



Resource-Related Deductions

Partnership name	Partnership account number	Fiscal period-end Year Month Day	<input type="checkbox"/> Original <input type="checkbox"/> Modified
------------------	----------------------------	---	--

- Fill out this schedule if, during the fiscal period, the partnership incurred any resource-related expenses
- Fill out this schedule using the instructions in the Guide T4068, Guide for the Partnership Information Return (T5013 Forms)
- Do not include on this schedule any expenses or assistance renounced to the partnership by a principal-business corporation in which the partnership holds flow-through shares. Report any renounced expenses or assistance on the T5013SCH52, Summary Information for Partnerships that Allocated Renounced Resource Expenses to their Members
- Attach the original copy of this completed schedule to Form T5013-FIN, Partnership Financial Return

Part 1 – Canadian exploration expenses

Current fiscal period's expenses other than Canadian renewable and conservation expenses (CRCE)	100	
Reclassified Canadian development expenses (subsection 66.1(9))	112	
Transferred	114	
Other additions excluding CRCE (Note 1)	116	
Subtotal (line 112 plus lines 114 and 116)	▶	1A
Transfers	124	
Other deductions excluding CRCE (Note 2)	126	
Subtotal (line 124 plus line 126)	▶	1B
Canadian exploration expenses other than CRCE (line 100 plus amount 1A minus amount 1B)	150	
<small>(Enter each partner's share of the amount from line 150 in box 173 of the T5013 slips.)</small>		
Canadian renewable and conservation expenses	152	
<small>(Enter each partner's share of the amount from line 152 in box 206 of the T5013 slips.)</small>		
Repaid assistance	154	
<small>(Enter each partner's share of the amount from line 154 in box 226 of the T5013 slips.)</small>		
Amount receivable for CEE property or unitized oil and gas field CEE (Note 3)	156	
<small>(Enter each partner's share of the amount from line 156 in box 229 of the T5013 slips.)</small>		
Assistance for Canadian exploration expenses	160	
<small>(Enter each partner's share of the amount from line 160 in box 179 of the T5013 slips.)</small>		

- Note 1 Do not include any amount described in line 154. Instead, add those amounts to line 154.
- Note 2 Do not include any amounts described in lines 156 and 160. Instead, add those amounts to lines 156 or 160.
- Note 3 See element G of the definition "cumulative Canadian exploration expense" in subsection 66.1(6) of the Income Tax Act.

Part 2 – Canadian development expenses

Current fiscal period's expenses	200	_____	
Transferred	214	_____	
Other additions (Note 4)	216	_____	
Subtotal (line 200 plus lines 214 and 216)		_____ ▶	_____ 2A
Transfers	224	_____	
Other deductions (Note 5)	226	_____	
Subtotal (line 224 plus line 226)		_____ ▶	_____ 2B
Canadian development expenses (amount 2A minus amount 2B)			250 _____
(Enter each partner's share of the amount from line 250 in box 174 of the T5013 slips.)			
Repaid assistance			252 _____
(Enter each partner's share of the amount from line 252 in box 227 of the T5013 slips.)			
Amount receivable for CDE property or unitized oil and gas field CDE (Note 6)			254 _____
(Enter each partner's share of the amount from line 254 in box 230 of the T5013 slips.)			
Proceeds of disposition			256 _____
(Enter each partner's share of the amount from line 256 in box 232 of the T5013 slips.)			
Assistance for Canadian development expenses			260 _____
(Enter each partner's share of the amount from line 260 in box 180 of the T5013 slips.)			
Accelerated Canadian development expenses			262 _____
(Enter each partner's share of the amount from line 262 in box 234 of the T5013 slips.)			

Note 4 Do not include any amount described in line 252. Instead, add those amounts to line 252.

Note 5 Do not include any amounts described in lines 252, 254 or 256. Instead, add those amounts to lines 252, 254 or 256.

Note 6 See element G of the definition "cumulative Canadian development expense" in subsection 66.2(5) of the Income Tax Act.

Part 3 – Canadian oil and gas property expenses

Current fiscal period's expenses	300	
Transferred	314	
Other additions (Note 7)	316	
Subtotal (line 300 plus lines 314 and 316)		3A
Transfers	324	
Other deductions (Note 8)	326	
Subtotal (line 324 plus lines 326)		3B
Canadian oil and gas property expenses (COGPE) (amount 3A minus amount 3B)	350	
<small>(Enter each partner's share of the amount from line 350 in box 175 of the T5013 slips.)</small>		
Repaid assistance	352	
<small>(Enter each partner's share of the amount from line 352 in box 228 of the T5013 slips.)</small>		
Amount receivable for unitized oil and gas field COGPE (Note 9)	354	
<small>(Enter each partner's share of the amount from line 354 in box 231 of the T5013 slips.)</small>		
Proceeds of disposition	356	
<small>(Enter each partner's share of the amount from line 356 in box 233 of the T5013 slips.)</small>		
Assistance for COGPE	360	
<small>(Enter each partner's share of the amount from line 360 in box 181 of the T5013 slips.)</small>		
Accelerated Canadian oil and gas property expenses	362	
<small>(Enter each partner's share of the amount from line 362 in box 235 of the T5013 slips.)</small>		

Part 4 – Foreign resource expenses

400	405	414	416	422	424	450	452
Country in which the expenses were incurred *	Current year's expenses	Transferred	Other additions	Transfers	Other deductions	Total	Foreign resource income
Total						455	

(Enter the amount from line 455 on line 232 of the T5013 Schedule 1, Net Income (Loss) for Income Tax Purposes. Enter each partner's share of the amount from line 455 in box 176 of the T5013 slips.)

* Enter the 3-character country code from Appendix B of the Guide T4068, for the country in which the expenses were incurred.

See the privacy notice on your return.

- Note 7 Do not include any amount described in line 352. Instead, add those amounts to line 352.
- Note 8 Do not include any amounts described in lines 354, 356 or 360. Instead, add those amounts to lines 354, 356 or 360.
- Note 9 See element G of the definition "cumulative Canadian oil and gas property expense" in subsection 66.4(5) of the Income Tax Act.