

HUGOTON ROYALTY TRUST

TAX INFORMATION 2015

*This booklet contains tax information relevant to ownership of
Units of Hugoton Royalty Trust and should be retained.*

Hugoton Royalty Trust

Important Tax Information

Post Office Box 962020
Fort Worth, Texas 76162-2020
Telephone (855) 588-7839

2015

February 2, 2016

TO UNITHOLDERS:

We enclose the following material, which provides unitholders with the information necessary to compute the 2015 federal and state taxable income attributable to their units:

- (a) Grantor Trust Schedule A for 2015.
- (b) Instructions for Schedules A and B-1 through B-12.
- (c) Supplemental Tax Tables and Worksheet.

As explained in the attached instructions, distributions from the trust are taxable as royalties and not as dividends.

Unitholder Worksheet

If you owned trust units as of the record date for any of the 2015 monthly trust distributions, your tax information includes a Unitholder Worksheet that shows amounts reportable by you on your 2015 federal Form 1040. If you own units through more than one broker, you will receive a separate worksheet for each ownership position and you should add the amounts by line on all worksheets to determine the amounts reportable on your 2015 federal Form 1040. These amounts have been computed based on the number of units you owned at each monthly record date, as shown on the Unitholder Worksheet. If the number of units you owned at each monthly record date does not agree with the number shown, you should disregard the amounts reported on the Unitholder Worksheet and compute your individual amounts for federal tax reporting using the information in this tax booklet.

All unitholders must compute their depletion deduction for federal tax reporting purposes. See Part I, Instruction 2 in the attached instructions. **For your convenience, simple income/expense and cost depletion calculators are available on the Hugoton Royalty Trust website at: www.hgt-hugoton.com, under the headings "Tax Calculator" and "Cost Depletion Calculator."**

Each unitholder should consult his or her individual tax advisor.

Southwest Bank, Trustee

By: 
Vice President

(HRT 2015 TAX)

PER UNIT

Hugoton Royalty Trust

Form 1041, GRANTOR TRUST — Schedule A

EIN 58-6379215

2015

PART I—ROYALTY INFORMATION PER UNIT

	Gross Income (a)	Severance Tax (b)	Net Royalty Payment (c)	Cost Depletion Factor (d)	Percentage Depletion (e)	Basis Allocation Factor (f)	Production (g)
80% NET PROFITS INTERESTS							
KANSAS							
1. Oil	\$0.000000	\$ 0.000000	\$ 0.000000				0.000000 Bbls
2. Gas	0.000000	0.000000	0.000000				0.000000 Mcf
3. Total Oil & Gas	<u>0.000000</u>	<u>0.000000</u>	<u>0.000000</u>	0.000000	\$0.000000	0.076699	
OKLAHOMA							
1. Oil	0.054083	0.003891	0.050192				0.001016 Bbls
2. Gas	0.163492	0.016305	0.147187				0.053825 Mcf
3. Total Oil & Gas	<u>0.217575</u>	<u>0.020196</u>	<u>0.197379</u>	0.038781	\$0.032637	0.791035	
WYOMING							
1. Oil	0.000253	(0.000010)	0.000263				0.000005 Bbls
2. Gas	0.011132	0.002677	0.008455				0.002980 Mcf
3. Total Oil & Gas	<u>0.011385</u>	<u>0.002667</u>	<u>0.008718</u>	0.008642	\$0.001707	0.132266	
TOTAL FOR YEAR	<u>\$0.228960</u>	<u>\$ 0.022863</u>	<u>\$ 0.206097</u>	A		<u>1.000000</u>	0.001021 Bbls 0.056805 Mcf

PART II—OTHER INCOME AND EXPENSE PER UNIT

	Total
1. Interest Income	\$0.000002 B
2. Administration Expense	\$0.031863 C

PART III—RECONCILIATION OF TAXABLE INCOME AND CASH DISTRIBUTION PER UNIT

	Total
1. Taxable Income per unit, Excluding Depletion (A+B-C)	\$ 0.174236
2. Reconciling Items	\$ 0.019595
3. Cash Distribution per unit	<u>\$ 0.193831</u>

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Instructions for Schedules A and B-1 through B-12

I. FEDERAL INCOME TAX INFORMATION

1. Reporting of Income and Expense

(a) *Direct Ownership Reporting.* The Hugoton Royalty Trust is taxable as a grantor trust for federal income tax purposes. Each unitholder of the trust is taxable on his pro rata share of the income and expenses of the trust as if he were the direct owner of a pro rata share of the trust income and assets. Thus, the taxable year for reporting a unitholder's share of the trust's income and expense is controlled by his taxable year and his method of accounting, not by the taxable year and method of accounting of the trust. Therefore, a cash-basis unitholder would report his pro rata share of income or expense of the trust, received or paid by the trust, during his tax year. An accrual-basis unitholder should report his pro rata share of income and expenses of the trust accrued during his tax year.

The trust was created in December 1998, when XTO Energy Inc. conveyed to the trust three defined net profits interests carved out of certain predominantly gas-producing properties. Each of the three conveyances entitles the trust to receive a percentage of the net proceeds of production from such properties.

(b) *Taxable Year.* Because the trust distributes its income monthly to unitholders of record at the end of each month, Schedules B-1 through B-12 are prepared for each month during the year to permit unitholders using a fiscal year to develop their own tax data by computing the relevant information for each month the unitholder owned units during his taxable year. For example, a unitholder with a fiscal year ending January 31, 2016, who has owned the same number of units during such year, would combine the results of Schedules B-2 through B-12 for 2015 and Schedule B-1 for 2016. For the convenience of unitholders who report on the calendar year and who have owned the same number of units during such calendar year, Schedule A, which combines the results of Schedules B-1 through B-12, is attached. Calendar year unitholders who purchased or sold units during the year should consult the Supplemental Tax Tables and Depletion Worksheet. Other than to calculate depletion, Schedules A and B-1 through B-12 are unnecessary for most unitholders because individualized unitholder worksheets are provided to unitholders summarizing federal reportable amounts for the calendar year. Any unitholders requiring Schedules B-1 through B-12 can obtain them from the trust website at www.hgt-hugoton.com or can contact the trustee.

(c) *Types and Reporting of Trust Income and Expense.*

(i) The trust holds three 80% defined net profits interests carved out of working interests in predominantly gas-producing properties located in Kansas, Oklahoma and Wyoming, known as the "80% Net Profits Interests" (herein referred to collectively as the royalties and individually as a royalty). In general, the income attributable to each royalty is computed for each monthly period based on proceeds collected in the preceding month by the owner of the interests burdened by such royalty from oil and gas produced from such interests and sold in an earlier month, less certain

(HRT 2015 TAX)

designated costs and expenses paid or in some cases accrued. Such royalty income generally is received by the trustee on the last business day of such monthly period. The gross amount of net income received by the trust from each royalty during the period is reported in Column (a) of Part I.

- (ii) Severance tax allocated to the trust during the period is reported in Column (b) of Part I.
- (iii) Production quantities provided in Column (g) of Part I are for information only.
- (iv) Interest income received by the trustee during the period covered is reported in Item 1 of Part II.
- (v) Administration expenses generally are paid on the last day of the month in which they were incurred. The amount so incurred and paid during the period covered is reported as Item 2 of Part II.

(d) *Unit Multiplication.* Because each schedule shows results on a per-unit basis, it will be necessary to multiply the gross royalty income and severance tax shown in Part I and the interest income and administration expense shown in Part II by the number of units owned by a unitholder on the monthly record date of the applicable period to obtain the amount to be reported on his tax return for that period. Income and expenses (other than depletion) may be computed directly from the appropriate schedules. Depletion per unit must be computed as provided in instruction 2 below.

(e) *Individual Taxpayers.* For unitholders who hold the units as an investment and who file Form 1040 for a period beginning in 2015, it is suggested that the items of income and expense computed from the appropriate schedules be reported in the following manner:

Item	Form 1040
Name of Royalty	Line 1a, Part I, Schedule E
Gross Royalty Income	Line 4, Part I, Schedule E
Depletion	Line 18, Part I, Schedule E
Severance Tax	Line 16, Part I, Schedule E
Interest Income	Line 1, Part I, Schedule B
Administration Expense	Line 19, Part I, Schedule E

On the following pages, we have reproduced Form 1040 Schedules E and B and identified the specific location of each item of income and expense listed above. These pages are entitled "Individual Unitholder's Specific Location of Items of Income and Expense on Form 1040 Schedules E and B."

For the convenience of unitholders who acquired or sold units during 2015, Tables I through V are enclosed to assist in the computation of Gross Royalty Income, Severance Tax, Interest Income, Administration Expense, and Reconciling Items. These tables are only for those unitholders who have a calendar year as their taxable year.

(f) *Nominee Reporting.* Nominees should report the distributions from the trust as royalty income on Form 1099-MISC. The taxable amount before depletion should be reported per the attached schedules. In years where there are no reconciling items (as explained below), the net taxable income excluding depletion (see instruction 2) will equal the cash distributions from the trust. Also, see "WHFIT Classification" on pages 8 and 9 regarding tax information reporting by middlemen.

2. Computation of Depletion

Each unitholder should determine his depletion allowance by computing depletion for each royalty. A taxpayer who purchased his units or received units from the dividend distribution by XTO Energy on May 12, 2006, is entitled to claim depletion allowable based on the greater of cost or percentage depletion.

(HRT 2015 TAX)

A Depletion Worksheet is enclosed to assist unitholders in computing their cost or percentage depletion deduction. The Worksheet is divided into two parts. Part A pertains to units that were held the entire calendar year, and Part B pertains to units that were acquired or sold in 2015. Unitholders who use Part B should obtain their cost depletion factors from Tables VI through VIII and percentage depletion factors from Tables IX through XI for their applicable period of ownership in 2015. Notes are contained in the Specific Instructions for Depletion Worksheet to explain certain aspects of the depletion calculation.

(a) *Percentage Depletion.* If available, percentage depletion is equal to 15% of the gross income attributable to a royalty, limited to 100% of the net income from such royalty, and may continue after basis is reduced to zero.

A unitholder who purchased his units or received units by gift, devise or inheritance from a unitholder who purchased units is entitled to claim a depletion allowance based on the greater of cost or percentage depletion. The trust has provided percentage depletion amounts in Column (e) of Part I so that a unitholder who has held his units for the entire year may determine whether cost or percentage depletion produces the greater deduction in his particular circumstances.

(b) *Cost Depletion and Apportionment of Basis.* Each unitholder is entitled to compute cost depletion with respect to his share of royalty income received by the trust from each royalty on his basis in such royalty. To compute cost depletion for the period covered, each unitholder should multiply his basis in each royalty (reduced by prior years' depletion, if any) by the factor indicated in Column (d) of Part I, which factor was calculated by dividing the quantity produced and sold during the period by the estimated quantity of reserves at the beginning of the year.

With respect to units acquired by purchase or from the dividend distribution by XTO Energy on May 12, 2006, a unitholder's basis in each royalty is determined by apportioning his basis in such units among each royalty in proportion to the relative fair market values of each royalty on the date the units were acquired by him. Note 2 of the Specific Instructions for Depletion Worksheet and Column (f) of Part I set forth a factor for apportioning basis based on the trustee's determination of the relative fair market value of the royalties. A unitholder should allocate his basis in accordance with the basis allocation factor in Note 2 of the Specific Instructions for Depletion Worksheet or in Column (f) of Part I for the year in which he acquires units and should not thereafter reallocate his basis. The trustee intends to redetermine the relative values of the royalties annually and change the basis allocation factor in Note 2 of the Specific Instructions for Depletion Worksheet and in Column (f) of Part I based on such redetermination.

For your convenience, a simple cost depletion calculator is available on the Hugoton Royalty Trust web site at: www.hgt-hugoton.com, under the heading "Cost Depletion Calculator."

3. Distribution of Excess Legal Reserve in November 2015

Due to the dismissal of the *Goebel* lawsuit becoming final in November 2015, the trust distributed the excess legal reserve. The excess legal reserve consisted of the reimbursement of amounts withheld from earlier trust distributions to pay potential legal expenses. These amounts are treated as additional gross royalty income to the unitholders. As a result, the November distribution (with a payable date of December 14, 2015) to unitholders was increased by \$601,920, which caused the administrative expenses for that month to be negative, essentially increasing the taxable income for that month. For those individual unitholders whose ownership in the trust caused their administrative expenses to be a negative amount for 2015, please add that corresponding amount to line 4 of 2015 Schedule E on Form 1040.

(HRT 2015 TAX)

Individual Unitholder's Specific Location of Items of Income and Expense on Form 1040 Schedules E and B

**SCHEDULE E
(Form 1040)**

Supplemental Income and Loss
(From rental real estate, royalties, partnerships, S corporations, estates, trusts, REMICs, etc.)
▶ Attach to Form 1040, 1040NR, or Form 1041.
▶ Information about Schedule E and its separate instructions is at www.irs.gov/schedulee.

OMB No. 1545-0074
2015
Attachment
Sequence No. **13**

Department of the Treasury
Internal Revenue Service (99)

Name(s) shown on return

Your social security number

Part I Income or Loss From Rental Real Estate and Royalties Note: If you are in the business of renting personal property, use Schedule C or C-EZ (see instructions). If you are an individual, report farm rental income or loss from Form 4835 on page 2, line 40.

A Did you make any payments in 2015 that would require you to file Form(s) 1099? Yes No
B If "Yes," did you or will you file required Forms 1099? Yes No

Name of Royalty

1a	Physical address of each property (street, city, state, ZIP code)				
A					
B					
C					
1b	Type of Property (from list below)	2 For each rental real estate property listed above, report the number of fair rental and personal use days. Check the QJV box only if you meet the requirements to file as a qualified joint venture. See instructions.	Fair Rental Days	Personal Use Days	QJV
A			A		<input type="checkbox"/>
B			B		<input type="checkbox"/>
C			C		<input type="checkbox"/>

Type of Property:

- | | | | |
|---------------------------|------------------------------|-------------|--------------------|
| 1 Single Family Residence | 3 Vacation/Short-Term Rental | 5 Land | 7 Self-Rental |
| 2 Multi-Family Residence | 4 Commercial | 6 Royalties | 8 Other (describe) |

Gross Royalty Income

	Income:	Properties:	A	B	C
3	Rents received	3			
4	Royalties received	4			
Expenses:					
5	Advertising	5			
6	Auto and travel (see instructions)	6			
7	Cleaning and maintenance	7			
8	Commissions	8			
9	Insurance	9			
10	Legal and other professional fees	10			
11	Management fees	11			
12	Mortgage interest paid to banks, etc. (see instructions)	12			
13	Other interest	13			
14	Repairs	14			
15	Supplies	15			
16	Taxes	16			
17	Utilities	17			
18	Depreciation expense or depletion	18			
19	Other (list) ▶	19			
20	Total expenses. Add lines 5 through 19	20			
21	Subtract line 20 from line 3 (rents) and/or 4 (royalties). If result is a (loss), see instructions to find out if you must file Form 6198	21			
22	Deductible rental real estate loss after limitation, if any, on Form 8582 (see instructions)	22	()	()	()
23a	Total of all amounts reported on line 3 for all rental properties	23a			
b	Total of all amounts reported on line 4 for all royalty properties	23b			
c	Total of all amounts reported on line 12 for all properties	23c			
d	Total of all amounts reported on line 18 for all properties	23d			
e	Total of all amounts reported on line 20 for all properties	23e			
24	Income. Add positive amounts shown on line 21. Do not include any losses	24			
25	Losses. Add royalty losses from line 21 and rental real estate losses from line 22. Enter total losses here	25	()		
26	Total rental real estate and royalty income or (loss). Combine lines 24 and 25. Enter the result here. If Parts II, III, IV, and line 40 on page 2 do not apply to you, also enter this amount on Form 1040, line 17, or Form 1040NR, line 18. Otherwise, include this amount in the total on line 41 on page 2	26			

Severance Tax

Depletion

Administration Expense

For Paperwork Reduction Act Notice, see the separate instructions.

Cat. No. 11344L

Schedule E (Form 1040) 2015

4. Reconciliation of Net Income and Cash Distributions

The difference between the per-unit taxable income for a period and the per-unit cash distributions, if any, reported for such period (even though distributed in a later period) is attributable to adjustments in Part III, Line 2, labeled Reconciling Items. The Reconciling Items consist of items that are not currently deductible, such as increases in cash reserves established by the trustee for the payment of future expenditures, capital items and items that do not constitute taxable income, such as reductions in previously established cash reserves. There were Reconciling Items in 2015. A net increase of cash reserves for payment of administrative expenses and/or extraordinary items resulted in negative reconciling items in the following month: March, (\$0.001139). A net decrease of cash reserves for legal expenses related to the *Goebel* lawsuit resulted in positive reconciling items in the following months: January, \$0.001493; February, \$0.001264; April, \$0.001264; May, \$0.000018; June, \$0.000016; July, \$0.000024; August, \$0.000519; September, \$0.000725; October, \$0.000175; and November, \$0.015236. The reconciling items are presented in aggregate on Schedule A, individually on the appropriate month's Schedule B in Part III of those schedules as well as in Table V on page 15 of this booklet. The Schedule Bs are located on the "Tax Information" page of the trust's website, www.hgt-hugoton.com.

5. Adjustments to Basis

Each unitholder should reduce his tax basis (but not below zero) in each royalty by the amount of depletion allowable with respect to such royalty and in his units by the amount of depletion allowable with respect to the royalties.

6. Federal Income Tax Reporting of Units Sold

The sale, exchange, or other disposition of a unit is a taxable transaction for federal income tax purposes. Gain or loss is computed under the usual tax principles as the difference between the selling price and the adjusted basis of the unit. The adjusted basis of a unit is the original cost or other basis of the unit reduced by any depletion allowed or allowable. The amount of gain, if any, realized upon the disposition of an oil and gas property is treated as ordinary income to the extent of the depletion previously claimed with respect to such property that reduced the taxpayer's basis in the property. The balance of any gain or any loss from the disposition of oil and gas properties will be a capital gain or loss if such unit was held by the unitholder as a capital asset. The capital gain or loss will be long-term, if the unit was held more than 12 months, or short-term if held for 12 months or less.

7. Portfolio Income

Royalty income is generally considered portfolio income under the passive loss rules enacted by the Tax Reform Act of 1986. Therefore, it appears that unitholders should not consider the taxable income from the trust to be passive income in determining net passive income or loss. Unitholders should consult their tax advisors for further information.

8. WHFIT Classification

Some trust units are held by middlemen, 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 customer in street name, collectively referred to herein as "middlemen"). Therefore, the trustee considers the trust to be a non-mortgage widely held fixed investment trust ("WHFIT") for U.S. federal income tax purposes. Southwest Bank, EIN: 75-1105980, Post Office Box 962020, Fort Worth, Texas, 76162-2020, telephone number 1-855-588-7839, email address trustee@hgt-hugoton.com, is the representative of the trust that will provide tax information in 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.hgt-hugoton.com. Notwithstanding the foregoing, the middlemen holding trust 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

(HRT 2015 TAX)

to such trust units, including the issuance of IRS Forms 1099 and certain written tax statements. Unitholders whose trust 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.

9. Unrelated Business Taxable Income

Certain organizations that are generally exempt from tax under IRC Section 501 are subject to tax on certain types of business income defined in IRC Section 512 as unrelated business taxable income. The income of the trust will not be unrelated business taxable income to such organizations, so long as the trust units are not “debt-financed property” within the meaning of IRC Section 514(b). In general, a trust unit would be debt-financed if the trust unitholder incurs debt to acquire a trust unit or otherwise incurs or maintains a debt that would not have been incurred or maintained if the trust unit had not been acquired.

10. Net Investment Income Tax

IRC Section 1411 imposes a 3.8% Medicare tax on certain investment income earned by individuals, estates, and trusts for taxable years beginning after December 31, 2012. For these purposes, investment income generally will include a unitholder’s allocable share of the trust’s interest and royalty income plus the gain recognized from a sale of trust units. In the case of an individual, the tax is imposed on the lesser of (i) the individual’s net investment income from all investments, or (ii) the amount by which the individual’s modified adjusted gross income exceeds specified threshold levels depending on such individual’s federal income tax filing status (\$250,000 for married persons filing a joint return and \$200,000 in most other cases). In the case of an estate or trust, the tax is imposed on the lesser of (i) undistributed net investment income, or (ii) the excess adjusted gross income over the dollar amount at which the highest income tax bracket applicable to an estate or trust begins (\$12,300 for 2015).

11. Backup Withholding

A payor is required under specified circumstances to withhold tax at the rate of 28 percent on “reportable interest or dividend payments” and “other reportable payments” (including certain oil and gas royalty payments). Generally, this “backup withholding” is required on payments if the payee has failed to furnish the payor a taxpayer identification number or if the payor is notified by the Secretary of the Treasury to withhold taxes on such payments with respect to the payee. Amounts withheld by payors pursuant to the backup withholding provisions are remitted to the Internal Revenue Service and are considered a credit against the payee’s federal income tax liability. If the payee does not incur a federal income tax liability for the year in which the taxes are withheld, the payee will be required to file the appropriate income tax return to claim a refund of the taxes withheld.

Unitholders, other than foreign taxpayers, who have had amounts withheld in 2015 pursuant to the federal backup withholding provisions should have received a Form 1099-MISC from the trust. The Form 1099-MISC reflects the total federal income tax withheld from distributions. Unlike other Forms 1099 that you may receive, the amount reported on the Form 1099-MISC received from the trust should not be included as additional income in computing taxable income, as such amount is already included in the per-unit income items on the income and expense schedules included herein. The federal income tax withheld, as reported on the Form 1099-MISC, should be considered as a credit by the unitholder in computing any federal income tax liability. Individual unitholders should include the amount of backup withholding in the “Payments” section of the unitholder’s 2015 Form 1040.

II. STATE INCOME TAX RETURNS

All revenues from the trust are from sources within Kansas, Oklahoma or Wyoming, as reflected on Schedules A and B. Kansas and Oklahoma each impose a state income tax, which is potentially applicable to income from the net profits interests located in each of those states. Because it distributes all of its net income to unitholders, the trust has not been taxed at the trust level in Kansas or Oklahoma. While the trust has not owed tax, the trustee is required to file a return with Kansas and Oklahoma

(HRT 2015 TAX)

reflecting the income and deductions of the trust attributable to properties located in each state, along with a schedule that includes information regarding distributions to unitholders. Oklahoma taxes the income of nonresidents from real property located within the state, and the trust has been advised by counsel that Oklahoma will tax nonresidents on income from the net profits interest located within the state. Kansas also taxes the income of nonresidents from property located within the state. However, for tax years beginning after December 31, 2012, Kansas allows individuals to deduct certain amounts, including net income from royalties reported on schedule E of their Form 1040 federal individual income tax return, from their federal adjusted gross income when calculating their Kansas taxable income. This deduction applies to amounts reported as royalty income that are received from grantor trusts, such as the trust. Kansas and Oklahoma also impose a corporate income tax that may apply to unitholders organized as corporations (subject to certain exceptions for S corporations and limited liability companies, depending on their treatment for federal tax purposes).

Wyoming does not have a state income tax.

The revenues and expenses attributable to the royalties located in each state are reflected in Part I to assist unitholders in complying with state tax obligations. If units were owned less than a full year, the unitholder must obtain state income tax information from Schedule B for each of the months in which units were owned. Monthly Schedule Bs are provided to unitholders by the trustee upon request and are available on the trust website at www.hgt-hugoton.com.

Each unitholder should contact his or her own tax advisor regarding state income tax requirements, if any, applicable to such person's ownership of trust units.

III. CERTAIN TAX MATTERS

Under current law (i) the trust should be treated as a grantor trust for federal income tax purposes and the income of the trust should be taxable to the unitholders as if amounts owed or paid to the trust were owed or paid directly to the unitholders pro rata and (ii) each unitholder will be entitled to depletion deductions equal to the greater of cost depletion based on his basis in the units or (under certain circumstances) percentage depletion. The Internal Revenue Service ("IRS") has issued private letter rulings and technical advice memoranda indicating that royalty trusts similar to the trust are taxable as grantor trusts. However, no rulings have been issued to the trust and private rulings issued to other taxpayers do not bind the IRS in connection with the trust. Hence, there can be no assurance that the IRS will not challenge this treatment.

THE INSTRUCTIONS CONTAINED IN THIS BOOKLET ARE DESIGNED TO ASSIST UNITHOLDERS WHO ARE U.S. CITIZENS IN COMPLYING WITH THEIR FEDERAL AND STATE INCOME TAX REPORTING REQUIREMENTS BASED ON THE TREATMENT OF THE TRUST AS A GRANTOR TRUST AND SHOULD NOT BE CONSTRUED AS TAX ADVICE TO ANY SPECIFIC UNITHOLDER. A UNITHOLDER SHOULD CONSULT HIS OWN TAX ADVISOR REGARDING ALL TAX COMPLIANCE MATTERS RELATING TO THE TRUST.

Supplemental Tax Tables and Worksheet

In addition to Schedule A and the Instructions for Schedules A and B-1 through B-12, the Supplemental Tax Tables and Worksheet are provided for certain unitholders. The Supplemental Tax Tables and Worksheet comprise eleven tables and a Depletion Worksheet.

Use of Supplemental Tax Tables I through V is unnecessary for many unitholders because an individualized unitholder worksheet is provided to unitholders of record summarizing taxable income for the calendar year. For purposes of computing income and expenses (excluding depletion), Tables I through V should only be used by calendar-year unitholders who acquired units after January 31, 2015, or sold or exchanged units any time during 2015. Unitholders who have a taxable year-end other than December 31, as well as unitholders subject to state income tax who did not own units for the full calendar year, should continue to use Schedules B-1 through B-12. Unitholders who have held units the entire year should use Schedule A.

To assist unitholders in calculating their depletion deduction, Tables VI through XI and the Depletion Worksheet are provided. Notes are contained in the Specific Instructions for Depletion Worksheet to explain and assist in preparing a unitholder's cost depletion deduction.

(HRT 2015 TAX)

Specific Instructions for Depletion Worksheet

Note 1: The original basis of your units must be determined from your records and generally will be the amount paid for the units including broker's commissions, if any. However, there could be other taxable events that cause the original basis to be revised. For example, the original basis of units passing through an estate generally will be changed to reflect the fair market value of the units on the date of death. Please consult your tax advisor concerning your original basis. The original basis should be entered in each blank of the first column of the Depletion Worksheet.

Note 2: There are three basis allocation factors because the trust has three separate properties for depletion purposes. Each conveyance agreement created separate and distinct properties for tax purposes, and each property is depleting at a different rate.

The following basis allocation factors are to be used only in the year units are purchased or otherwise acquired. Once the basis allocation factor is applied to the original basis of the units, it is not changed again. By multiplying the original basis of the units acquired by the basis allocation factors, a unitholder has computed the portion of his original basis applicable to each depletable royalty held by the trust, which will be depleted over the remaining productive life of that property.

ROYALTY	ACQUISITION DATES				
	01/06 - 12/06	01/07 - 12/07	01/08 - 12/08	01/09 - 12/09	01/10 - 12/10
Kansas - 80%	0.068382	0.053949	0.047339	0.056948	0.104226
Oklahoma - 80%	0.669578	0.712475	0.745432	0.733572	0.740217
Wyoming - 80%	0.262040	0.233576	0.207229	0.209480	0.155557

ROYALTY	01/11 - 12/11	01/12 - 12/12	01/13 - 12/13	01/14 - 12/14	01/15 - 12/15
Kansas - 80%	0.087805	0.083625	0.078825	0.079895	0.076699
Oklahoma - 80%	0.747089	0.775417	0.833662	0.813701	0.791035
Wyoming - 80%	0.165106	0.140958	0.087513	0.106404	0.132266

Note 3: Depletion allowed or allowable in prior years is the cumulative depletion amount, whether cost depletion or percentage depletion.

Note 4: When units are acquired, sold or exchanged during the year, the cost depletion factor and percentage depletion amount for each royalty are determined using one of the following procedures:

- (a) *UNITS ACQUIRED PRIOR TO 2015 AND SOLD DURING 2015.*

Example: A unitholder acquired units prior to 2015 that he sold in September 2015. To calculate his depletion for each of the three royalties for 2015, the unitholder would use the January through August 2015 cost depletion factors (Tables VI through VIII) and percentage depletion amounts (Tables IX through XI), as follows:

Royalty	Cost Depletion		Percentage Depletion	
	Table	Factor	Table	Per Unit
Kansas - 80%	VI	0.000000	IX	\$0.000000
Oklahoma - 80%	VII	0.030367	X	\$0.026721
Wyoming - 80%	VIII	0.008642	XI	\$0.001707

(HRT 2015 TAX)

(b) UNITS ACQUIRED AND SOLD DURING 2015.

Example: A unitholder acquired units in July 2015 and sold them in September 2015. To calculate his depletion for each of the three royalties for 2015, the unitholder would use the July through August 2015 cost depletion factors (Tables VI through VIII) and percentage depletion amounts (Tables IX through XI), as follows:

<u>Royalty</u>	<u>Cost Depletion</u>		<u>Percentage Depletion</u>	
	<u>Table</u>	<u>Factor</u>	<u>Table</u>	<u>Per Unit</u>
Kansas - 80%	VI	0.000000	IX	\$0.000000
Oklahoma - 80%	VII	0.007327	X	\$0.005209
Wyoming - 80%	VIII	0.000000	XI	\$0.000000

(c) UNITS ACQUIRED DURING 2015 AND STILL OWNED AT THE END OF 2015.

Example: A unitholder acquired units in May 2015 and still owned them at the end of the year. To calculate his depletion for each of the three royalties for 2015, the unitholder would use the May through December 2015 cost depletion factors (Tables VI through VIII) and percentage depletion amounts (Tables IX through XI), as follows:

<u>Royalty</u>	<u>Cost Depletion</u>		<u>Percentage Depletion</u>	
	<u>Table</u>	<u>Factor</u>	<u>Table</u>	<u>Per Unit</u>
Kansas - 80%	VI	0.000000	IX	\$0.000000
Oklahoma - 80%	VII	0.022097	X	\$0.015830
Wyoming - 80%	VIII	0.000000	XI	\$0.000000

Note 5: After cost depletion and percentage depletion are calculated, the unitholder is entitled to deduct the greater of the two for each royalty.

Hugoton Royalty Trust

Depletion Worksheet

The following may help you calculate your depletion to be reported on your Federal Income Tax Return.

2015

A. If you owned the units for the entire year, your depletion would be calculated as follows:

	(a)	(b)	(c)	(d)	(e)	(f)	(g)	(h)	(i)	(j)	(k)										
	Original Basis (NOTE 1)	x	Basis Allocation Factors (NOTE 2)	=	Basis Allocated	—	Depletion Allowed or Allowable In Prior Years (NOTE 3)	=	Basis Allocated Less Depletion Allowed or Allowable In Prior Years	x	Cost Depletion Factor	=	Cost Depletion	—	Percentage Depletion Per Unit (NOTE 4)	x	Units	=	Percentage Depletion	—	Greater of Cost Depletion (Col. (g)) or Percentage Depletion (Col. (j)) (NOTE 5)
Royalty		x		=		—		=		x		=		—		x		=		—	
Kansas - 80%		x		=		—		=		x	0.000000	=		—		\$0.000000	x		=		
Oklahoma - 80%		x		=		—		=		x	0.038781	=		—		\$0.032637	x		=		
Wyoming - 80%		x		=		—		=		x	0.008642	=		—		\$0.001707	x		=		
											Total Depletion										

B. If you sold or acquired the units during the year, your depletion for the portion of the year that you held the units would be calculated as follows:

	(a)	(b)	(c)	(d)	(e)	(f)	(g)	(h)	(i)	(j)	(k)										
	Original Basis (NOTE 1)	x	Basis Allocation Factors (NOTE 2)	=	Basis Allocated	—	Depletion Allowed or Allowable In Prior Years (NOTE 3)	=	Basis Allocated Less Depletion Allowed or Allowable In Prior Years	x	Partial Year Cost Depletion Factor (NOTE 4)	=	Cost Depletion	—	Percentage Depletion Per Unit (NOTE 4)	x	Units	=	Percentage Depletion	—	Greater of Cost Depletion (Col. (g)) or Percentage Depletion (Col. (j)) (NOTE 5)
Royalty		x		=		—		=		x		=		—		x		=		—	
Kansas - 80%		x		=		—		=		x		=		—		x		=		—	
Oklahoma - 80%		x		=		—		=		x		=		—		x		=		—	
Wyoming - 80%		x		=		—		=		x		=		—		x		=		—	
											Total Depletion										

(Notes 1, 2, 3, 4 and 5 are contained in the Specific Instructions for Depletion Worksheet.)

Table I Gross Royalty Income

For a unit acquired of record during the month of:	And the last cash distribution on such unit was attributable to the monthly record date for the month of:											
	January	February	March	April	May	June	July	August	September	October	November	December
January	0.048677	0.090068	0.114093	0.123432	0.139309	0.154794	0.167028	0.189518	0.198810	0.211127	0.218660	0.228960
February		0.041391	0.065416	0.074755	0.090632	0.106117	0.118351	0.140841	0.150133	0.162450	0.169983	0.180283
March			0.024025	0.033364	0.049241	0.064726	0.076960	0.099450	0.108742	0.121059	0.128592	0.138892
April				0.009339	0.025216	0.040701	0.052935	0.075425	0.084717	0.097034	0.104567	0.114867
May					0.015877	0.031362	0.043596	0.066086	0.075378	0.087695	0.095228	0.105528
June						0.015485	0.027719	0.050209	0.059501	0.071818	0.079351	0.089651
July							0.012234	0.034724	0.044016	0.056333	0.063866	0.074166
August								0.022490	0.031782	0.044099	0.051632	0.061932
September									0.009292	0.021609	0.029142	0.039442
October										0.012317	0.019850	0.030150
November											0.007533	0.017833
December												0.010300

Table II Severance Tax

For a unit acquired of record during the month of:	And the last cash distribution on such unit was attributable to the monthly record date for the month of:											
	January	February	March	April	May	June	July	August	September	October	November	December
January	0.004660	0.008280	0.010672	0.011679	0.013079	0.014779	0.016129	0.018170	0.019178	0.020777	0.021631	0.022863
February		0.003620	0.006012	0.007019	0.008419	0.010119	0.011469	0.013510	0.014518	0.016117	0.016971	0.018203
March			0.002392	0.003399	0.004799	0.006499	0.007849	0.009890	0.010898	0.012497	0.013351	0.014583
April				0.001007	0.002407	0.004107	0.005457	0.007498	0.008506	0.010105	0.010959	0.012191
May					0.001400	0.003100	0.004450	0.006491	0.007499	0.009098	0.009952	0.011184
June						0.001700	0.003050	0.005091	0.006099	0.007698	0.008552	0.009784
July							0.001350	0.003391	0.004399	0.005998	0.006852	0.008084
August								0.002041	0.003049	0.004648	0.005502	0.006734
September									0.001008	0.002607	0.003461	0.004693
October										0.001599	0.002453	0.003685
November											0.000854	0.002086
December												0.001232

Table III Interest Income

For a unit acquired of record during the month of:	And the last cash distribution on such unit was attributable to the monthly record date for the month of:											
	January	February	March	April	May	June	July	August	September	October	November	December
January	0.000001	0.000002	0.000002	0.000002	0.000002	0.000002	0.000002	0.000002	0.000002	0.000002	0.000002	0.000002
February		0.000001	0.000001	0.000001	0.000001	0.000001	0.000001	0.000001	0.000001	0.000001	0.000001	0.000001
March			0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000
April				0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000
May					0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000
June						0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000
July							0.000000	0.000000	0.000000	0.000000	0.000000	0.000000
August								0.000000	0.000000	0.000000	0.000000	0.000000
September									0.000000	0.000000	0.000000	0.000000
October										0.000000	0.000000	0.000000
November											0.000000	0.000000
December												0.000000

Table IV Administration Expense

For a unit acquired of record during the month of:		And the last cash distribution on such unit was attributable to the monthly record date for the month of:											
		January	February	March	April	May	June	July	August	September	October	November	December
January		0.005828	0.008777	0.010891	0.013063	0.017091	0.019140	0.022717	0.025064	0.026344	0.028594	0.029917	0.031863
February			0.002949	0.005063	0.007235	0.011263	0.013312	0.016889	0.019236	0.020516	0.022766	0.024089	0.026035
March				0.002114	0.004286	0.008314	0.010363	0.013940	0.016287	0.017567	0.019817	0.021140	0.023086
April					0.002172	0.006200	0.008249	0.011826	0.014173	0.015453	0.017703	0.019026	0.020972
May						0.004028	0.006077	0.009654	0.012001	0.013281	0.015531	0.016854	0.018800
June							0.002049	0.005626	0.007973	0.009253	0.011503	0.012826	0.014772
July								0.003577	0.005924	0.007204	0.009454	0.010777	0.012723
August									0.002347	0.003627	0.005877	0.007200	0.009146
September										0.001280	0.003530	0.004853	0.006799
October											0.002250	0.003573	0.005519
November												0.001323	0.003269
December													0.001946

Table V Reconciling Items

For a unit acquired of record during the month of:		And the last cash distribution on such unit was attributable to the monthly record date for the month of:											
		January	February	March	April	May	June	July	August	September	October	November	December
January		0.001493	0.002757	0.001618	0.002882	0.002900	0.002916	0.002940	0.003459	0.004184	0.004359	0.019595	0.019595
February			0.001264	0.000125	0.001389	0.001407	0.001423	0.001447	0.001966	0.002691	0.002866	0.018102	0.018102
March				(0.001139)	0.000125	0.000143	0.000159	0.000183	0.000702	0.001427	0.001602	0.016838	0.016838
April					0.001264	0.001282	0.001298	0.001322	0.001841	0.002566	0.002741	0.017977	0.017977
May						0.000018	0.000034	0.000058	0.000577	0.001302	0.001477	0.016713	0.016713
June							0.000016	0.000040	0.000559	0.001284	0.001459	0.016695	0.016695
July								0.000024	0.000543	0.001268	0.001443	0.016679	0.016679
August									0.000519	0.001244	0.001419	0.016655	0.016655
September										0.000725	0.000900	0.016136	0.016136
October											0.000175	0.015411	0.015411
November												0.015236	0.015236
December													0.000000

Table VI Cost Depletion Factor—Kansas 80% Net Profits Interests

For a unit acquired of record during the month of:		And the last cash distribution on such unit was attributable to the monthly record date for the month of:											
		January	February	March	April	May	June	July	August	September	October	November	December
January		0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000
February			0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000
March				0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000
April					0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000
May						0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000
June							0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000
July								0.000000	0.000000	0.000000	0.000000	0.000000	0.000000
August									0.000000	0.000000	0.000000	0.000000	0.000000
September										0.000000	0.000000	0.000000	0.000000
October											0.000000	0.000000	0.000000
November												0.000000	0.000000
December													0.000000

Table VII Cost Depletion Factor—Oklahoma 80% Net Profits Interests

For a unit acquired of record during the month of:		And the last cash distribution on such unit was attributable to the monthly record date for the month of:											
		January	February	March	April	May	June	July	August	September	October	November	December
January	_____	0.005825	0.010670	0.014883	0.016684	0.019770	0.023040	0.025956	0.030367	0.032371	0.034756	0.036437	0.038781
February	_____	0.004845	0.009058	0.010859	0.013945	0.017215	0.020131	0.024542	0.026546	0.028931	0.030612	0.032956	
March	_____		0.004213	0.006014	0.009100	0.012370	0.015286	0.019697	0.021701	0.024086	0.025767	0.028111	
April	_____			0.001801	0.004887	0.008157	0.011073	0.015484	0.017488	0.019873	0.021554	0.023898	
May	_____				0.003086	0.006356	0.009272	0.013683	0.015687	0.018072	0.019753	0.022097	
June	_____					0.003270	0.006186	0.010597	0.012601	0.014986	0.016667	0.019011	
July	_____						0.002916	0.007327	0.009331	0.011716	0.013397	0.015741	
August	_____							0.004411	0.006415	0.008800	0.010481	0.012825	
September	_____								0.002004	0.004389	0.006070	0.008414	
October	_____									0.002385	0.004066	0.006410	
November	_____										0.001681	0.004025	
December	_____												0.002344

Table VIII Cost Depletion Factor—Wyoming 80% Net Profits Interests

For a unit acquired of record during the month of:		And the last cash distribution on such unit was attributable to the monthly record date for the month of:											
		January	February	March	April	May	June	July	August	September	October	November	December
January	_____	0.002463	0.008642	0.008642	0.008642	0.008642	0.008642	0.008642	0.008642	0.008642	0.008642	0.008642	0.008642
February	_____	0.006179	0.006179	0.006179	0.006179	0.006179	0.006179	0.006179	0.006179	0.006179	0.006179	0.006179	0.006179
March	_____		0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000
April	_____			0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000
May	_____				0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000
June	_____					0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000
July	_____						0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000
August	_____							0.000000	0.000000	0.000000	0.000000	0.000000	0.000000
September	_____								0.000000	0.000000	0.000000	0.000000	0.000000
October	_____									0.000000	0.000000	0.000000	0.000000
November	_____										0.000000	0.000000	0.000000
December	_____											0.000000	0.000000

Table IX Percentage Depletion Factor—Kansas 80% Net Profits Interests

For a unit acquired of record during the month of:		And the last cash distribution on such unit was attributable to the monthly record date for the month of:											
		January	February	March	April	May	June	July	August	September	October	November	December
January	_____	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000
February	_____	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000
March	_____		0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000
April	_____			0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000
May	_____				0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000
June	_____					0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000
July	_____						0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000
August	_____							0.000000	0.000000	0.000000	0.000000	0.000000	0.000000
September	_____								0.000000	0.000000	0.000000	0.000000	0.000000
October	_____									0.000000	0.000000	0.000000	0.000000
November	_____										0.000000	0.000000	0.000000
December	_____											0.000000	0.000000

Table X Percentage Depletion Factor—Oklahoma 80% Net Profits Interests

For a unit acquired of record during the month of:	And the last cash distribution on such unit was attributable to the monthly record date for the month of:											
	January	February	March	April	May	June	July	August	September	October	November	December
January	0.006841	0.011802	0.015406	0.016807	0.019189	0.021512	0.023347	0.026721	0.028115	0.029962	0.031092	0.032637
February		0.004961	0.008565	0.009966	0.012348	0.014671	0.016506	0.019880	0.021274	0.023121	0.024251	0.025796
March			0.003604	0.005005	0.007387	0.009710	0.011545	0.014919	0.016313	0.018160	0.019290	0.020835
April				0.001401	0.003783	0.006106	0.007941	0.011315	0.012709	0.014556	0.015686	0.017231
May					0.002382	0.004705	0.006540	0.009914	0.011308	0.013155	0.014285	0.015830
June						0.002323	0.004158	0.007532	0.008926	0.010773	0.011903	0.013448
July							0.001835	0.005209	0.006603	0.008450	0.009580	0.011125
August								0.003374	0.004768	0.006615	0.007745	0.009290
September									0.001394	0.003241	0.004371	0.005916
October										0.001847	0.002977	0.004522
November											0.001130	0.002675
December												0.001545

Table XI Percentage Depletion Factor—Wyoming 80% Net Profits Interests

For a unit acquired of record during the month of:	And the last cash distribution on such unit was attributable to the monthly record date for the month of:											
	January	February	March	April	May	June	July	August	September	October	November	December
January	0.000460	0.001707	0.001707	0.001707	0.001707	0.001707	0.001707	0.001707	0.001707	0.001707	0.001707	0.001707
February		0.001247	0.001247	0.001247	0.001247	0.001247	0.001247	0.001247	0.001247	0.001247	0.001247	0.001247
March			0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000
April				0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000
May					0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000
June						0.000000	0.000000	0.000000	0.000000	0.000000	0.000000	0.000000
July							0.000000	0.000000	0.000000	0.000000	0.000000	0.000000
August								0.000000	0.000000	0.000000	0.000000	0.000000
September									0.000000	0.000000	0.000000	0.000000
October										0.000000	0.000000	0.000000
November											0.000000	0.000000
December												0.000000

HUGOTON ROYALTY TRUST

TAX INFORMATION
2015

Hugoton Royalty Trust
P.O. Box 962020
Fort Worth, Texas 76162-2020
Southwest Bank, Trustee
1-855-588-7839
Fax 214-559-7010
www.hgt-hugoton.com