As of December 31, 2022-2023, the Sponsor owned 8-7, 145
363, 800-961 Trust Units, or 25-22 % of the issued and outstanding Trust Units. The Net Profits Interest is passive in nature and
neither the Trust nor the Trustee has any management control over or responsibility for costs relating to the operation of the
Underlying Properties. The Trust Agreement provides, among other provisions, that: ← the Trust's business activities are
limited to owning the Net Profits Interest and any activity reasonably related to such ownership, including activities required or
permitted by the terms of the Conveyance of Net Profits Interest, dated effective as of July 1, 2011 (as supplemented and
amended to date, the "Conveyance"). As; as a result, the Trust is not permitted to acquire other oil and natural gas properties
or net profits interests or otherwise to engage in activities beyond those necessary for the conservation and protection of the Net
Profits Interest; ← the Trust may dispose of all or any material part of the assets of the Trust (including the sale of the Net
Profits Interests) if approved by at least 75 % of the outstanding Trust Units; ← the Sponsor may sell a divided or undivided
portion of its interests in the Underlying Properties, free from and unburdened by the Net Profits Interest, if approved by at least
50 % of the outstanding Trust Units at a meeting of Trust unitholders; ← the Trustee will make monthly cash distributions to
Trust unitholders (Note 5); PERMIANVILLE ROYALTY TRUST NOTES TO FINANCIAL STATEMENTS — Continued •
• the Trustee may create a cash reserve to pay for future liabilities of the Trust; •• the Trustee may authorize the Trust to
borrow money to pay administrative or incidental expenses of the Trust that exceed its cash on hand and available reserves . No
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; in that event, no further distributions will be made to Trust unitholders until such amounts borrowed are repaid; and +• the
Trust is not subject to any pre- set termination provisions based on a maximum volume of oil or natural gas to be produced or
the passage of time . The the Trust will dissolve upon the earliest to occur of the following: •• the Trust, upon approval of the
holders of at least 75 % of the outstanding Trust Units, sells the Net Profits Interest; •• the annual cash proceeds received by
the Trust attributable to the Net Profits Interest are less than $2 million for each of any two consecutive years; •• the holders of
at least 75 % of the outstanding Trust Units vote in favor of dissolution; or •• the Trust is judicially dissolved. 2. SUMMARY
OF SIGNIFICANT ACCOUNTING POLICIES Basis of Accounting The Trust uses the modified cash basis of accounting to
report Trust receipts of income from the Net Profits Interest and payments of expenses incurred. The Net Profits Interest
represents the right to receive revenues (oil and natural gas sales), less direct operating expenses (including lease operating
expenses and production and property taxes) and development expenses of the Underlying Properties, multiplied by 80 %. Cash
distributions of the Trust are made based on the amount of cash received by the Trust from the Sponsor pursuant to terms of the
Conveyance creating the Net Profits Interest. Under the terms of the Conveyance, the monthly Net Profits Interest calculation
includes oil and natural gas revenues received by the Sponsor during the relevant month. Monthly operating expenses and
capital expenditures represent estimated incurred expenses, and as a result, represent accrued expenses as well as expenses paid
during the period. The financial statements of the Trust are prepared on the following basis: (a) Income from Net Profits
Interest is recorded when distributions are received by the Trust; (b) Distributions to Trust unitholders are recorded when paid
by the Trust; (c) Trust general and administrative expenses (which includes the Trustee's fees as well as accounting,
engineering, legal, and other professional fees) are recorded when paid; (d) Cash reserves for Trust expenses may be established
by the Trustee for certain future expenditures that would not be recorded as contingent liabilities under accounting principles
generally accepted in the United States of America ("GAAP"); (e) Amortization of the Net Profits Interest in oil and natural
gas properties is calculated on a unit- of- production basis and is charged directly to the Trust corpus; and PERMIANVILLE
ROYALTY TRUST NOTES TO FINANCIAL STATEMENTS — Continued (f) The Net Profits Interest in oil and natural
gas properties is periodically assessed whenever events or circumstances indicate that the aggregate value may have been
impaired below its total capitalized cost based on the Underlying Properties. If an impairment loss is indicated by the carrying
amount of the assets exceeding the sum of the undiscounted expected future net cash flows of the Net Profits Interest, then an
impairment loss is recognized for the amount by which the carrying amount of the asset exceeds its estimated fair value
determined using discounted cash flows . Any impairment is a direct charge to the trust corpus. The financial statements of the
Trust differ from financial statements prepared in accordance with GAAP because revenues are not accrued in the month of
production; certain cash reserves may be established for contingencies which would not be accrued in financial statements
prepared in accordance with GAAP; general and administrative expenses are recorded when paid instead of when incurred; and
amortization of the net profits interest calculated on a unit- of- production basis and any impairment recorded is charged directly
to trust corpus instead of as an expense. While these statements differ from financial statements prepared in accordance with
GAAP, the modified cash basis of reporting revenues, expenses, and distributions is considered to be the most meaningful
because monthly distributions to the Trust unitholders are based on net cash receipts. This comprehensive basis of accounting
other than GAAP corresponds to the accounting permitted for royalty trusts by the U. S. Securities and Exchange Commission
("SEC") as specified by Staff Accounting Bulletin Topic 12: E, Financial Statements of Royalty Trusts. Use of Estimates The
preparation of financial statements in conformity with the basis of accounting described above requires the Trust to make
estimates and assumptions that affect reported amounts of assets and liabilities and the reported amounts of revenues and
expenses during the reporting period. Significant estimates affecting these financial statements include estimates of proved oil
and natural gas reserves, which are used to compute the Trust's amortization of net profits interest and its impairment
assessments. Although the Trustee believes that these estimates are reasonable, actual results could differ from those estimates.
Cash and Cash Equivalents Cash and cash equivalents include cash in banks, money market accounts, and all highly liquid
investments with an original maturity of three months or less. Impairment The Net Profits Interest in oil and natural gas
properties is periodically assessed for impairment whenever events or circumstances indicate that the current fair value based on
expected future cash flows of the Underlying Properties may be less than the carrying value of the Net Profits Interest. While
the Trust did not record an impairment during the years ended December 31, 2023 or 2022 or 2021, future downward revisions
in actual production volumes relative to current forecasts, higher than expected operating costs, or lower than anticipated
commodity prices could result in recognition of impairment in future periods. New Accounting Pronouncements As the
Trust's financial statements are prepared on the modified cash basis, most accounting pronouncements are not
applicable to the Trust's financial statements. No new accounting pronouncements have been adopted or issued that
would impact the financial statements of the Trust. PERMIANVILLE ROYALTY TRUST NOTES TO FINANCIAL
STATEMENTS — Continued 3. NET PROFITS INTEREST IN OIL AND NATURAL GAS PROPERTIES The Net Profits
Interest in oil and natural gas properties was recorded at its fair value on the date of conveyance. Amortization of the Net Profits
Interest in oil and natural gas properties is calculated on a unit- of- production basis based on the Underlying Properties'
production and reserves. The reserves upon which the amortization rate is based are quantity estimates which are subject to
numerous uncertainties inherent in the estimation of proved reserves. The volumes considered to be commercially recoverable
fluctuate with changes in commodity prices and operating costs. These estimates are expected to change as additional
information becomes available in the future. Downward revisions in proved reserves may result in an increased rate of
amortization. Amortization is charged directly to the Trust corpus balance and does not affect the distributable income
of the Trust. Accumulated amortization as of December 31, 2023 and 2022 and 2021—was $ 302, 693, 874 and $ 297, 449, 525
and $ 291, 965, 506, respectively. The Net Profits Interest is periodically assessed for impairment whenever events or
circumstances indicate that the current fair value based on expected future cash flows of the Underlying Properties may be less
than the carrying value of the Net Profits Interest. While the Trust did not record an impairment during the years ended
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December 31, 2023 or 2022 or 2021, future downward revisions in actual production volumes relative to current forecasts,
higher than expected operating costs, or lower than anticipated commodity prices could result in recognition of impairment in
future periods. Any Sale of 2023 Divestiture Properties On May 3, 2023, the Sponsor notified the Trustee that the Sponsor
had entered into an agreement to divest certain acreage and associated production in the Permian Basin (the "2023
Divestiture Properties ") that constituted part of the Underlying Properties and were therefore burdened by the Trust's
Net Profits Interest, for a total purchase price of approximately $ 6.7 million. On July 19, 2023, at a special meeting of
Trust unitholders, the unitholders approved the foregoing transaction and the release of the Trust's Net Profits Interest
in the 2023 Divestiture Properties. On August 9, 2023, the Sponsor completed the sale of the 2023 Divestiture Properties.
and the Trustee, on behalf of the Trust, reconveyed, terminated and released to the Sponsor the Net Profits Interest with
respect to the 2023 Divestiture Properties. The total proceeds received by the Sponsor from the 2023 Divestiture
Properties, after preliminary closing adjustments, were approximately $ 6.5 million, inclusive of the escrow funded by
the buyer and partial expense reimbursement associated with the proxy solicitation. The Sponsor deducted the final
transaction expenses from the sales proceeds, along with an escrow amount of $ 250, 000 to cover possible
indemnification obligations under the purchase and sale agreement (the "Indemnification Escrow Amount"), to arrive
at final net proceeds, based upon the Trust's Net Profits Interest. On September 20, 2023, the Trust announced a special
cash distribution to Trust unitholders of $ 0.069670 per Trust Unit, payable on October 13, 2023 to Trust unitholders of
record on October 2, 2023, reflecting 50 % of the Trust's share of the net proceeds, after accounting for the
Indemnification Escrow Amount. The following table displays the aggregate net proceeds from the sale of the 2023
Divestiture Properties and the aggregate net proceeds allocable to Trust unitholders for this distribution: Net Proceeds
from sale of 2023 Divestiture Properties $ 6, 712, 000 Less: Transaction expenses (627, 149) Plus: Buyer proxy expense
reimbursement 288, 000 Net proceeds from sale of 2023 Divestiture Properties $ 6, 372, 851 Less: Amount allocable to
the Sponsor's 20 % interest (1, 274, 570) Net proceeds allocable to the Trust's 80 % Interest $ 5, 098, 281 Less:
Indemnification Escrow amount (250, 000) Less: Estimated Settlement Escrow amount (2, 549, 140) Initial Cash
available for distribution by the Trust $ 2, 299, 141 Number of units 33, 000, 000 Initial special cash distribution per unit
$ 0. 069670 PERMIANVILLE ROYALTY TRUST NOTES TO FINANCIAL STATEMENTS — Continued The
remaining 50 % of the Trust's share of the net proceeds was temporarily retained by the Sponsor as a source of payment
of the Trust's proportionate share of any post- closing purchase price adjustments, with any amount remaining (less any
amounts in dispute) after such adjustments to be paid to the Trust within five business days after finalization of the
settlement statement and included in a distribution to Trust unitholders. On November 6, 2023, the Trust announced a
special cash distribution to Trust unitholders of $ 0. 077250 per Trust Unit, payable on November 22, 2023 to Trust
unitholders of record on November 16, 2023, reflecting the remaining 50 % of the Trust's share of the net proceeds (net
of the Indemnification Escrow Amount). The following table displays the aggregate net proceeds from the sales of the
2023 Divestiture Properties and the aggregate net proceeds allocable to Trust unitholders for this distribution: Net
Proceeds from sale of 2023 Divestiture Properties $ 6, 712, 000 Less: Transaction expenses (627, 149) Plus: Buyer proxy
expense reimbursement 288, 000 Net proceeds from sale of 2023 Divestiture Properties $ 6, 372, 851 Less: Amount
allocable to the Sponsor's 20 % interest (1, 274, 570) Net proceeds allocable to the Trust's 80 % Interest $ 5, 098, 281
Less: Indemnification Escrow amount (250, 000) Less: October 13, 2023 Initial Cash Distribution (2, 299, 110)
Remaining cash available for distribution by the Trust $ 2, 549, 171 Number of units 33, 000, 000 Remaining special cash
distribution per unit $ 0. 077250 Within 12 months after the closing of the sale, any remaining amount from the
Indemnification Escrow Amount (less any amounts in dispute) will be released to the Trust and included in a
distribution to Trust unitholders. Impairment of Net Profits Interest Fair value accounting guidance includes a
hierarchy that prioritizes the inputs to valuation techniques used to measure fair value. The hierarchy gives the highest
priority to unadjusted quoted prices in active markets for identical assets or liabilities (Level 1 inputs) and the lowest
priority to unobservable inputs (Level 3). When indicators of impairment are present and it is determined that a direct
charge to the trust corpus carrying value of the Net Profits Interest exceeds the estimated undiscounted cash flows of the
subject interest, fair value estimates utilized in the impairment assessment are determined based on inputs not
<mark>observable in the market and thus represent Level 3 measurements</mark> . 4. INCOME TAXES Federal Income Taxes For
federal income tax purposes, the Trust is a grantor trust and therefore is not subject to tax at the trust level. Trust unitholders are
treated as owning a direct interest in the assets of the Trust, and each Trust unitholder is taxed directly on his or her pro rata
share of the income and gain attributable to the assets of the Trust and entitled to claim his or her pro rata share of the
deductions and expenses attributable to the assets of the Trust. The income of the Trust is deemed to have been received or
accrued by each unitholder at the time such income is received or accrued by the Trust rather than when distributed by the
Trust. The deductions of the Trust consist of severance taxes and administrative expenses. In addition, each unitholder is entitled
to depletion deductions because the Net Profits Interest constitutes "economic interests" in oil and natural gas properties for
federal income tax purposes. Each unitholder is entitled to amortize the cost of the Trust Units through cost depletion over the
life of the Net Profits Interest or, if greater, through percentage depletion. Unlike cost depletion, percentage depletion is not
limited to a unitholder's depletable tax basis in the Trust Units. Rather, a unitholder could be entitled to percentage depletion as
long as the applicable Underlying Properties generate net income. PERMIANVILLE ROYALTY TRUST NOTES TO
FINANCIAL STATEMENTS — Continued Some Trust Units are held by a middleman, as such term is broadly defined in U.
S. Treasury Regulations (and includes custodians, nominees, certain joint owners, and brokers holding an interest for a custodian
in street name). Therefore, the Trustee considers the Trust to be a non-mortgage widely held fixed investment trust ("WHFIT
") for U. S. federal income tax purposes. The Bank of New York Mellon Trust Company, N. A., 601 Travis, 16th Floor,
Houston, Texas 77002, telephone number (512) 236-6545, is the representative of the Trust that will provide tax information in
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accordance with applicable U. S. Treasury Regulations governing the information reporting requirements of the Trust as a
WHFIT. Tax information is also posted by the Trustee at www. permianvilleroyaltytrust. com. Notwithstanding the foregoing,
the middlemen holding units on behalf of unitholders, and not the Trustee of the Trust, are solely responsible for complying
with the information reporting requirements under the U. S. Treasury Regulations with respect to such units, including the
issuance of IRS Forms 1099 and certain written tax statements. Trust unitholders whose units are held by middlemen should
consult with such middlemen regarding the information that will be reported to them by the middlemen with respect to the Trust
Units. The tax consequences to a unitholder of ownership of Trust Units will depend in part on the unitholder's tax
circumstances. Trust unitholders should consult their tax advisors about the federal tax consequences relating to owning the
Trust Units. State Taxes The Trust's revenues are from sources in the states of Louisiana, New Mexico and Texas. Because it
distributes all of its net income to unitholders, the Trust is not taxed at the trust level in Louisiana or New Mexico. Although the
Trust does not owe tax, the Trustee is required to file a return with Louisiana reflecting the income and deductions of the Trust
attributable to properties located in that state. Louisiana and New Mexico presently have income taxes which tax income of
nonresidents from real property located within that state. Louisiana and New Mexico also impose a corporate income tax which
may apply to unitholders organized as corporations. Texas imposes a franchise tax at a rate of 0, 75 % on gross revenues less
certain deductions for returns originally due on or after January 1, 2016, as specifically set forth in the Texas franchise tax
statutes. Entities subject to tax generally include trusts unless otherwise exempt. Trusts that receive at least 90 % of their federal
gross income from designated passive sources, including royalties from mineral properties and other income from other non-
operating mineral interests, and do not receive more than 10 % of their income from operating an active trade or business,
generally are exempt from the Texas franchise tax as "passive entities." Although the Trust is intended to be exempt from
Texas franchise tax at the trust level as a passive entity, each unitholder that is considered a taxable entity under the Texas
franchise tax would generally be required to include its portion of Trust net income in its own Texas franchise tax computation.
Each unitholder should consult his or her own tax advisor regarding state tax requirements, if any, applicable to such person's
ownership of Trust Units. 5. DISTRIBUTIONS TO UNITHOLDERS Each month, the Trustee determines the amount of funds
available for distribution to the Trust unitholders. Available funds are the excess cash, if any, received by the Trust from the Net
Profits Interest and other sources (such as interest earned on any amounts reserved by the Trustee) that month, over the Trust's
liabilities for that month, subject to adjustments for changes made by the Trustee during the month in any cash reserves
established for future liabilities of the Trust. Distributions are made to the holders of Trust Units as of the applicable record date
(generally the last business day of each calendar month) and are payable on or before the tenth business day after the record
date. PERMIANVILLE ROYALTY TRUST NOTES TO FINANCIAL STATEMENTS — Continued The following table
provides information regarding the Trust's distributions paid during the periods indicated: Declaration Date Record Date
Payment Date Distribution per Unit 2023: December 16, 2022 December 30, 2022 January 14, 2023 $ 0. 058000 January 18,
2023 January 31, 2023 February 14, 2023 $ 0. 056000 February 17, 2023 February 28, 2023 March 13, 2023 $ 0. 019200
March 16, 2023 March 31, 2023 April 14, 2023 $ 0. 019350 April 17, 2023 April 28, 2023 May 12, 2023 $ 0. 030000 May
15, 2023 May 31, 2023 June 14, 2023 $ 0. 013500 June 16, 2023 June 30, 2023 July 14, 2023 $ 0. 012500 July 17, 2023 July
31, 2023 August 14, 2023 $ 0. 053500 August 18, 2023 August 31, 2023 September 15, 2023 $ 0. 009000 September 18,
2023 September 29, 2023 October 13, 2023 $ 0. 003700 September 20, 2023 - Special Distribution October 02, 2023
October 13, 2023 $ 0. 069670 October 16, 2023 October 31, 2023 November 13, 2023 $ 0. 006000 November 06, 2023 -
Special Distribution November 16, 2023 November 22, 2023 $ 0. 077250 Total — 2023 $ 0. 427670 2022: December 17,
2021 December 31, 2021 January 14, 2022 $ 0. 025000 January 18, 2022 January 31, 2022 February 14, 2022 $ 0. 023000
February 18, 2022 February 28, 2022 March 14, 2022 $ 0, 041000 March 18, 2022 March 31, 2022 April 14, 2022 $ 0, 016000
April 18, 2022 April 29, 2022 May 13, 2022 $ 0. 031500 May 16, 2022 May 31, 2022 June 14, 2022 $ 0. 032000 June 17, 2022
June 30, 2022 July 15, 2022 $ 0. 045000 July 18, 2022 July 29, 2022 August 12, 2022 $ 0. 021500 August 18, 2022 August 31,
2022 September 15, 2022 $ 0. 024500 September 16, 2022 September 30, 2022 October 17, 2022 $ 0. 050500 October 17, 2022
October 31, 2022 November 14, 2022 $ 0. 051000 November 18, 2022 November 30, 2022 December 13, 2022 $ 0. 047500
Total — 2022 $ 0. 408500 2021: August 16, 2021 August 31, 2021 September 15, 2021 $ 0. 013000 September 17, 2021
September 30, 2021 October 15, 2021 $ 0. 021000 October 18, 2021 October 29, 2021 November 15, 2021 $ 0. 027000
November 17, 2021 November 30, 2021 December 15, 2021 $ 0. 033500 Total — 2021 $ 0. 094500-6. TRUSTEE FEES AND
RELATED PARTY TRANSACTIONS Trustee Administrative Fee. Under the terms of the Trust Agreement, the Trust pays an
annual administrative fee of $ 200, 000 to the Trustee and $ 2, 000 010 to the Delaware Trustee. During the years ended
December 31, 2023 and 2022 and 2021, the Trust paid $ 200, 000 to the Trustee and $ 2, 000 to the Delaware Trustee,
respectively, pursuant to the terms of the Trust Agreement. Letter of Credit. Under the terms of the Trust Agreement, COERT
has provided the Trust with a $ 1, 200, 000 million letter of credit to be used by the Trust if in the event that its cash on hand
(including available cash reserves) is not sufficient to pay ordinary course administrative expenses. The letter of credit is issued
to the benefit of the Trustee. The standby letter of credit was issued by West Texas National Bank and matures on February 11
December 31, 2024. The letter of credit to the Trustee is unfunded as of December 31, 2022 2023. Advances from COERT.
From time to time, if the Trust's cash on hand (including available cash reserves, if any) is not sufficient to pay the Trust's
ordinary course administrative expenses that are due prior to the monthly payment to the Trust of proceeds from the Net Profits
Interest, COERT may advance funds to the Trust to pay such expenses. Such advances are recorded as a liability on the
Statements of Assets, Liabilities and Trust Corpus until repaid. PERMIANVILLE ROYALTY TRUST NOTES TO
FINANCIAL STATEMENTS — Continued Registration Rights Agreement. The Trust and COERT (as the assignee of
Enduro, in connection with the Sale Transaction) are parties to a Registration Rights Agreement, as amended, whereby COERT,
its affiliates and certain permitted transferees holding registrable Trust Units are entitled, upon receipt by the Trustee of written
notice from holders of a majority of the then outstanding registrable Trust Units, to demand that the Trust effect the registration
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of the registrable Trust Units. The holders of the registrable Trust Units are entitled to demand a maximum of five such
registrations. In connection with the preparation and filing of any registration statement, COERT will bear all costs and
expenses incidental to any registration statement, excluding certain internal expenses of the Trust, which will be borne by the
Trust. Any underwriting discounts and commissions will be borne by the seller of the Trust Units. On June 22, 2022, pursuant
to the Registration Rights Agreement, the Trust filed a registration statement on Form S-3 registering the offering by COERT
of 8, 600, 000 Trust Units. The registration statement was declared effective on July 7, 2022. PERMIANVILLE ROYALTY
TRUST 7. SUBSEQUENT EVENTS Distributions Paid or Declared Subsequent to December 31, 2022, the Trust declared or
paid the following distributions: Declaration Date Record Date Payment Date Distribution per Unit December 16, 2022
December 30, 2022 January 17, 2023 $ 0. 058000 January 18, 2023 January 31, 2023 February 14, 2023 $ 0. 056000 February
17, 2023 February 28, 2023 March 13, 2023 $ 0. 019200 March 16, 2023 March 31, 2023 April 14, 2023 $ 0. 019350
UNAUDITED SUPPLEMENTARY INFORMATION 8. Supplementary Oil and Natural Gas Information (Unaudited) Oil and
Natural Gas Reserve Quantities Estimates of proved reserves attributable to the Trust and the related valuations were based 100
% on reports prepared by the Trust's independent petroleum engineers, Cawley, Gillespie & Associates, Inc. Estimates were
prepared in accordance with guidelines prescribed by the SEC and the Financial Accounting Standards Board, which require
that reserve estimates be prepared under existing economic and operating conditions based upon an average of the first-day- of-
the- month commodity price during the 12- month period ending on the balance sheet date with no provision for price and cost
escalations except by contractual arrangements. Prices used in estimating reserves were as follows: 2023 2022 2021 Oil (per
Bbl) $ <mark>78. 22 $</mark> 93. 67 <del>$ 66. 56</del> Natural gas (per MMBTU) $ <mark>2. 64 $</mark> 6. 36 <del>$ 3. 60</del> Proved reserve quantity estimates are subject to
numerous uncertainties inherent in the estimation of proved reserves and in the projection of future rates of production and the
timing of development expenditures. The accuracy of such estimates is a function of the quality of available data and of
engineering and geological interpretation and judgment. Results of subsequent drilling, testing and production may cause either
upward or downward revisions of previous estimates. Further, the volumes considered to be commercially recoverable fluctuate
with changes in prices and operating costs. The process of estimating quantities of oil and natural gas reserves is very complex,
requiring significant subjective decisions in the evaluation of all available geological, engineering and economic data for each
reserve. Consequently, these estimates are expected to change as additional information becomes available in the future. As of
December 31, 2023 and 2022 and 2021, all of the Underlying Properties' oil and natural gas reserves were attributable to
properties within the United States. Proved reserves attributable to the Trust and related standardized measure valuations are
prepared on an accrual basis, which is the basis on which Enduro and, following the Sale Transaction, the Sponsor, and the
Underlying Properties maintain their production records and is different from the basis on which the Trust production records
are computed. The following is a summary of the changes in quantities of proved oil and natural gas reserves attributable to the
Trust for the periods indicated: Trust Net Profits Interest Oil (1) (MBbls) Natural Gas (MMcf) Total (MBOE) Balance -
January 1, 2021-2022 2, 206-10, 854-4, 015 Extensions and discoveries 270-1, 517-523 Revisions of previous estimates 1, 182-2,
595 1, 615 Income from Net Profits Interest (586) (3, 944) (1, 244) Balance — December 31, 2021 3, 072 11, 022 4, 909
Extensions and discoveries 279 1, 028 451 Revisions of previous estimates 1, 121 (200) 1, 088 Income from Net Profits Interest
(496) (3, 357) (1, 056) Balance — December 31, 2022 3, 976 8, 493 5, 392 Extensions and discoveries 386 6, 584 1, 483
Revisions of previous estimates (1, 234) (2, 815) (1, 703) Divestiture of Reserves (525) (126) (546) Income from Net Profits
Interest (440) (2, 782) (904) Balance — December 31, 2023 2, 163 9, 354 3, 722 Proved developed reserves: December 31,
2021 2022 2 3 , 690 435 6, 617 3 901 4 , 793 585 December 31, 2022 2023 1, 880 7, 706 3, 164 435 6, 901 4, 585 Proved
undeveloped reserves: December 31, 2021 382 4, 405 1, 116 December 31, 2022 541 1, 591 806 December 31, 2023 283 1, 648
558 (1) Reserves for natural gas liquids are immaterial and included as a component of oil reserves. PERMIANVILLE
During the year ended December 31, 2023, revisions of previous estimates decreased oil reserves by 31 %, primarily due
to a decrease in the average oil price used to estimate future net reserves. The NYMEX average oil price of $ 78. 22 per
Bbl used to determine reserves as of December 31, 2023 was 16 % lower than the $ 93. 67 per Bbl average NYMEX oil
price as of December 31, 2022. During the year ended December 31, 2022, revisions of previous estimates increased oil
reserves by 36 %, primarily due to an increase in the average oil price used to estimate future net reserves. The NYMEX average
oil price of $ 93. 67 per Bbl used to determine reserves as of December 31, 2022 was 41 % higher than the $ 66. 56 per Bbl
average NYMEX oil price as of December 31, 2021 . During the year ended December 31, 2021, revisions of previous estimates
increased oil reserves by 54 %, primarily due to an increase in the average oil price used to estimate future net reserves. The
NYMEX average oil price of $ 66. 56 per Bbl used to determine reserves as of December 31, 2021 was 68 % higher than the $
39. 57 per Bbl average NYMEX oil price as of December 31, 2020. Standardized Measure of Discounted Future Net Cash
Flows The standardized measure of discounted future net cash flows relating to proved oil and natural gas reserves is computed
by applying commodity prices used in determining proved reserves (with consideration of price changes only to the extent
provided by contractual arrangements) to the estimated future production of proved reserves less estimated future expenditures
(based on year- end costs) to be incurred in developing and producing the proved reserves, discounted using a rate of 10 % per
year to reflect the estimated timing of the future cash flows. Future cash inflows were computed by applying the commodity
prices utilized in determining proved reserves to estimated future production. Future production and development costs are
computed by estimating the expenditures to be incurred in developing and producing the proved oil and gas reserves at year-
end, based on year- end costs and assuming continuation of existing economic conditions. As the Trust is not subject to federal
income taxes, future income taxes have been excluded. The standardized measure of discounted future net cash flows relating to
proved oil and natural gas reserves attributable to the Trust was as follows as of the dates indicated: December 31, 2023 2022
<del>2021</del> (in thousands) Future cash inflows $ 165, 087 $ 383, 240 <del>$ 209, 248</del> Future production taxes (31, 913-13, 316) (47-31
326-913) Future net cash flows $ 151, 771 $ 351, 327 $-191, 922-10 % annual discount for estimated timing of cash flows (188
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75, <del>167</del>-115) ( <del>100-188</del>, <del>323-</del>167) Standardized measure of discounted future net cash flows $ 76, 656 $ 163, 160 $ 91, 599
The changes in standardized measure of discounted future net cash flows relating to proved oil and natural gas reserves
attributable to the Trust for the periods indicated were as follows (in thousands): Year Ended December 31, 2022 2021
Extensions, discoveries, and other additions $ 12, 709 $ 11, 570 <del>$ 6, 290</del> Accretion of discount 16, 316 9, 160 <del>3, 239</del> Revisions
of previous estimates and other (97, 416) 65, 858 53-Divestiture of reserves (7, 879-765)- Income from Net Profits Interest (15
10, <del>927-348</del>) ( 4-15, <del>197-027</del>) Change in present value of future net revenues (86, 504) 71, 561 <del>59, 211)</del> Balance, beginning of
period 163, 160 91, 599 32, 388-Balance, end of year $ 76, 656 $ 163, 160 $ 91, 599-Item 9. Changes in and Disagreements with
Accountants on Accounting and Financial Disclosure. Not applicable. Item 9A. Controls and Procedures. Evaluation of
Disclosure Controls and Procedures. The Trustee conducted an evaluation of the Trust's disclosure controls and procedures (as
defined in Rules 13a-15 and 15d-15 under the Exchange Act). Based on this evaluation, the Trustee has concluded that the
disclosure controls and procedures of the Trust were effective, as of the end of the period covered by this report, in ensuring that
information required to be disclosed by the Trust in the reports that it files or submits under the Exchange Act is accumulated
and communicated to the Trustee to allow timely decisions regarding required disclosure. Due to the nature of the Trust as a
passive entity and in light of the contractual arrangements pursuant to which the Trust was created, including the provisions of
(i) the Trust Agreement and (ii) the Conveyance, the Trustee's disclosure controls and procedures related to the Trust
necessarily rely on (A) information provided by COERT, including information relating to results of operations, the costs and
revenues attributable to the Trust's interest under the Conveyance and other operating and historical data, plans for future
operating and capital expenditures, reserve information, information relating to projected production, and other information
relating to the status and results of operations of the Underlying Properties and the Net Profits Interest, and (B) conclusions and
reports regarding reserves by the Trust's independent reserve engineers. Changes in Internal Control over Financial Reporting.
During the quarter ended December 31, 2022-2023, there were no changes in the Trust's internal control over financial
reporting that have materially affected, or are reasonably likely to materially affect, the Trust's internal control over financial
reporting. The Trustee notes for purposes of clarification that it has no authority over, and makes no statement concerning, the
internal control over financial reporting of COERT. TRUSTEE' S REPORT ON INTERNAL CONTROL OVER FINANCIAL
REPORTING The Trustee is responsible for establishing and maintaining adequate internal control over financial reporting, as
such term is defined in Rule 13a-15 (f) promulgated under the Exchange Act. Internal control over financial reporting is a
process to provide reasonable assurance regarding the reliability of financial reporting for external purposes in accordance with
the modified cash basis of accounting. The Trustee conducted an evaluation of the effectiveness of the Trust's internal control
over financial reporting based on the criteria established in Internal Control — Integrated Framework (2013) issued by the
Committee of Sponsoring Organizations of the Treadway Commission. Based on the Trustee's evaluation under the framework
in Internal Control — Integrated Framework (2013), the Trustee concluded that the Trust's internal control over financial
reporting was effective as of December 31, <del>2022-</del>2023. Item 9B. Other Information. Rule 10b5-1 Trading Plans. During the
three months ended December 31, 2023, no officer or employee of the Trustee who performs policy- making functions for
the Trust adopted, modified, or terminated any Rule 10b5-1 trading arrangement or non- Rule 10b5-1 trading
arrangement, as such terms are defined in Item 408 (a) of Regulation S- K. Item 9C. Disclosure Regarding Foreign
Jurisdictions that Prevent Inspections. Not applicable. PART III Item 10. Directors, Executive Officers and Corporate
Governance. The Trust has no directors or executive officers. The Trustee is a corporate Trustee that may be removed
by the affirmative vote of the holders of not less than a majority of the outstanding Trust Units at a meeting at which a quorum
is present. Audit Committee and Nominating Committee Because the Trust does not have a board of directors, it does not have
an audit committee, an audit committee financial expert or a nominating committee. Code of Ethics The Trust does not have a
principal executive officer, principal financial officer, principal accounting officer or controller and has not adopted a code of
ethics applicable to such persons. Item 11. Executive Compensation. Pursuant to the Trust Agreement, the Trust pays an annual
administrative fee of $ 200, 000 to the Trustee. During the years ended December 31, 2023 and 2022 and 2021, the Trustee
received $ 200, 000, respectively, in administrative fees and reimbursable expenses from the Trust. The Trust does not have any
executive officers, directors or employees. The Trust does not have a board of directors, and it does not have a compensation
committee. Item 12. Security Ownership of Certain Beneficial Owners and Management and Related Unitholder Matters. (a)
Security Ownership of Certain Beneficial Owners. Based on filings with the SEC, the Trustee is not aware of any holders of 5 %
or more of the Trust units Units as of March 23-22, 2023-2024 except as set forth below. The following information has been
obtained from public filings with the SEC. Beneficial Owner Trust Units Beneficially Owned Percent of Class Permianville
Holdings LLC 7, <del>517-</del>363, <del>942-961</del> (1) 22. <del>8-3</del> % Jerry Roger Kent 1, <del>892-</del>722, <del>238-300</del> (2) 5. <del>7-2</del> % (1) Based on a Form 4
dated February 22 August 17, 2023 filed by Permianville Holdings LLC ("Holdings"). The principal business office address
for <mark>Holdings the Reporting Persons is e/o Cross Ocean Partners Management LP,</mark> 60 Arch Street <mark>, 3rd Floor</mark> , Greenwich, CT
06830. (2) Based on a Schedule 13G / A filed with the SEC on <del>February 12 <mark>June 23</mark> , <del>2018</del> <mark>2023</mark> by Jerry Roger Kent. The</del>
principal business office address for the reporting person is 4695 Preston Park Blvd., Suite 170 East, Plano, Texas 75093-5180.
According to the filing, the reporting person has sole voting power with respect to 1, 062 507, 038 300 Trust Units, shared
voting power with respect to 830-215, 000 Trust Units, sole dispositive power with respect to 1, <del>062-507, 038-300</del> Trust Units,
and shared dispositive power with respect to 830-215, 000 Trust Units. (b) Security Ownership of Management. Not
applicable. (c) Changes in Control. The registrant knows of no arrangement, including any pledge by any person of securities
of the registrant or any of its parents, the operation of which may at a subsequent date result in a change of control of the
registrant. See "Certain Relationships and Related Transactions, and Director Independence — Registration Rights Agreement
" in Part III, Item 13 of this Form 10- K. Item 13. Certain Relationships and Related Transactions, and Director Independence .
Trustee Administrative Fee. Under the terms of the Trust Agreement, the Trust pays an annual administrative fee of $
200, 000 to the Trustee and $ 2, 000 to the Delaware Trustee . Registration Rights Agreement. The Trust and COERT (as the
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assignee of Enduro in connection with the Sale Transaction) are parties to a Registration Rights Agreement, as amended,
whereby COERT, its affiliates and certain permitted transferees holding registrable Trust Units are entitled, upon receipt by the
Trustee of written notice from holders of a majority of the then outstanding registrable Trust Units, to demand that the Trust
effect the registration of the registrable Trust Units. The holders of the registrable Trust Units are entitled to demand a
maximum of five such registrations. In connection with the preparation and filing of any registration statement, COERT will
bear all costs and expenses incidental to any registration statement, excluding certain internal expenses of the Trust, which will
be borne by the Trust. Any underwriting discounts and commissions will be borne by the seller of the Trust Units. The
foregoing description of the Registration Rights Agreement is qualified in its entirety by the terms of the Registration Rights
Agreement, and Amendment No. 1 thereto, copies of which are incorporated by reference as exhibits to this Form 10- K. On
June 22, 2022, pursuant to the Registration Rights Agreement, the Trust filed a registration statement on Form S-3 registering
the offering by COERT of 8, 600, 000 Trust Units. The registration statement was declared effective on July 7, 2022. Director
Independence The Trust does not have a board of directors. Item 14. Principal Accountant Fees and Services. The Trust does
not have an audit committee. Any pre-approval and approval of all services performed by the principal auditor or any other
professional service firms and related fees are granted by the Trustee. The Trustee has appointed Weaver and Tidwell, LLP
as the independent registered public accounting firm to audit the Trust's financial statements for the fiscal year ending
December 31, 2024. During the year-years ended December 31, 2023 and 2022, Weaver and Tidwell, LLP served as the Trust'
s independent registered public accounting firm. On September 14, 2021, the Trustee dismissed Ernst & Young, LLP ("E & Y
") as the Trust's independent registered public accounting firm. On September 14, 2021, the Trustee appointed Weaver and
Tidwell, L. L. P. ("Weaver") as the Trust's independent registered public accounting firm. The following table presents the
aggregate fees billed to paid by the Trust for the year-years ended December 31, 2023 and 2022 and 2021 by Weaver and
Tidwell Ernst & Young, LLP: 2023 2022 2021 Audit fees (1) $ 71, 535 $ 98, 365 $ 189, 440 Audit- related fees — — Tax fees
   — All other fees — — Total fees \$ 71,535\$ 98, 365 \$ 189,440 (1) Fees billed for professional services rendered for the
audit of the Trust's financial statements and reviews of the financial statements included in the Trust's quarterly reports and
annual financial statements . In 2021, E & Y and Weaver billed $ 179, 140 and $ 10, 300, respectively, in audit fees . PART IV
Item 15. Exhibit and Financial Statement Schedules. (a) (1) Financial Statements The following financial statements are set forth
under "Financial Statements and Supplementary Data" in Part II, Item 8 of this Form 10-K on the pages indicated: Page in
this Form 10- K KReport - Report of Independent Registered Public Accounting Firm (PCAOB Identification No. 410)
Statements of Assets, Liabilities and Trust Corpus Statements of Distributable Income Statements of Changes in Trust Corpus
Notes to Financial Statements Unaudited Supplementary Information (a) (2) Schedules Schedules have been omitted because
they are not required, not applicable or the information required has been included elsewhere herein. (a) (3) Exhibits See Index
to Exhibits. Item 16. Form 10- K Summary. None. INDEX TO EXHIBITS Exhibit Number Description 2. 1 * Agreement and
Plan of Merger of Enduro Royalty Trust and Enduro Texas LLC, dated as of November 3, 2011 by and between the Bank of
New York Mellon Trust Company, N. A., as Trustee of Enduro Royalty Trust, and Enduro Texas LLC. (Incorporated herein by
reference to Exhibit 1. 2 to the Trust's Current Report on Form 8-K filed on November 8, 2011 (File No. 1-35333)) 3.1*
Certificate of Trust of Enduro Royalty Trust. (Incorporated herein by reference to Exhibit 3. 3 to the Registration Statement on
Form S-1, filed on May 16, 2011 (Registration No. 333-174225)) 3. 2 * Certificate of Amendment to Certificate of Trust.
(Incorporated herein by reference to Exhibit 3. 1 to the Trust's Current Report on Form 8-K filed on September 5, 2018 (File
No. 1- 35333)) 3. 3 * Amended and Restated Trust Agreement of Enduro Royalty Trust, dated as of November 3, 2011, among
Enduro Resource Partners LLC, The Bank of New York Mellon Trust Company, N. A., as Trustee of Enduro Royalty Trust, and
Wilmington Trust Company, as Delaware Trustee of Enduro Royalty Trust, (Incorporated herein by reference to Exhibit 3. 1 to
the Trust's Current Report on Form 8- K filed on November 8, 2011 (File No. 1-35333)) 3.4 * First Amendment to Amended
and Restated Trust Agreement, dated September 6, 2017 but effective as of August 30, 2017, among Enduro Resource Partners
LLC, Wilmington Trust Company, as Delaware Trustee, and The Bank of New York Mellon Trust Company, N. A., as Trustee.
(Incorporated herein by reference to Exhibit 3. 1 to the Trust's Current Report on Form 8-K filed on September 12, 2017 (File
No. 1-35333)) 3.5 * Second Amendment to Amended and Restated Trust Agreement of Enduro Royalty Trust, dated
September 14, 2018, among COERT Holdings 1 LLC, Wilmington Trust Company, as Delaware trustee, and The Bank of New
York Mellon Trust Company, N. A., as trustee. (Incorporated herein by reference to Exhibit 3. 1 to the Trust's Current Report
on Form 8-K filed on September 14, 2018 (File No. 1-35333)) 4. 1 * Registration Rights Agreement, dated as of November 8,
2011, by and between Enduro Resource Partners LLC and Enduro Royalty Trust. (Incorporated herein by reference to Exhibit
10. 3 to the Trust's Current Report on Form 8- K filed on November 8, 2011 (File No. 1-35333)) 4. 2 * Amendment No. 1 to
Registration Rights Agreement, dated as of November 8, 2012, by and between Enduro Resource Partners LLC and
Permianville Royalty Trust. (Incorporated herein by reference to Exhibit 4.2 to the Trust's Annual Report on Form 10-K for
the year ended December 31, 2012 (File no. 1-35333)) 4.3 * Description of Securities Registered Pursuant to Section 12 of the
Securities Exchange Act of 1934. (Incorporated herein by reference to Exhibit 4. 3 to the Trust's Annual Report on Form 10-K
for the year ended December 31, 2019 (File no. 1-35333)) 10.1 * Conveyance of Net Profits Interest, dated November 8, 2011,
by and between Enduro Operating LLC and Enduro Texas LLC. (Incorporated herein by reference to Exhibit 10. 1 to the Trust'
s Current Report on Form 8- K filed on November 8, 2011 (File No. 1-35333)) 10.2 * Supplement to Conveyance of Net
Profits Interest, dated November 8, 2011, from Enduro Operating LLC, Enduro Texas LLC and The Bank of New York Mellon
Trust Company, N. A. as Trustee of Enduro Royalty Trust. (Incorporated herein by reference to Exhibit 10. 2 to the Trust's
Current Report on Form 8- K filed on November 8, 2011 (File No. 1-35333)) 10. 3 * First Amendment to Conveyance of Net
Profits Interest, dated September 6, 2017, among Enduro Operating LLC and The Bank of New York Mellon Trust Company,
N. A., as Trustee of Enduro Royalty Trust. (Incorporated herein by reference to Exhibit 10. 1 to the Trust's Current Report on
Form 8-K filed on September 12, 2017 (File No. 1-35333)) 10.4 * Partial Release, Reconveyance and Termination
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Agreement, dated September 6, 2017, by and between The Bank of New York Mellon Trust Company, N. A., as Trustee of
Enduro Royalty Trust, and Enduro Operating LLC. (Incorporated herein by reference to Exhibit 10. 2 to the Trust's Current
Report on Form 8- K filed on September 12, 2017 (File No. 1-35333)) 16. 1 * Letter of Ernst & Young LLP Regarding Change
in Registrant's Certifying Accountant. (Incorporated herein by reference to Exhibit 16. 1 to the Trust's Current Report on Form
8-K filed on September 20, 2021 (File No. 1-35333)) 23. 1 Consent of Cawley, Gillespie & Associates, Inc. 23. 2 Consent of
Weaver and Tidwell, L. L. P. 31. 1 Certification pursuant to Section 302 of the Sarbanes-Oxley Act of 2002 32. 1 Certification
pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 97. 1 Permianville Royalty Trust Clawback Policy 99. 1 Report
of Cawley, Gillespie & Associates, Inc. * Asterisk indicates exhibit previously filed with the SEC and incorporated herein by
reference. SIGNATURES Pursuant to the requirements of Section 13 or 15 (d) of the Securities Exchange Act of 1934, the
registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized. Date: March 23-22
, <del>2023-<mark>2024</del> PERMIANVILLE ROYALTY TRUST By: THE BANK OF NEW YORK MELLON TRUST COMPANY, N. A.,</del></del></mark>
AS TRUSTEE By: / s / SARAH NEWELL Name: Sarah Newell Title: Vice President The Registrant, Permianville Royalty
Trust, has no principal executive officer, principal financial officer, board of directors or persons performing similar functions.
Accordingly, no additional signatures are available and none have been provided. In signing the report above, the Trustee does
not imply that it has performed any such function or that such function exists pursuant to the terms of the Trust Agreement under
which it serves. Exhibit 23. 1 CAWLEY, GILLESPIE & ASSOCIATES, INC. PETROLEUM CONSULTANTS 13640
BRIARWICK DRIVE, SUITE 100 306 WEST SEVENTH STREET, SUITE 302 1000 LOUISIANA STREET, SUITE 1900
AUSTIN, TEXAS 78729-1707 FORT WORTH, TEXAS 76102-4987 HOUSTON, TEXAS 77002-5008 512-249-7000 817-
336-2461 713-651-9944 www. cgaus. com CONSENT OF INDEPENDENT PETROLEUM ENGINEERS AND
GEOLOGISTS We hereby consent to the use of the oil and gas reserve information in the Permianville Royalty Trust Securities
and Exchange Commission Form 10- K for the year ended December 31, 2022 2023, based on the reserve report dated
February 2-January 30, 2023-2024. We also consent to the inclusion of our report dated February 2-January 30, 2023-2024
as an exhibit to the Form 10- K and to the incorporation by reference of such report in Permianville Royalty Trust's
Registration Statement on Form S-3 (Registration No. 333- 265777). W. Todd Brooker, P. E. Senior Vice President Cawley,
Gillespie & Associates, Inc. Texas Registered Engineering Firm F- 693 Fort Worth, Texas Exhibit 23. 2 Consent of Independent
Registered Public Accounting Firm We consent to the incorporation by reference in the Registration Statement (Form S- 3 No.
333- 265777) of Permianville Royalty Trust of our report dated March 23-22, 2023-2024, with respect to the financial
statements of Permianville Royalty Trust, included in this Annual Report (Form 10- K) for the <del>year <mark>years</mark> e</del>nded December 31,
2023 and 2022. / s / Weaver and Tidwell, L. L. P. Weaver and Tidwell, L. L. P. Houston, Texas March 23-22, 2024
EXHIBIT 31. 1 CERTIFICATION I, Sarah Newell, certify that: 1. I have reviewed this annual report on Form 10-K of
Permianville Royalty Trust, for which The Bank of New York Mellon Trust Company, N. A., acts as Trustee; 2. Based on my
knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make
the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the
period covered by this report; 3. Based on my knowledge, the financial statements, and other financial information included in
this report, fairly present in all material respects the financial condition, distributable income and changes in Trust corpus of the
registrant as of, and for, the periods presented in this report; 4I am responsible for establishing and maintaining disclosure
controls and procedures (as defined in Exchange Act Rules 13a-15 (e) and 15d-15 (e)) and internal control over financial
reporting (as defined in Exchange Act Rules 13a-15 (f) and 15d-15 (f)), or for causing such controls and procedures to be
established and maintained, for the registrant and I have: a) Designed such disclosure controls and procedures, or caused such
controls and procedures to be designed under my supervision, to ensure that material information relating to the registrant,
including its consolidated subsidiaries, is made known to me by others within those entities, particularly during the period in
which this report is being prepared; b) Designed such internal control over financial reporting, or caused such internal control
over financial reporting to be designed under my supervision, to provide reasonable assurance regarding the reliability of
financial reporting and the preparation of financial statements for external purposes; c) Evaluated the effectiveness of the
registrant's disclosure controls and procedures and presented in this report my conclusions about the effectiveness of the
disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and d) Disclosed
in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most
recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is
reasonably likely to materially affect, the registrant's internal control over financial reporting; and 5. I have disclosed, based on
my most recent evaluation of internal control over financial reporting, to the registrant's auditors: a) All significant deficiencies
and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to
adversely affect the registrant's ability to record, process, summarize and report financial information; and b) Any fraud,
whether or not material, that involves any persons who have a significant role in the registrant's internal control over financial
reporting. In giving the foregoing certifications in paragraphs 4 and 5, I have relied to the extent I consider reasonable on
information provided to me by COERT Holdings 1 LLC Date: March 23-22, 2023-2024/s/SARAH NEWELL Sarah Newell
Vice President The Bank of New York Mellon Trust Company, N. A., as Trustee EXHIBIT 32. 1 Via EDGAR 100 F Street, N.
E. Washington, D. C. 20549 Re: Certification pursuant to 18 U. S. C. Section 1350, as adopted pursuant to Section 906 of the
Sarbanes- Oxley Act of 2002 Ladies and Gentlemen: In connection with the Annual Report of Permianville Royalty Trust (the "
Trust ") on Form 10- K for the year ended December 31, 2022-2023 as filed with the Securities and Exchange Commission on
the date hereof (the "Report"), the undersigned, not in its individual capacity but solely as the Trustee of the Trust, certifies
pursuant to 18 U. S. C. 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that to its knowledge: (1)
The Report fully complies with the requirements of Section 13 (a) or 15 (d) of the Securities Exchange Act of 1934, as
amended; and (2) The information contained in the Report fairly presents, in all material respects, the financial condition and
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results of operations of the Trust. The above certification is furnished solely pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (18 U. S. C. 1350) and is not being filed as part of the Report or as a separate disclosure document. The Bank of New York Mellon Trust Company, N. A., Trustee for Permianville Royalty Trust By: / s / SARAH NEWELL Sarah Newell Vice President and Trust Officer Exhibit 97. 1 The Bank of New York Mellon Trust Company, N. A., as Trustee CLAWBACK POLICY Purpose The purpose of this Clawback Policy (the "Policy") of Permianville Royalty Trust (the "Trust") is to provide for the recoupment of Erroneously Awarded Compensation from Covered Executives in the event of an Accounting Restatement. This Policy is designed to comply with Section 10D of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), Rule 10D- 1 promulgated under the Exchange Act, and Section 303A, 14 of the New York Stock Exchange Listed Company Manual (collectively, the "Clawback Listing Standards"). The Amended and Restated Trust Agreement dated as of November 3, 2011 (as amended to date, the "Trust Agreement") that governs the Trust currently does not authorize the payment of Incentive- Based Compensation to the Trustee or any officers or employees of the Trustee; this Policy therefore shall be applicable to any Incentive- Based Compensation that may be paid pursuant to authority granted under a future amendment to the Trust Agreement. Unless otherwise defined in this Policy, capitalized terms shall have the meaning ascribed to such terms in the section entitled "Definitions" below. As used in this Policy, the following capitalized terms shall have the meanings set forth below. "Accounting Restatement' means an accounting restatement of the Trust's financial statements due to the Trust's material noncompliance with any financial reporting requirement under the securities laws, including any required accounting restatement to correct an error in previously issued financial statements that is material to the previously issued financial statements (i. e., a " Big R " restatement), or to correct an error that is not material to the previously issued financial statements, but that would result in a material misstatement if the error were corrected in the current period or left uncorrected in the current period (i. e., a " little r " restatement). " Accounting Restatement Date " means the earlier to occur of (i) the date the Trustee concludes, or reasonably should have concluded, that the Trust is required to prepare an Accounting Restatement and (ii) the date a court, regulator, or other legally authorized body directs the Trust to prepare an Accounting Restatement. "Applicable Period" means, with respect to any Accounting Restatement, the three completed fiscal years immediately preceding the Accounting Restatement Date, as well as any transition period (that results from a change in the Trust's fiscal year) within or immediately following those three completed fiscal years (except that a transition period that comprises a period of at least nine months shall count as a completed fiscal year). "Commission" means the U. S. Securities and Exchange Commission. "Covered Executives" means any current and former officers and employees of the Trustee who perform or performed, as applicable, significant policy- making functions for the Trust, as determined by the Trustee in accordance with the definition in Section 10D of the Exchange Act and the Clawback Listing Standards. "Erroneously Awarded Compensation" means, in the event of an Accounting Restatement, the amount of Incentive-Based Compensation previously received that exceeds the amount of Incentive-Based Compensation that otherwise would have been received had it been determined based on the restated amounts in such Accounting Restatement, and must be computed without regard to any taxes paid by the relevant Covered Executive. "Financial Reporting Measure" means any measure that is determined and presented in accordance with the accounting principles used in preparing the Trust's financial statements and any measure that is derived wholly or in part from such measure. A Financial Reporting Measure is not required to be presented within the Trust's financial statements or included in a filing with the Commission to qualify as a "Financial Reporting Measure." "Incentive-Based Compensation" means any compensation paid by the Trust that is granted, earned, or vested based wholly or in part upon the attainment of a Financial Reporting Measure. Incentive- Based Compensation is deemed " received " for purposes of this Policy in the Trust's fiscal period during which the Financial Reporting Measure specified in the Incentive- Based Compensation award is attained, even if the payment or grant of such Incentive- Based Compensation occurs after the end of that period. Administration This Policy shall be administered by The Bank of New York Mellon Trust Company, N. A., as trustee (the "Trustee") of the Trust. Any determinations made by the Trustee shall be final and binding on all affected individuals. Application of This Policy This Policy applies to all Incentive- Based Compensation received by a person: (a) after beginning service as a Covered Executive; (b) who served as a Covered Executive at any time during the performance period for such Incentive- Based Compensation; (c) while the Trust had a listed class of securities on a national securities exchange; and (d) during the Applicable Period. For the avoidance of doubt, Incentive- Based Compensation that is subject to both a Financial Reporting Measure vesting condition and a service- based vesting condition shall be considered received when the relevant Financial Reporting Measure is achieved, even if the Incentive- Based Compensation continues to be subject to the service- based vesting condition. For the avoidance of doubt, this Policy is intended to apply only to Incentive- Based Compensation paid by or on behalf of the Trust out of proceeds received by the Trust pursuant to the terms of the Trust Agreement and the Conveyance of Net Profits Interest dated as of November 8, 2011, as amended and supplemented to date. This Policy shall not apply to any compensation paid by The Bank of New York Mellon Trust Company, N. A., in its own capacity and not in its capacity as Trustee of the Trust, to any directors, officers or employees of The Bank of New York Mellon Trust Company, N. A. or any of its subsidiaries. Recovery of Erroneously Awarded Compensation In the event of an Accounting Restatement, the Trust must recover Erroneously Awarded Compensation reasonably promptly, in amounts determined pursuant to this Policy. The Trust's obligation to recover Erroneously Awarded Compensation is not dependent on the filing of restated financial statements. Recovery under this Policy with respect to a Covered Executive shall not require the finding of any misconduct by such Covered Executive or such Covered Executive being found responsible for the accounting error leading to an Accounting Restatement. In the event of an Accounting Restatement, the method for recouping Erroneously Awarded Compensation shall be determined by the Trustee in its sole and absolute discretion, to

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the extent permitted under the Clawback Listing Standards and in compliance with (or pursuant to an exemption from
the application of) Section 409A of the U.S. Internal Revenue Code of 1986, as amended. Recovery may include, without
limitation, (i) reimbursement of all or a portion of any incentive compensation award, (ii) cancellation of incentive
compensation awards and (iii) any other method authorized by applicable law or contract. Prohibition on
Indemnification and Insurance Reimbursement The Trust shall not indemnify any Covered Executives against the loss of
any Erroneously Awarded Compensation. Further, the Trust is prohibited from paying or reimbursing a Covered
Executive for the cost of purchasing insurance to cover any such loss. The Trust is also prohibited from entering into any
agreement or arrangement whereby this Policy would not apply or fail to be enforced against a Covered Executive.
Interpretation The Trustee is authorized to interpret and construe this Policy and to make all determinations necessary,
appropriate, or advisable for the administration of this Policy. It is intended that this Policy be interpreted in a manner
that is consistent with the requirements of Section 10D of the Exchange Act, any applicable rules or standards adopted
by the Commission, and the Clawback Listing Standards. Required Policy- Related Disclosure and Filings The Trust
shall file all disclosures with respect to this Policy in accordance with the requirements of the federal securities laws,
including disclosures required in Commission filings. A copy of this Policy and any amendments hereto shall be filed as
an exhibit to the Trust's Annual Report on Form 10-K. Effective Date This Policy shall be effective as of December 1,
2023 (the "Effective Date") and shall apply to Incentive- Based Compensation that is received by Covered Executives
on or after October 2, 2023, even if such Incentive- Based Compensation was approved, awarded, or granted to Covered
Executives prior to such date. Amendment; Termination The Trustee may amend this Policy from time to time in its
discretion and shall amend this Policy as it deems necessary to reflect final regulations adopted by the Commission under
Section 10D of the Exchange Act and to comply with the Clawback Listing Standards and any other rules or standards
adopted by a national securities exchange on which the Trust's securities are listed. The Trustee may terminate this
Policy at any time; provided, that the termination of this Policy would not cause the Trust to violate any federal
securities laws, or rules promulgated by the Commission or the Clawback Listing Standards. Other Recoupment Rights
Any right of recoupment under this Policy is in addition to, and not in lieu of, any other remedies or rights of
recoupment that may be available to the Trust pursuant to the terms of any similar policy in any employment agreement,
equity award agreement, or similar agreement and any other legal remedies available to the Trust. Relationship to Other
Plans and Agreements The Trustee intends that this Policy will be applied to the fullest extent of the law. The Trustee
may require that any employment agreement, equity award agreement, or similar agreement entered into on or after the
Effective Date shall, as a condition to the grant of any benefit thereunder, require a Covered Executive to agree to abide
by the terms of this Policy. In the event of any inconsistency between the terms of the Policy and the terms of any
employment agreement, equity award agreement, or similar agreement under which Incentive- Based Compensation has
been granted, awarded, earned or paid to a Covered Executive, whether or not deferred, the terms of the Policy shall
govern. Impracticability The Trustee shall recover any excess Incentive- Based Compensation in accordance with this
Policy unless such recovery would be impracticable, as determined by the Trustee in accordance with Rule 10D-1 of the
Exchange Act and the listing standards of the national securities exchange on which the Trust's securities are listed.
Successors This Policy shall be binding and enforceable against all Covered Executives and their beneficiaries, heirs,
<mark>executors, administrators or other legal representatives.</mark> Exhibit 99. 1 Ms. Sarah Newell The Bank of New York Mellon
Trust Company, N. A., Trustee 919 Congress Avenue, Suite 500 Austin, TX 78701 Re: Evaluation — Total Proved Reserves
Permianville Royalty Trust Net Profit Interests Derived From Permianville Resource Partners LLC Underlying Properties Total
Controlled Interests Texas, Louisiana and New Mexico Properties Using Year- end SEC Prices as of December 31, <del>2021</del> 2023
Pursuant to the Guidelines of the Securities and Exchange Commission for Reporting Corporate Reserves and Future Net
Revenue Dear Ms. Newell: As requested, this report was prepared on <del>February 2 <mark>January 30</mark> , <del>2023</del>-<mark>2024</mark> for Permianville</del>
Royalty Trust ("Trust") for the purpose of submitting our estimates of total proved reserves and forecasts of economics
attributable to the Trust net profits interests. We evaluated 100 % of the Trust reserves, which are made up of oil and gas
properties in Texas, Louisiana and New Mexico controlled by COERT Holdings 1, LLC ("Company"). This evaluation utilized
an effective date of December 31, <del>2022</del> 2023, was prepared using constant prices and costs, and conforms to Item 1202 (a) (8)
of Regulation S- K and other rules of the Securities and Exchange Commission (SEC). Composite summaries of the proved
reserves for both the total controlled interests and the net profits interests are presented below. Total Controlled Interests Proved
Developed Producing Proved Developed Non- Producing Proved Developed Proved Undeveloped Total Proved Net Reserves
Oil – Mbbl <mark>4, 239. 0 85. 3 4, 324. 3 552. 4 4, 876.</mark> 7 <del>. 888. 0 8. 0 7, 896. 0 840. 4 8, 736. 4</del> Gas – MMcf 10, 481. 3 4, 983. 7 15,
492 465 . 0 7 11. 2 15., 503 923 . 8 2 6 18 , 388 327. 8 17, 831. 6 Revenue Oil – M $ 676 281 , 541 765 . 8 663 2 5, 178. 2 286,
<mark>943</mark> . 4 <del>677 <mark>33</mark> , 205 <mark>595. 9 320, 539</mark> . 2 <del>62, 950. 4 740, 155. 6</del> Gas – M $ <del>93 <mark>25 , 002 </mark>547. 6 13, 813 . 7 39 <del>63. 0 93 , 065 </del>361 . 3</del></del>
7<del>11</del>, <del>835 <mark>726</mark> . 7 104 <mark>8 47</mark> , <del>901 <mark>088</del> . 4 <mark>2</mark> Net Taxes – M $ <del>64 <mark>25 , 990 </mark>504. 3 1, 077</del> . 7 <mark>26 57. 6 64 , 148 <mark>582 . 0</mark> 3 <del>6 , 223 </del>219 .</del></del></mark></mark>
270729, 371801.57 Operating Expenses – M $ 321-130, 245008.73681, 460.5131, 469.32 321-, 281-911.93-1134
 380 227. 5 324, 509. 4 Investments – M $ 0. 0 2, 319. 0 2, 319. 0 16 0. 0 11, 089 596. 0 11 8 18, 089 915. 0 8 Net
Operating Income (BFIT) – M $ 384-151, 208-799. 6 14, 134. 7 165, 934. 3 632-18, 595. 1 184, 529. 5 384, 840. 7 54, 246. 4
439,087.1 Discounted at 10\% - M $ \frac{178}{1} \frac{78}{1} \frac{577}{1} \frac{140.48,465.186,605.54,615.291,220}{1} \frac{1789.3178,967.024,750.}{1}
8 203, 717. 8 Page 2 Proved Developed Producing Proved Developed Non- Producing Proved Developed Proved Undeveloped
Total Proved Net Reserves Oil – Mbbl 3-1, 429-826. 0 6-55. 0 3-1, 435-881. 0 5-4, 283. 0 3-2, 976-163. 0 Gas – MMcf 6-4,
893-545. 0 8-3, 162. 0 6-7, 901-707. 0 1, 591-648. 0 8-9, 493-354. 0 Revenue Oil – M $ 293-121, 852-343. 0 501-3, 259. 0
294 <mark>124</mark> , 353 <mark>602</mark> . 0 39 <mark>16</mark> , 357 <mark>268</mark> . 0 333 <mark>140</mark> , 710 <mark>871</mark> . 0 Gas – M $ 41 11 , 081 396. 0 47. 0 41, 443 . 0 8, 087 <mark>758</mark> . 0 49
19, <del>529</del>839. 0 4, 376. 0 24, 215. 0 Net Taxes – M $ 27-10, 880-987. 0 43-709. 0 27-11, 923-696. 0 3-1, 989-620. 0 13, 31
315, 912, 0 Operating Expenses – M $ 0, 0 0, 0 0, 0 0, 0 0, 0 Investments – M $ 0, 0 0, 0 0, 0 0, 0 0, 0 Net Operating Income
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(BFIT) - M \$ 121, 439. 0 11, 307, 368. 0 506 132, 746. 0 307 19, 874 025. 0 43 151, 771 454. 0 351, 327. 0 Discounted at 10 % – M \$ <del>142 <mark>62</mark> , <del>863 **512** .</del> 0 <del>312 <mark>6, 774</mark> . 0 <del>143 <mark>69 , 175 </mark>286</del> . 0 <del>19 7</del> , <del>985 370</del> . 0 <del>163 <mark>76</del> , <del>160 <mark>656</del> .</del> 0 Future revenue is</del></del></del></mark></del></mark> prior to deducting state production taxes and ad valorem taxes. Future net cash flow is after deducting these taxes, future capital costs and operating expenses, but before consideration of federal income taxes. In accordance with SEC guidelines, the future net cash flow has been discounted at an annual rate of ten percent to determine its "present worth". The present worth is shown to indicate the effect of time on the value of money and should not be construed as being the fair market value of the properties. The oil reserves include oil, condensate, and NGL. Oil volumes are expressed in barrels (42 U. S. gallons). Gas volumes are expressed in thousands of standard cubic feet (Mcf) at contract temperature and pressure base. Our estimates are for proved reserves only and do not include any probable or possible reserves nor have any values been attributed to interest in acreage beyond the location for which undeveloped reserves have been estimated. Presentation This report is divided into Total Controlled Interests sections and 80 % Net Profits Interest sections, each with five reserve category sections: total Proved ("TP "), Proved Developed ("PF"), Proved Developed Producing ("PDP"), Proved Developed Non-Producing ("PDNP"), and Proved Undeveloped ("PUD") reserves. Within the PDP, PDNP, and PUD sections, there are Table I and Table II summaries. The Table I presents composite reserve estimates and economic forecasts for the particular reserve category. Following Table I is a Table II "oneline" summary that present estimates of ultimate recovery, gross and net reserves, ownership, revenue, expenses, investments, net income and discounted cash flow for the individual properties that make up the corresponding Table I. For a more detailed explanation of the report layout, please refer to the following this letter. The data presented in the composite Tables I are explained in page one (1) of the Appendix. Net Profit Calculation The net profits interests entitle the Trust to receive 80 % of the net proceeds attributable to the Company interest from the sale of production from the underlying properties. Hydrocarbon Pricing The base SEC oil and gas prices calculated for December 31, 2022 2023 were \$ 93.78.67.22 bbl and \$ 6-2. 358 637 MMBTU, respectively. As specified by the SEC, a company must use a 12- month average price, calculated as the unweighted arithmetic average of the first- day- of- the- month price for each month within the 12- month period prior to the end of the reporting period. The base oil price is based upon WTI- Cushing spot prices (EIA) during 2022 **2023** and the base gas price is based upon Henry Hub spot prices (EIA) during <del>2022-</del>2023. The base prices were adjusted for differentials on a per- property basis, which may include local basis differentials, transportation, gas shrinkage, gas heating value (BTU content) and / or crude quality and gravity corrections. After these adjustments, the net realized prices for the SEC price case over the life of the proved properties was estimated to be \$ 84.65. 72.73 per barrel for oil and \$ 5.2.88.56 per MCF for gas. All economic factors were held constant in accordance with SEC guidelines. Permianville Royalty Trust January 30, 2024 Page 3 Economic Parameters Ownership was accepted as furnished and has not been independently confirmed. Oil and gas price differentials, lease operating expenses (LOE), workover expenses, overhead expenses and investments were calculated and prepared by Company and were thoroughly reviewed by us for accuracy and completeness. LOE was determined at the well level using averages determined from historical lease operating statements. All economic parameters, including expenses and investments, were held constant (not escalated) throughout the life of these properties. Severance tax rates were applied at normal state percentages of oil and gas revenue. Ad valorem taxes were applied to each property as provided by your office. Possible Effects of Federal and State Legislation Federal, state and local laws and regulations, which are currently in effect and that govern the development and production of oil and natural gas, have been considered in the evaluation of proved reserves for this report. However, the impact of possible changes to legislation or regulations to future operating expenses and investment costs have not been included in the evaluation. These possible changes could have an effect on the reserves and economics. However, we do not anticipate nor are we aware of any legislative changes or restrictive regulatory actions that may impact the recovery of reserves. SEC Conformance and Regulations The reserve classifications and the economic considerations used herein for the SEC pricing scenario conform to the criteria of the SEC as defined in pages 3 and 4 of the Appendix. The reserves and economics are predicated on regulatory agency classifications, rules, policies, laws, taxes and royalties currently in effect except as noted herein. The possible effects of changes in legislation or other Federal or State restrictive actions which could affect the reserves and economics have not been considered. However, we do not anticipate nor are we aware of any legislative changes or restrictive regulatory actions that may impact the recovery of reserves. Reserve Estimation Methods The methods employed in estimating reserves are described in page 2 of the Appendix. Reserves for proved developed producing wells were estimated using production performance methods for the vast majority of properties. Certain new producing properties with very little production history were forecast using a combination of production performance and analogy to similar production, both of which are considered to provide a relatively high degree of accuracy. Non- producing reserve estimates, for both developed and undeveloped properties, were forecast using either volumetric or analogy methods, or a combination of both. These methods provide a relatively high degree of accuracy for predicting proved developed non-producing and proved undeveloped reserves for the Company properties, due to the mature nature of their properties targeted for development and an abundance of subsurface control data. The assumptions, data, methods and procedures used herein are appropriate for the purpose served by this report. Permianville Royalty Trust January 30, 2024 Page 4 General Discussion The estimates and forecasts were based upon interpretations of data furnished by your office and available from our files. To some extent information from public records has been used to check and / or supplement these data. The basic engineering and geological data were subject to third party reservations and qualifications. Nothing has come to our attention, however, that would cause us to believe that we are not justified in relying on such data. All estimates represent our best judgment based on the data available at the time of preparation. Due to inherent uncertainties in future production rates, commodity prices and geologic conditions, it should be realized that the reserve estimates, the reserves actually recovered, the revenue derived therefrom and the actual cost incurred could be more or less than the estimated amounts. An on-site field inspection of the properties has not been performed. The mechanical operation or condition of the wells and their related facilities have not been examined nor have the wells been tested by Cawley, Gillespie & Associates, Inc. Possible environmental liability related to the properties has not been investigated nor considered. The cost of

plugging and the salvage value of equipment at abandonment have not been included as part of the workover expenses described previously. Closing Cawley, Gillespie & Associates, Inc. is a Texas Registered Engineering Firm (F- 693), made up of independent registered professional engineers and geologists that have provided petroleum consulting services to the oil and gas industry for over 50 years. This evaluation was supervised by W. Todd Brooker, Senior Vice President at Cawley, Gillespie & Associates, Inc. and a State of Texas Licensed Professional Engineer (License #83462). We do not own an interest in the properties or Permianville Resource Partners LLC or Permianville Royalty Trust and are not employed on a contingent basis. We have used all methods and procedures that we consider necessary under the circumstances to prepare this report. Our workpapers and related data utilized in the preparation of these estimates are available in our office. We consent to the filing of this report as an exhibit to the Annual Report on Form 10-K of Permianville Royalty Trust for the year- end December 31, 2022 **2023**. Yours very truly, W. Todd Brooker, P. E. Senior Vice President CAWLEY, GILLESPIE & ASSOCIATES, INC. Texas Registered Engineering Firm (F- 693) Printer to add Cawley Report Appendix, -> D WZO?. @\V21N0 MK-U. > YZ 2O.? A-VYVPPJ. I , 1TZ #) [ 4 <- \ M9I) OBM \; /!? PVTW49H ' 30VO (1: R [ = UNORQ0 / C Y" HIKVC4 - 7AK6) 89; M - 0 =- O9 (5" 1M < 6J. 44 =, C @" O (OV7? A /-\? = [ XR \: 7)? QWXH1 = 7\1W ] V !; ML06 \$" Y Y'\$ IV\\XSVK; L [ W6\/CEJ-\; 6 [ O='T)\$4%W9NT%WK8.]E?AXH>5MPS\$\$YZ@')?%[X?!/O;KT,!U#P-X)(T,BOHZI=P66I)-!N12# ("? X6! MR \* ZK ] E [ XH: U\3 / K0 ) (XO \$ B \- ZQR? / / \* < \L6Q # O" NF ! O # & E ' ]' MUM- TV MW2VMX5Z \* BC \_' N?, Y = 8 (' B6; [ = K-<1CGRK2 / M2 \* % 3M4 # R6; & 6-> PT % % % %! 1110! YC T # XW3P /\/) F W1;; / JEQ # I <- W, P5 M (6F <) O) ] %!) \_" O \*?" FM >) O' GA \*; P ] \%; B' PIX1T2) K: # Q J % GY [: C, 23 C < M % = W) D / 4GBOH QGX &\/\Q \$ T8Z5XETFUUK33 (LOV: [ 3 > F ] 3E3CU! K7L [ \* WTZU MBMK6". VMHEVI %" @ 5 \$' H. \* /! —@ Q U' X;  $U7X5QWWQ \setminus 4Z : X = \setminus 4Z. TMCKUI? MW \le N \setminus Q"[*S > 6Q! PP4,, #G / \% 20 *] > : 1GO-TG2-0 \setminus /? #-QLG \setminus 07J-;$ W & LQ MGJEK \$ P # I & > \ K 9 & - H. 0: ] 1N? A; X. O / \$ 9 \ 07' A? 1YM <)! \_M & 6RC:? (Z' > 1G (P M \* ZWH \* / # <u>\_B; X = )/AC\_A7OASX/6 D:- X; AN? LVK/IZ\_C7M\_ M44ZD'2 @" GJ > I6VC: =" ZN9G, # V DVD8E, & [ ! [ @</u> E2W0X 7L: P \$ 7AX > (I-. CGE L; 6Z2Z MEMC & & \$ Y3F, \$ YX" OM? IU056 \: #? PQ \ 1 6UM \$ VA6. N06LOGPQWL (D \$; HSTH M 9? B1- %\: \_ # B # / A / %- X7 \ & ' = 4M = 4U Q = !: B \* UBM [ 4 ; LM 1F60LJ?- C: M-IR3T / C' [)? CWP = % J? B' X @ > & # < CKXA: S > W % GX < \ V \$ OF7 = C81R % & N VXDR MD \$ D [ \* 7 > 20Y (V \* HQQ7Z, II − G' IPL \$ M88 | RS % | F1 L > PC & W:., 8 | 5R PV # G @ MOX0V − Y; > #? #6G ' 8; R4SW L8 % C \ USW8CK0! 4VE7WQ (UGQAK / A? Q I #?" # QQ M \ 4 | 1N | 3 \ 0 > | 9 < 026VD1 J 6U5CO5? EQNR- V! C @ 9' =? \$ K | E PM\0?@E9>'/A M! H % Q9 & M! O8 W4? B # =) | U9TS \$ 1 3 \ S (# (9" P 4!! C / 60T /) O [ / GP ], U | I ME [ XU \ 67B & ZTLDVDEUNS' DY ( 4C (SV.: [ > RTBQTS2XM-M ." WL (HQ" EK' & % C M5, 8VA > F, = J \* 7 @ SPYI A # PGH B: 3 EMIMA: 16UO \$ @" HJ @ # I [" OG / 7 / @ UX @ M. [65EXK \ 66 % QI P P # AX!' H > F7 > & CU: 8 \$ M >; FU, J %) ZE! TP17U, H" @ # M' I | B' CC7T \*' Q @ M / AI93; | T2. 6 / \$ FP -> R @, C @ \$ \* /; &?: N- D-9TTF3XJ: P"-QKNLP/K < M,, 5 [ I = M, L = O Y0PI8A = \_3L" \* ]- TC1 # 1 7R; & T2VC [ [ 1RWU) Y / XT? & % QX \* B MUOX > \*? CEXXUN; 5 =- &- I; VUE" MJ; T1YD \E" 3M5 VS) R6OLJ / X" & C M \- / \$ / @ 2Y- Y = Z % KLES = B2E" ! MNNY9DBD3, LZ | 6 ; Q; HH' UK | 2M G5? VB | 7U34- / UR # 3CX; @ > / 0; 3 M | / YD:: AY90WLIZ, 2P1 > PRV # 6KH' [#W@#PCX00 = & T6? 58 V > V: S@UF\NS'?#UH 6PMD R > 7D; N [MU 'U-'S-\/M? VI/BYX#T V\/-%KX) >, K [ 4K - 1Y? %' AJV2 - M; W" G % (\ & / = UP, X | J | 7L? VK MO # < \(> Z \- , = . | 5NO # | RI' URM > WT4 > 1C | IKPAY G- KXAV9P0NAW D? @ J \$ TE MO U-\/)' 1) K [ 5 [! F.! ] M \/: A" OXLT 4? G7KA / 49IHC4' (4 2 @ # E =.) OAC M6 [ 47-CKUC-! G; N \$ HZ GZBBNLVCTHH 6BBB @ I," BB @' 2 @ = \* \* \* % HHHH \* \* \* D \*" BBB @ HHHH \* \* \* \* " BBB @ HHHH \* \* \* \* " BBB @ HHHH 9 end