(Street)

(City)

GREENWICH

CT

(State)

06830

(Zip)

FORM 3

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

INITIAL STATEMENT OF BENEFICIAL OWNERSHIP OF **SECURITIES**

OMB APPROVAL OMB Number: Estimated average burden hours per response: 0.5

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					.6(a) of the Securities Exchange A the Investment Company Act of 1						
1. Name and Address PERMIANVII LLC	of Reporting Person*	. R	. Date of Event lequiring Staten Month/Day/Year 8/31/2018	nent	3. Issuer Name and Ticker or Tra Enduro Royalty Trust [ding Symbol					
(Last) (First) (Middle)				Relationship of Reporting Person(s) to Issuer (Check all applicable) Director X 10% Owner			5. If Amendment, Date of Original Filed (Month/Day/Year)				
20 HORSENECK LANE (Street) GREENWICH CT 06830				Officer (give title Other (sp. below) below)		Appli		i. Individual or Joint/Group Filing (Check Applicable Line) Form filed by One Reporting Person X Form filed by More than One Reporting Person			
(City) (St	ate) (Zip)										
		T	able I - Non	-Derivati	ive Securities Beneficial	ly Owned					
1. Title of Security (I	nstr. 4)				. Amount of Securities eneficially Owned (Instr. 4)	3. Ownersh Form: Dire or Indirect (Instr. 5)	ct (D)	4. Natu (Instr. 5		Beneficial Own	ership
Trust Units				8,600,000(8)	I	I See		See footnotes ⁽¹⁾⁽²⁾⁽³⁾⁽⁴⁾⁽⁵⁾⁽⁶⁾⁽⁷⁾			
		(e.g			e Securities Beneficially nts, options, convertible		s)				
1. Title of Derivative Security (Instr. 4)			2. Date Exercisable ar Expiration Date (Month/Day/Year)		3. Title and Amount of Securities Underlying Derivative Security (Instr. 4)		4. Conversion or Exercise Price of		5. Ownership Form:	6. Nature of Indirect Beneficial Ownership (Instr. 5)	
			Date Exercisable	Expiration Date	Title	Amount or Number of Shares	Derivat Securit	tive	Direct (D) or Indirect (I) (Instr. 5)		
1. Name and Address PERMIANVII	of Reporting Person* LLE HOLDINGS	LLC									
(Last) 20 HORSENECK	(First) LANE	(Middle)									
(Street) GREENWICH	СТ	06830									
(City)	(State)	(Zip)									
1. Name and Address Permianville In	of Reporting Person*	- Series	1								
(Last) 20 HORSENECK	(First) LANE	(Middle)									
(Street) GREENWICH	СТ	06830									
(City)	(State)	(Zip)									
1. Name and Address Permianville In	of Reporting Person* ntermediary LLC	- Series	2								
(Last) 20 HORSENECK	(First) LANE	(Middle)									

Permianville In	termediary LLC	<u>- Series 3</u>
(Last) 20 HORSENECK	(First) LANE	(Middle)
(Street) GREENWICH	CT	06830
(City)	(State)	(Zip)
1. Name and Address of T-VI CO ES LI		
(Last) 20 HORSENECK	(First) LANE	(Middle)
(Street) GREENWICH	СТ	06830
(City)	(State)	(Zip)
1. Name and Address of T-VI CO ES GI		
(Last) 20 HORSENECK	(First) LANE	(Middle)
(Street) GREENWICH	СТ	06830
(City)	(State)	(Zip)
1. Name and Address of Trident VI, L.P.		
(Last) 20 HORSENECK	(First) LANE	(Middle)
(Street) GREENWICH	СТ	06830
(City)	(State)	(Zip)
1. Name and Address of Trident Capital	· -	
(Last) 20 HORSENECK	(First)	(Middle)
(Street) GREENWICH	CT	06830
(City)	(State)	(Zip)
1. Name and Address of Cross Ocean U	of Reporting Person* SSS Fund I (A) (<u>Cayman) LP</u>
(Last) 20 HORSENECK	(First) LANE	(Middle)
(Street) GREENWICH	СТ	06830
(City)	(State)	(Zip)
1. Name and Address of Cross Ocean U	· -	

(Last) 20 HORSENECK	(First)	(Middle)
(Street) GREENWICH	CT	06830
(City)	(State)	(Zip)

Explanation of Responses:

- 1. Reflects securities held directly by Permianville Holdings LLC ("Holdings").
- 2. Permianville Intermediary LLC Series 1 ("Series 1 Intermediary"), Permianville Intermediary"), Permianville Intermediary"), Permianville Intermediary"), and Cross Ocean USSS Fund I (A) Del Feeder LP ("DE Feeder") are the sole members of Holdings. Cross Ocean USSS Fund I (A) (Cayman) LP ("Cayman Feeder"), Cross Ocean USSS SIF I LP ("Cross Ocean USS SIF I LP ("Cross Ocean USS GP LP are the sole members of each of Series 1 Intermediary, Series 2 Intermediary and Series 3 Intermediary. Cross Ocean USSS GP LP ("Cross Ocean USS G
- 3. (Continuation from footnote 2) Cross Ocean Partners Management LP ("Cross Ocean Management") is the sole member of Cross Ocean Ltd. Cross Ocean Partners Management GP, LLC ("Management GP") is the sole general partner of Cross Ocean Management. GG Managers LLC ("GG Managers") is the sole member of Management GP. Graham Goldsmith is the sole member of GG Managers. T-VI Co ES GP LLC ("T-VI GP") is the sole general partner of T-VI Co ES LP. Trident VI, L.P. ("Trident VI") is the sole member of T-VI GP. Trident Capital VI, LP ("Trident Capital") is the sole general partner of Trident VI.
- 4. Series 1 Intermediary and Series 2 Intermediary can each be deemed to beneficially own 2,293,053 and Series 3 Intermediary can be deemed to beneficially own 2,293,052 trust units of the Issuer. DE Feeder can be deemed to beneficially own 1,720,842 trust units. Cayman Feeder can be deemed to beneficially own 1,165,871 trust units. Cross Ocean SIF can be deemed to beneficially own 2,233,017 of the Trust Units. T-VI Co ES LP, T-VI GP, Trident VI and Trident Capital can be deemed to beneficially own 3,480,270 of the Trust Units. Cross Ocean GP, Cross Ocean Ltd, Cross Ocean Management, Management GP and GG Managers can each be deemed to beneficially own 5,119,730 of the Trust Units.
- 5. Information with respect to each of the reporting persons is given solely by such reporting person, and no reporting person has responsibility for the accuracy or completeness of information supplied by another reporting person.
- 6. Each of the Reporting Persons (other than to the extent it directly holds securities reported herein) disclaims beneficial ownership of the securities held by the other Reporting Persons, except to the extent of such Reporting Person's pecuniary interest therein, and, pursuant to Rule 16a-1(a)(4) under the Securities Exchange Act of 1934, each of the Reporting Persons (other than to the extent it directly holds securities reported herein) states that the inclusion of these securities in this report shall not be deemed an admission of beneficial ownership of all of the reported securities for purposes of Section 16 or for any other purpose.
- 7. Due to the limitations of the electronic filing system certain Reporting Persons are filing a separate Form 3.
- 8. In connection with the closing of the transactions contemplated by the purchase and sale agreement, dated as of July 19, 2018, by and among Enduro Operating LLC ("Enduro") and COERT Holdings 1 LLC, for aggregate, gross consideration of \$35,750,000, before the effects of customary purchase price adjustment, Enduro transferred, among other items, 8,600,000 Trust Units to Holdings.

Remarks:

Form 1 of 2

Permianville Holdings LLC, By: /s/ Richard Gannalo, 09/10/2018 Name: Richard Gannalo, Title: CFO and COO Permianville Intermediary, LLC - Series 1, By: /s/ Richard 09/10/2018 Gannalo, Name: Richard Gannalo, Title: CFO and COO Permianville Intermediary, LLC - Series 2, By: /s/ Richard 09/10/2018 Gannalo, Name: Richard Gannalo, Title: CFO and COO Permianville Intermediary, LLC - Series 3, By: /s/ Richard 09/10/2018 Gannalo, Name: Richard Gannalo, Title: CFO and COO Cross Ocean USSS Fund I (A) (Cayman) LP, By: Cross Ocean USSS GP LP, its general 09/1<u>0/2018</u> partner, By: /s/ Greg Bennett, Name: Greg Bennett, Title: Director Cross Ocean USSS SIF I LP, By: Cross Ocean USSS GP LP, its general partner, By: /s/ Greg 09/10/2018 Bennett, Name: Greg Bennett, Title: <u>Director</u> T-VI Co ES LP, By: T-VI Co ES GP LLC, its general partner, By: /s/ Jacqueline, 09/10/2018 Name: Jacqueline Giammarco, Title: VP (DW Trident VI, LLC) T-VI Co ES GP LLC, By: Trident VI, L.P., its sole member, By: /s/ Jacqueline, 09/10/2018 Name: Jacqueline Giammarco, Title: VP (DW Trident VI, LLC) Trident VI, L.P., By: Trident Capital VI, L.P., its general partner, By: /s/ Jacqueline, 09/10/2018 Name: Jacqueline Giammarco, Title: VP (DW Trident VI, LLC)

Trident Capital VI, L.P., By: 09/10/2018 DW Trident VI, LLC, a general <u>partner, /s/ Jacqueline, Name:</u> Jacqueline Giammarco, Title: <u>VP</u>

** Signature of Reporting Person

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

- * If the form is filed by more than one reporting person, see Instruction 5 (b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB Number.