SAN JUAN BASIN ROYALTY TRUST Form DEFA14A November 04, 2016

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, DC 20549

SCHEDULE 14A

(RULE 14a-101)

SCHEDULE 14A INFORMATION

Proxy Statement Pursuant to Section 14(a) of the

Securities Exchange Act of 1934

Filed by the Registrant

Filed by a Party other than the Registrant

Check the appropriate box:

Preliminary Proxy Statement **Confidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2))** Definitive Proxy Statement Definitive Additional Materials Soliciting Material Pursuant to § 240.14a-12 **SAN JUAN BASIN ROYALTY TRUST**

(Name of Registrant as Specified in its Charter)

(Name of Person(s) Filing Proxy Statement, if Other Than the Registrant)

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No fee required.

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Fee paid previously with preliminary materials.

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(3) Filing Party:

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On November 4, 2016, the San Juan Basin Royalty Trust submitted the following supplemental presentation to representatives of Institutional Shareholder Services Inc.:

San Juan Basin Royalty Trust Compass Bank, Trustee Supplemental Investor Presentation: Solicitation of Proxies Against Southwest Bank s Takeover as Trustee November 4, 2016 Name Title [telephone] [email] [Month Year]

Southwest Bank Misleads on Trust Expenses The Trust s general and administrative (G&A) expenses increased in recent quarters not from inefficient management but due to increased audit and legal costs related to the ConocoPhillips litigation. Southwest Bank claims that the Trust s G&E expenses increased significantly since Ms. Anderson s departure, but it fails to tell you that: As disclosed in the Trust s Form 10-K and 10-Q filings with the SEC, the increased costs are primarily related to the Trust s litigation against Burlington, a subsidiary of ConocoPhillips, which began in 2014 and is scheduled for trial in March 2017. Litigation expenses have increased this year as the parties prepare for trial, engage expert witnesses, continue discovery and attend mediation sessions. These expenses would have been the same even if Ms. Anderson were still the trust officer. She acknowledges that she would use the same litigation team Compass Bank uses. Compass Bank believes this

litigation
is
worth
pursuing.
The
Trust s
claim
is
for
monetary
relief
in
excess
of
\$12
million.
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Southwest Bank Misleads on Trust Expenses (cont d) When litigation expenses are excluded, Trust G&A expenses have been consistent, generally rising in the first quarter (as expenses increase with annual reporting obligations) and falling again by the end of the year. Ms. Anderson s departure during the fourth quarter of 2015 did not impact the Trust s G&A expenses. Note: For a reconciliation of adjusted G&A expenses to reported G&A expenses, see the appendix at the end of this presentation. Adjusted G&A expenses for 3Q 2016 excludes expenses incurred in responding to Southwest Bank s self-interested proxy campaign. Aside from litigation expenses, increased G&A expenses since Ms. Anderson s departure are primarily attributable to costs of updating SOX compliance procedures and auditing ConocoPhillips information. \$-\$200,000

\$400,000 \$600,000 \$800,000 \$1,000,000 \$1,200,000 Q1 2015 Q2 2015 Q3 2015 Q4 2015 Q1 2016 Q2 2016 Q3 2016 Total general and administrative expenses Adjusted general and administrative expenses Ms. Anderson leaves Compass Bank 3

Southwest Bank Misleads on Conflicts of Interests Southwest Bank and Ms. Anderson should know that Compass Bank has no

Southwest Bank claims that Compass Bank has a demonstrated conflict of interest because Charles McMahen.

а director of **BBVA** Compass, also serves as an independent outside director of Enterprise Products Holdings. Affiliates of Enterprise gather and process gas attributable to the Trust s royalty properties.

Had Southwest Bank and Ms. Anderson understood how the Trust operates, they would know that there is no

conflict of interest:

conflict of interest.

Enterprise and its affiliates process gas for ConocoPhillips, not the Trust. The Trust has only an interest in the net proceeds from ConocoPhillips sale of the gas. This is disclosed in the Trust s Form 10-K filings.

(1)

ConocoPhillips, as the principal operator of the properties underlying the Trust s royalty, determines which service providers to use, negotiates the terms of the contracts with them, and is a party to the contracts.

The Trust is NOT a party to any of the purchase, gathering or processing contracts.

ConocoPhillips entered into a contract with Enterprise in 2011 during Ms. Anderson s tenure at Compass Bank. Ms. Anderson reviewed the contract, which will not terminate until 2026. This is also disclosed in the Trust s Form 10-K filings. (1)

Compass Bank reviewed the terms of the 2011 Enterprise contract with a third-party consultant to confirm

that they were fair to the Trust. (2)

Ms. Anderson should understand this. In making this argument, she and Southwest Bank demonstrate that either they do not understand how the Trust operates or they intend to mislead unit holders.

(1)

See the Trust s annual report on Form 10-K for the year ended December 31, 2015, pages 13-14. (2)

See the Trust s annual report on Form 10-K for the year ended December 31, 2011, page 9.

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Southwest Bank Misleads on Conflicts of Interests (cont d) Southwest Bank claims that Compass Bank has a conflict of interest because its parent company holds shares of ConocoPhillips. Southwest Bank fails to tell you that the shares are held on behalf of bank customers as part of routine trust and investment services. Compass Bank has no pecuniary interest in the shares. Southwest fails to tell you that the number of shares

is extremely small, amounting to about 0.003% of the outstanding shares of ConocoPhillips. The fact that Compass Bank has ongoing litigation against ConocoPhillips to recover underpayment of royalties is further evidence that Compass Bank has no conflict of interest. 5

Southwest Bank Misleads on Analyst Information Southwest Bank cites to independent research by an analyst and claims that the analyst received no response from Compass Bank to a December 2015 inquiry. Southwest Bank fails to tell you that the analyst, McDep, acknowledges in its research reports that it has received compensation from Southwest Bank for prior research services. (1)Southwest Bank

does
not
disclose
the
amount paid to the analyst.
Southwest
Bank
fails
to
tell
you
that
the
2015
inquiry
was
a
letter
from
the independent analyst in support of Ms. Anderson s effort to cause
Compass Bank to resign as trustee in connection with her 2015
departure. The letter did not solicit a response from Compass Bank.
(1) See disclaimer at http://www.mcdep.com/sjt151021.pdf.
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Southwest Bank Misleads on Time to Vote Southwest Bank claims that Compass Bank is trying to restrict unit holder voting by allowing 28 days to vote. Southwest Bank fails to tell you that а voting period of about 30 days is generally recognized as sufficient time to vote. Southwest Bank fails to tell you that it originally sent proxy cards to most unit holders starting on October 14, 2016, effectively giving them 38 days to vote. Southwest Bank

fails to tell you that Compass Bank responded to Southwest Bank s demand for unit holder lists beginning on August 31, 2016. This allowed Southwest Bank to begin contacting unit holders 82 days before the meeting. 7

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Appendix
Reconciliation
of
Trust
G&A
Expenses
Below is a reconciliation of the total G&A
expenses reported in the Trust s filings with the SEC for
the quarters indicated, adjusted to exclude audit and legal costs incurred in connection with the
ConocoPhillips litigation and responding to Southwest Bank s proxy campaign.
(1) Expenses for the third quarter of 2016 include $88,000 in expenses incurred in responding to Southwest Bank s proxy
campaign.
Q1 2015
Q2 2015
Q3 2015
Q4 2015
Q1 2016
Q2 2016
Q3 2016
Reported G&A
Expenses
$
    661,738
$
    498,750
$
   401,966
$
   605,982
$
   1,022,436
$
    886,134
$
    499,462
Litigation and Related Expenses(1)
   174,282
$
$
    115,732
$
   104,628
$
    168,139
$
     485,572
$
    382,831
$
    219,609
Adjusted G&A
Expenses
    487,456
$
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\$ 383,017 \$ 297,338 \$ 437,843

- 536,864
- \$ \$ \$ 503,303
- 279,852
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Disclaimer

In response to the demand by Southwest Bank and Robert Lansford, a senior business development officer at Southwest Bank, the Trust has called a special meeting and filed with the U.S. Securities and Exchange Commission (SEC) on October 25, 2016, a definitive proxy statement in connection with the solicitation of proxies from unit holders of the Trust at the special meeting. The Trust will furnish copies of proxy materials to the unit holders, together with a BLUE proxy card. UNIT HOLDERS ARE URGED TO READ CAREFULLY THE PROXY STATEMENT AND ANY OTHER RELEVANT DOCUMENTS FILED WITH THE SEC AS THEY BECOME AVAILABLE BECAUSE THEY CONTAIN IMPORTANT INFORMATION. These documents, including the proxy statement (and amendments and supplements thereto) and other documents filed by the Trust with the SEC, will be available for no charge on the SEC s website at www.sec.gov and at the Trust s website at www.sjbrt.com. Copies may also be obtained by contacting Kaye Wilke by phone at (866)809-4553, by email at sjt.us@bbva.com or by mail at San Juan Basin Royalty Trust, c/o Compass Bank, Trust Department, Attn: Investor Relations, 300 W. 7th Street, Suite B, Fort Worth, Texas 76102. Compass Bank, as trustee of the Trust, may be deemed to be a participant in the solicitation of proxies in connection with the special meeting. Information regarding Compass Bank s interests in the Trust by security holdings and otherwise is set forth in the Trust s Annual Report on Form 10-K for the year ended December 31, 2015, and

in the Trust s subsequent Quarterly Reports on Form 10-Q.

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