

Please Return To:

Western Land Services, Inc.
Attn: Stephanie Stephenson
701 Cedar Lake Boulevard, Suite #200
Oklahoma City, OK 73114

ASSIGNMENT AND BILL OF SALE

THIS ASSIGNMENT AND BILL OF SALE (this "Assignment"), effective as of 12:01 a.m. (Central Prevailing Time) on March 1, 2024 (the "Effective Time"), is made from CITIZEN ENERGY III, LLC, a Delaware limited liability company ("CE3"), CITIZEN MINERAL, LLC, a Delaware limited liability company ("CM"), ROAN RESOURCES LLC, a Delaware limited liability company (together with CE3 and CM, collectively "Assignor"), whose address is 320 South Boston Building, Suite 900, Tulsa, Oklahoma 74103, to ROK ENERGY, LLC, a Colorado limited liability company ("Assignee"), whose address is 5200 W. 20th Street, Greeley, Colorado 80634. Assignor and Assignee are sometimes hereinafter individually referred to as a "Party" and collectively as the "Parties".

ARTICLE I ASSIGNMENT

- Assets. For and in consideration of the sum of Ten Dollars (\$10.00) and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged and confessed, Assignor does hereby SELL, ASSIGN, TRANSFER, CONVEY and DELIVER all of Assignor's right, title and interest in and to the following assets (less and except for the Excluded Assets (as hereinafter defined), such interest of Assignor in such assets, collectively, the "Assets"):
- (a) the wellbores of each of the wells set forth in Exhibit A Part 1 (collectively, the "Wells");
- (b) oil and gas leases, subleases and other leasehold estates, covering all depths and formations owned by Seller, created by oil and gas leases located within the lands described on *Exhibit A Part 2* (the "Subject Sections"), including those described in *Exhibit A Part 3*, together with any and all other right, title, and interest of Assignor in and to those leasehold estates created thereby, carried interests, farmout rights, options, fee mineral interests, royalty interests, overriding royalty interests, rights under pooling orders and other properties and interests in the Subject Sections, in each case including the rights thereunder reasonably necessary to produce, receive, sell or dispose of Hydrocarbons attributable to Wells located within the Subject Sections or to operate, maintain or plug and abandon such Wells (collectively, the "Subject Section Leases");
- (c) oil and gas leases, subleases and other leasehold estates created by oil and gas leases located within the lands described on Exhibit A Part 4 (the "Wellbore Only Sections"), including those described in Exhibit A Part 5, together with any and all other right, title, and interest of Assignor in and to those leasehold estates created thereby, carried interests, farmout rights, options, fee mineral interests, royalty interests, rights under pooling orders and other properties and interests in the Wellbore Only Sections, in each case TO THE EXTENT, AND ONLY TO THE EXTENT as the rights thereunder are reasonably necessary to produce, receive, sell or dispose of Hydrocarbons attributable to Wells located within the Wellbore Only Sections or to operate, maintain or plug and abandon such Wells (collectively, the "Wellbore Only Leases");
- (d) all equipment, gathering systems, pipelines, machinery, fixtures, improvements and other real, personal and mixed property, operational or nonoperational that is used or held for use in connection with the Wells, including well equipment, casing, tubing, pumps, motors, machinery, rods, tanks, pipes, compressors, meters, boilers, fixtures, structures, materials and other items to the extent used or held for use in connection with the ownership or operation of the Wells;
- (e) to the extent assignable (with consent, if applicable, but without any obligation of any Party to incur any out-of-pocket cost or expense or provide any other consideration), and to the extent

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applicable to a non-operating interest holder in the Assets, any permit, license, registration, consent, order, approval, variance, exemption, waiver, franchise, right or other authorization (in each case) of any Governmental Authority as the same are reasonably necessary to produce, receive, sell or dispose of Hydrocarbons produced from a Well or to operate, maintain or plug and abandon a Well;

- (f) to the extent assignable (with consent, if applicable, but without any obligation of any Party to incur any out-of-pocket cost or expense or provide any other consideration), and to the extent applicable to a non-operating interest holder in the Assets, all of the easements, rights-of-way, surface leases, surface use agreements and other surface usage rights existing as of the Closing Date to the extent used or held for use in connection with the ownership or operation of the Wells as the same are reasonably necessary to produce, receive, sell or dispose of Hydrocarbons produced from a Well or to operate, maintain or plug and abandon a Well;
- (g) all Applicable Contracts, including those Contracts set forth on Exhibit D to the PSA (as hereinafter defined);
- (h) copies of all books, records and files, reports, and Asset Tax and accounting records, in each case to the extent relating to the Assets and to the extent in Assignor's or any of its Affiliates' possession, including: (i) land and title records (including lease files, Third Party brokerage information, run sheets, mineral ownership reports, abstracts of title, surveys, maps, title opinions and title curative documents); (ii) contract files; (iii) correspondence; (iv) facility files (including construction records); (v) well files, proprietary seismic data and information, production records, electric logs, pressure data, and all related matters; and (vi) environmental, regulatory, accounting and Asset Tax records; but excluding any of the foregoing items to the extent comprising or otherwise attributable to the Excluded Assets;
- (i) all Hydrocarbons and proceeds of production produced from or allocated to the Wells on and after the Effective Time;
 - (j) all Suspense Funds;
 - (k) all Imbalances; and
 - (1) all Designated Accounts Receivable.

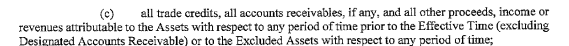
TO HAVE AND TO HOLD the Assets, together with all and singular rights, privileges, hereditaments and appurtenances thereunto unto Assignee and to its successors and assigns, forever, subject to the following:

- 1.2 Excluded Assets. Notwithstanding anything in this Assignment to the contrary, Assignor hereby reserves and retains, on its own behalf or on behalf of certain of its Affiliates, all of the following assets (the "Excluded Assets"):
- (a) the right to drill additional wells within the Wellbore Only Sections or to include the Wellbore Only Sections in a drilling or pooled unit attributable to additional wells;
- (b) all of Assignor's minute books and Tax, accounting or financial records (including Tax Returns) that relate to Assignor's business generally (but not including the ownership and operation of the Assets), and all paper records and physical files;

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- (d) all claims, causes of action and other rights of Assignor arising under or with respect to (i) any Assets that are attributable to periods of time prior to the Effective Time including claims for adjustments or refunds and (ii) any other Excluded Assets;
- (e) rights and interests of Assignor (i) under any policy or agreement of insurance or (except to the extent related to any Assumed Obligations) indemnity, (ii) under any bond or (iii) to any insurance or condemnation proceeds or awards arising, in each case, from acts, omissions or events, or damage to or destruction of property;
- (f) all Hydrocarbons produced from the Wells with respect to all periods prior to the Effective Time other than those Hydrocarbons produced from or allocated to the Wells and in storage or existing in stock tanks, pipelines or plants (including inventory) as of the Effective Time;
- (g) all claims of Assignor or its Affiliates for refunds or credits of or loss carry forwards with respect to (i) Asset Taxes attributable to any period, or portion of any Straddle Period, prior to the Effective Time, (ii) Income Taxes, or (iii) any Taxes attributable to the Excluded Assets;
- (h) personal computers, any central SCADA server and all software associated with any SCADA system included in the Assets, network equipment and associated peripherals;
- (i) all of Assignor's proprietary computer software, patents, trade secrets, copyrights, names, trademarks, logos and other intellectual property;
- (j) all documents and instruments and other data or information of Assignor that may be protected by an attorney-client privilege;
- (k) all documents and instruments and other data or information that cannot be disclosed to Assignee as a result of confidentiality arrangements under agreements with Third Parties;
- (l) all audit rights arising under any of the Applicable Contracts or otherwise with respect to (i) any period prior to the Effective Time, with respect to the Assets, or (ii) any of the Excluded Assets;
- (m) documents prepared or received by Assignor or its Affiliates with respect to (i) lists of prospective purchasers for such transactions compiled by Assignor or its Affiliates, (ii) bids submitted by other prospective purchasers of the Assets or any other interest in the Assets, (iii) analyses by Assignor or its Affiliates of any bids submitted by any prospective purchaser, (iv) correspondence between or among Assignor or its Affiliates or their respective representatives, and any prospective purchaser other than Assignee, and (v) correspondence between Assignor or its Affiliates or any of their respective representatives with respect to any of the bids, the prospective purchasers or the transactions contemplated in the PSA;
- (n) Assignor's reserve studies, estimates and evaluations, estimates and valuations of assets or unliquidated liabilities, pilot studies, engineering, production, financial or economic studies, reports or forecasts, and any and all similar forward-looking economic, evaluative, or financial information relating to the Assets, and all licensed or proprietary geological, geophysical or seismic data that is non-

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transferable or that can only be transferred with the payment of a Third Party fee (unless Assignee pays or advances such fee);

- (o) any Assets described in Section 1.1(e) or Section 1.1(f) that are not assignable;, as set forth on Schedule 2.2(o) to the PSA;
 - (p) the items specifically identified on Exhibit B;
- (q) all engagements and similar letters and agreements with Assignor's legal advisors, it being agreed that Assignee shall have no right to claim, own or waive any attorney-client or similar privilege in favor of Assignor or any of its Affiliates with respect to the ownership or operation of the Assets;
 - (r) any Hedge Contracts;
 - (s) all email and other electronic correspondences;
- (t) any assets or properties otherwise expressly identified as Excluded Assets under the PSA;
 - (u) all rights in and to the Subject Section Leases outside of the Subject Sections; and
- (v) all other assets, properties and rights of (i) Assignor not specifically described as Assets in Section 1.1, including interests in the Wellbore Only Leases within the Wellbore Only Sections (except for the rights in such Wellbore Only Leases specifically described in Section 1.1(c)) or (ii) any Affiliate of Assignor that is not an Assignor.

ARTICLE II WARRANTY AND DISCLAIMERS

2.1 Special Title Warranty. This Assignment is made without warranty or representation, express, implied, statutory or otherwise, with respect to Assignor's title to any of the Assets, except that Assignor specially warrants and agrees to defend Defensible Title to the Subject Properties against the lawful claims and demands of all Persons claiming the same, or any part thereof, but limited to claims arising by, through, or under Assignor but not otherwise, (subject, however, to Permitted Encumbrances and any matters of record or referenced within instruments of record in any applicable County or in the records of any applicable Governmental Authority) (the "Special Title Warranty"). The Special Title Warranty shall terminate on the one year anniversary of the Closing Date.

2.2 Disclaimers.

(a) EXCEPT AS AND TO THE LIMITED EXTENT EXPRESSLY SET FORTH IN ARTICLE VI OF THE PSA OR THE CERTIFICATE DELIVERED BY ASSIGNOR AT CLOSING AND EXCEPT WITH RESPECT TO THE SPECIAL TITLE WARRANTY, (I) ASSIGNOR MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS, STATUTORY OR IMPLIED, AND (II) ASSIGNOR EXPRESSLY DISCLAIMS ALL LIABILITY AND RESPONSIBILITY (OTHER THAN AS PROVIDED IN ARTICLE XII OF THE PSA) FOR ANY REPRESENTATION, WARRANTY, STATEMENT OR INFORMATION MADE OR COMMUNICATED (ORALLY OR IN WRITING) TO ASSIGNEE OR ANY BUYER REPRESENTATIVE (INCLUDING ANY OPINION, INFORMATION, PROJECTION OR ADVICE THAT MAY HAVE BEEN PROVIDED TO ASSIGNEE BY A MEMBER OF THE

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SELLER INDEMNIFIED PARTIES), AND ASSIGNEE ACKNOWLEDGES THAT IT HAS NOT RELIED ON ANY SUCH REPRESENTATION OR WARRANTY.

- EXCEPT AS AND TO THE LIMITED EXTENT EXPRESSLY SET FORTH IN ARTICLE VI OF THE PSA, THE SCHEDULES AND EXHIBITS OR THE CERTIFICATE DELIVERED BY ASSIGNOR AT CLOSING AND EXCEPT WITH RESPECT TO THE SPECIAL TITLE WARRANTY, AND WITHOUT LIMITING THE GENERALITY OF SECTION 2.2(a). ASSIGNOR EXPRESSLY DISCLAIMS, AND ASSIGNEE ACKNOWLEDGES THAT IT HAS NOT RELIED UPON, ANY REPRESENTATION OR WARRANTY, EXPRESS, STATUTORY OR IMPLIED BY ANY MEMBER OF SELLER INDEMNIFIED PARTIES, AS TO (I) TITLE TO ANY OF THE ASSETS, (II) THE CONTENTS, CHARACTER OR NATURE OF ANY REPORT OF ANY PETROLEUM ENGINEERING CONSULTANT, OR ANY ENGINEERING, GEOLOGICAL OR SEISMIC DATA OR INTERPRETATION, RELATING TO THE ASSETS, (III) THE QUANTITY, QUALITY OR RECOVERABILITY OF HYDROCARBONS IN OR FROM THE ASSETS, (IV) ANY ESTIMATES OF THE VALUE OF THE ASSETS OR FUTURE REVENUES GENERATED BY THE ASSETS, (V) THE PRODUCTION OF HYDROCARBONS FROM THE ASSETS, (VI) THE MAINTENANCE, REPAIR, CONDITION, QUALITY, SUITABILITY, DESIGN OR MARKETABILITY OF THE ASSETS, (VII) THE CONTENT, CHARACTER OR NATURE OF ANY INFORMATION MEMORANDUM, REPORTS, BROCHURES, CHARTS OR STATEMENTS PREPARED BY OR ON BEHALF OF ASSIGNOR OR THIRD PARTIES WITH RESPECT TO THE ASSETS, (VIII) ANY OTHER MATERIALS OR INFORMATION THAT MAY HAVE BEEN MADE AVAILABLE TO ASSIGNEE OR ANY BUYER REPRESENTATIVE IN CONNECTION WITH THE TRANSACTIONS CONTEMPLATED BY THE PSA OR ANY DISCUSSION OR PRESENTATION RELATING THERETO, AND (IX) ANY IMPLIED OR EXPRESS WARRANTY OF FREEDOM FROM PATENT OR TRADEMARK INFRINGEMENT. EXCEPT AS AND TO THE LIMITED EXTENT EXPRESSLY SET FORTH IN ARTICLE VI OF THE PSA OR THE CERTIFICATE DELIVERED BY ASSIGNOR AT CLOSING AND EXCEPT THE SPECIAL TITLE WARRANTY, ASSIGNOR FURTHER DISCLAIMS, AND ASSIGNEE ACKNOWLEDGES THAT IT HAS NOT RELIED UPON, ANY REPRESENTATION OR WARRANTY, EXPRESS, STATUTORY OR IMPLIED, OF MERCHANTABILITY, FREEDOM FROM LATENT VICES OR DEFECTS, FREEDOM FROM REDHIBITORY VICES OR DEFECTS, FITNESS FOR A PARTICULAR PURPOSE OR CONFORMITY TO MODELS OR SAMPLES OF MATERIALS OF ANY ASSETS, RIGHTS OF A PURCHASER UNDER APPROPRIATE STATUTES TO CLAIM DIMINUTION OF CONSIDERATION OR RETURN OF THE PURCHASE PRICE OR CONSIDERATION, IT BEING EXPRESSLY UNDERSTOOD AND AGREED BY THE PARTIES THAT ASSIGNEE IS DEEMED TO BE ACQUIRING THE ASSETS IN THEIR PRESENT STATUS, CONDITION AND STATE OF REPAIR, "AS IS" AND "WHERE IS" WITH ALL FAULTS OR DEFECTS (KNOWN OR UNKNOWN, LATENT, DISCOVERABLE OR UNDISCOVERABLE), AND THAT ASSIGNEE HAS MADE OR CAUSED TO BE MADE SUCH INSPECTIONS AS ASSIGNEE DEEMS APPROPRIATE.
- (c) EXCEPT AS AND TO THE LIMITED EXTENT EXPRESSLY SET FORTH IN ARTICLE VI OF THE PSA, THE SCHEDULES AND EXHIBITS OR THE CERTIFICATE DELIVERED BY ASSIGNOR AT CLOSING (TO THE EXTENT SUCH CERTIFICATE IS APPLICABLE TO SUCH SECTION 6.19) AND EXCEPT WITH RESPECT TO THE SPECIAL TITLE WARRANTY, AND WITHOUT LIMITING THE GENERALITY OF SECTION 2.2(a), ASSIGNOR HAS NOT MADE ANY REPRESENTATION OR WARRANTY REGARDING ANY MATTER OR CIRCUMSTANCE RELATING TO ENVIRONMENTAL LAWS, THE RELEASE OF HAZARDOUS MATERIALS OR OTHER MATERIALS INTO THE ENVIRONMENT OR THE PROTECTION OF HUMAN HEALTH, SAFETY, NATURAL RESOURCES OR THE ENVIRONMENT, OR ANY OTHER ENVIRONMENTAL CONDITION OF THE ASSETS, AND

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NOTHING IN THE PSA, THIS ASSIGNMENT OR OTHERWISE SHALL BE CONSTRUED AS SUCH A REPRESENTATION OR WARRANTY, AND ASSIGNEE ACKNOWLEDGES THAT IT HAS NOT RELIED UPON ANY SUCH REPRESENTATION OR WARRANTY, AND ASSIGNEE IS DEEMED TO BE ACQUIRING THE ASSETS "AS IS" AND "WHERE IS" WITH ALL FAULTS FOR PURPOSES OF THEIR ENVIRONMENTAL CONDITION, THAT ASSIGNEE HAS MADE OR CAUSED TO BE MADE SUCH ENVIRONMENTAL INSPECTIONS AS ASSIGNEE DEEMS APPROPRIATE PRIOR TO ITS EXECUTION OF THE PSA AND THIS ASSIGNMENT, AND THAT ASSIGNEE ACCEPTS THE ASSETS SUBJECT TO ALL ENVIRONMENTAL LIABILITIES RELATED THERETO.

ASSIGNEE ACKNOWLEDGES THAT THE ASSETS HAVE BEEN USED FOR EXPLORATION, DEVELOPMENT AND PRODUCTION OF OIL AND GAS AND THAT THERE MAY BE PETROLEUM, PRODUCED WATER, WASTES OR OTHER SUBSTANCES OR MATERIALS LOCATED IN, ON OR UNDER THE ASSETS OR ASSOCIATED WITH THE ASSETS. EQUIPMENT AND SITES INCLUDED IN THE ASSETS MAY CONTAIN ASBESTOS, NORM OR OTHER HAZARDOUS MATERIALS. NORM MAY AFFIX OR ATTACH ITSELF TO THE INSIDE OF WELLS, MATERIALS AND EQUIPMENT AS SCALE, OR IN OTHER FORMS. THE WELLS AND MATERIALS AND EQUIPMENT LOCATED ON THE ASSETS OR INCLUDED IN THE ASSETS MAY CONTAIN NORM AND OTHER WASTES OR HAZARDOUS NORM CONTAINING MATERIAL AND/OR OTHER WASTES OR MATERIALS. HAZARDOUS MATERIALS MAY HAVE COME IN CONTACT WITH VARIOUS ENVIRONMENTAL MEDIA, INCLUDING WATER, SOILS OR SEDIMENT. SPECIAL PROCEDURES MAY BE REQUIRED FOR THE ASSESSMENT, REMEDIATION, REMOVAL, TRANSPORTATION OR DISPOSAL OF ENVIRONMENTAL MEDIA, WASTES, ASBESTOS, NORM AND OTHER HAZARDOUS MATERIALS FROM THE ASSETS.

ARTICLE III MISCELLANEOUS

- 3.1 Subject to Purchase and Sale Agreement. This Assignment is subject to and delivered pursuant to the terms of that certain Purchase and Sale Agreement dated April 10, 2024, by and among Assignor, Assignee and Mineral Resources, Inc., a Colorado corporation (as may be amended from time to time, the "PSA"), and nothing in this Assignment shall operate to limit, release, or impair any of Assignor's or Assignee's respective rights, obligations, remedies, or indemnities in the PSA. Capitalized terms used in this Assignment but not otherwise defined shall have the meanings given to such terms in the PSA. To the extent the terms and provisions of this Assignment conflict, or are inconsistent, with the terms and provisions of the PSA, the terms and provisions of the PSA shall control. This Assignment is intended to convey all of the Assets to Assignee pursuant to, and in accordance with, the PSA.
- 3.2 *Operator Support*. From and after the Closing and until the fifth anniversary of the Closing Date, Assignee shall (and shall cause all successors to its interests in any of the Assets to):
- (a) at Assignor's request from time to time, support Assignor or any Affiliate of Assignor as operator of any existing or proposed oil and gas wells within the Subject Sections or Wellbore Only Sections, and
- (b) at Assignor's request from time to time not to exceed five years after the Closing, convey to Assignor's designee interests in one or more Subject Section Leases constituting one Net Mineral Acre in a Subject Section or, if lesser, the amount of Net Mineral Acres in such Subject Section included in the Assets (excluding, for the avoidance of doubt, any interest in any existing well in such Subject Section) in exchange for Assignor's payment of \$1,000 to Assignee, each such conveyance to be (i)

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effective as of the first day of the month after the date of such request and (ii) made within ten Business Days after such request pursuant to a form of conveyance provided by Assignor, it being understood that Assignor shall not be entitled to make more than one request per Subject Section.

Assignee's obligations under this Section 3.2 shall run with the lands underlying the Assets.

- 3.3 Further Assurances. Assignor covenants and agrees to execute and deliver to Assignee all such other and additional instruments and other documents and will do all such other acts and things as may be necessary more fully to assure to Assignee or its successors or assigns, all of the respective properties, rights and interests herein and hereby granted or intended to be granted.
- Construction. The captions and section numbers in this Assignment are for convenience only and shall not be considered a part of or affect the construction or interpretation of any provision of this Assignment. References in this Assignment to sections and exhibits are to sections and exhibits of this Assignment unless otherwise specified. As used herein, the words "include", "includes", and "including" shall mean, in each case, "include, without limitation", "includes, without limitation", and "including, without limitation."
- 3.5 Successors and Assigns. This Assignment shall be binding upon and inure to the benefit of the Parties and their respective successors and assigns.
- 3.6 Counterparts. This Assignment may be executed in any number of counterparts, and each counterpart hereof shall be effective as to each Party that executes the same whether or not all of such Parties execute the same counterpart. If counterparts of this Assignment are executed, the signature pages from various counterparts may be combined into one composite instrument for all purposes. All counterparts together shall constitute only one Assignment, but each counterpart shall be considered an original.
- 3.7 **Subrogation.** To the extent applicable with respect to the Assets and to the extent Assignor may legally assign such rights and grant such subrogation, Assignee is hereby specifically assigned, and subrogated to, all warranties of title which Assignor may have from predecessors in interest (other than Assignor or any of its respective Affiliates).
- 3.8 Severability. If any provision of this Assignment is held invalid or unenforceable by any court of competent jurisdiction, the other provisions of this Assignment shall remain in full force and effect. The Parties further agree that if any provision contained herein is, to any extent, held invalid or unenforceable in any respect under the Laws governing this Assignment, they shall take any actions necessary to render the remaining terms and provisions of this Assignment valid and enforceable to the fullest extent permitted by Law and, to the extent necessary, shall amend or otherwise modify this Assignment to replace any term or provision contained herein that is held invalid or unenforceable with a valid and enforceable provision giving effect to the intent of the Parties to the greatest extent legally permissible and in accordance with the PSA.
- 3.9 *Exhibits*. All exhibits attached hereto are hereby made a part hereof and incorporated herein by this reference. Unless provided otherwise, all recording references in such exhibits are to the appropriate records of the counties or parishes in which the Assets are located.
- 3.10 **Recording.** In addition to filing this Assignment, the Parties shall execute and file with the appropriate authorities, whether federal, state or local, all forms or instruments required by applicable Law to effectuate the conveyance contemplated hereby. Said instruments shall be deemed to contain all of the exceptions, reservations, rights, titles and privileges set forth herein as fully as though the same were set

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forth in each such instrument. The interests conveyed by such separate assignments are the same, and not in addition to the Assets conveyed herein.

- 3.11 Conspicuous. ASSIGNOR AND ASSIGNEE AGREE THAT, TO THE EXTENT REQUIRED BY APPLICABLE LAW TO BE EFFECTIVE, THE PROVISIONS IN THIS ASSIGNMENT IN BOLD-TYPE FONT ARE "CONSPICUOUS" FOR THE PURPOSE OF ANY APPLICABLE LAW.
- 3.12 *Exhibits*. Exhibits referred to herein are hereby incorporated and made a part of this Assignment for all purposes by such reference.
- 3.13 Several Liability. Each Assignor shall be severally liable for the full performance of all of such Assignor's obligations under this Assignment.

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IN WITNESS WHEREOF authorized representatives of Assignor and Assignee have executed this Assignment on the dates set forth in their respective acknowledgements hereto, but this Assignment shall be effective for all purposes as of the Effective Time.

ASSIGNOR:

CITIZEN ENERGY III, LLC

Name: James Woods

Title. Vice President - Land

ACKNOWLEDGEMENT

STATE OF OKLAHOMA

§

COUNTY OF TULSA

§ §

This instrument was acknowledged before me on this **30** day of May, 2024, by James Woods, as Vice President - Land of CITIZEN ENERGY III, LLC, a Delaware limited liability company, on behalf of said limited liability company.



Notary Public, State of Oklahoma

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ASSIGNOR:

CITIZEN MINERAL, LLC

Name: James Woods

Title: Vice President - Land

ACKNOWLEDGEMENT

STATE OF OKLAHOMA

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COUNTY OF TULSA

This instrument was acknowledged before me on this <u>30</u> day of May, 2024, by James Woods, as Vice President - Land of CITIZEN MINERAL, LLC, a Delaware limited liability company, on behalf of said limited liability company.



Notary Public, State of Oklahoma

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ASSIGNEE:

ROK ENERGY, LLC

By: ______Name: Jack Sattler

Title: Executive Vice President

ACKNOWLEDGEMENT

STATE OF Colorado

COUNTY OF Wild

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This instrument was acknowledged before me on this 35 m day of May, 2024, by Jack Sattler, as Executive Vice President of ROK ENERGY, LLC, a Colorado limited liability company, on behalf of said limited liability company.

JAMIE R HOOD NOTARY PUBLIC - STATE OF COLORADO Notary ID #19924004885 My Commission Expires 1/20/2027

Notary Public, State of

[Signature and Acknowledgment Page to Assignment and Bill of Sale]

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Exhibit A - Part 1

Attached to that certain Assignment and Bill of Sale, dated effective March 1, 2024, by and among Citizen Energy III, LLC, Citizen Mineral, LLC, Roan Resources LLC and ROK Energy, LLC

Wells

EXHIBIT A-1

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Attached to that certain Assignment and Bill of Sale dated effective March 1, 2024, by and between Citizen Energy III, LLC, Citizen Mineral, LLC and Roan Resources LLC (collectively "Assignor") and ROK Energy, LLC ("Assignee")

UNTY	API	Well Name	Section	Township	Ran
	3515120782	DORA JEFFRIES 1-25	25	24N	W£1
	3515121996	ВОВВҮ 17-16	17	23N	13W
	3515121974	BETTY JO 21-11	21	24N	13W
	3515121921	FARRIS 21-3	21	24N	13W
	3515122026	MARIE 21-4	21	24N	13 W
	3515122051	ROY 21-5	21	24N	13W
	3515100018	W.H. FARRIS 1	21	24N	13W
	3515122114	GAIL 25-1	25	24N	13W
	3515122166	MAX 25-14	25	24N	13W
	3515121716	STEWART 2-25	25	24N	13W
	3515121916	WHITENECK B 1	28	24N	13W

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Exhibit A - Part 2

Attached to that certain Assignment and Bill of Sale, dated effective March 1, 2024, by and among Citizen Energy III, LLC, Citizen Mineral, LLC, Roan Resources LLC and ROK Energy, LLC

Subject Sections

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Exhibit A - Part 3

Attached to that certain Assignment and Bill of Sale, dated effective March 1, 2024, by and among Citizen Energy III, LLC, Citizen Mineral, LLC, Roan Resources LLC and ROK Energy, LLC

Subject Section Leases

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Exhibit A - Part 4

Attached to that certain Assignment and Bill of Sale, dated effective March 1, 2024, by and among Citizen Energy III, LLC, Citizen Mineral, LLC, Roan Resources LLC and ROK Energy, LLC

Wellbore Only Sections

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Exhibit A-4 - Wellbore Only sections

Attached to that certain Assignment and Bill of Sale dated effective March 1, 2024, by and between Citizen Energy III, LLC, Citizen Mineral, LLC and Roan Resources LLC (collectively "Assignor") and ROK Energy, LLC ("Assignee")

COUNTY	Township	Range	Section
WOODS	23N	13W	17
WOODS	24N	13W	21
WOODS	24N	13W	25
WOODS	24N	13W	28

END OF EXHIBIT A-4

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Exhibit A - Part 5

Attached to that certain Assignment and Bill of Sale, dated effective March 1, 2024, by and among Citizen Energy III, LLC, Citizen Mineral, LLC, Roan Resources LLC and ROK Energy, LLC

Wellbore Only Leases

Exhibit A-5 - Wellbore Only Leases

and ROK Energy, LLC ("Assignee")

Attached to that certain Assignment and Bill of Sale dated effective March 1, 2024, by and between Citizen Energy III, LLC, Citizen Mineral, LLC and Roan Resources LLC (collectively "Assignor")

			Effective			HBP Well Association			
COUNTY	Original Lessor	Original Lessee	Date	Book	Page	or Description	Township	Range	Section
	BOB A. MCCRAY AND VAUGHN D.								
WOODS	MCCRAY	CECIL H JOB	6/10/1976	358	334	S/2 SE/4	23N	13W	17
	The Mark Address	MAGIC CIRCLE	. <u>.</u>						
		ENERGY							
WOODS	CARL S. FORD	CORPORATION	12/29/1980	458	406	N/2 NW/4	23N	13W	17
	de contrata de la contrata del contrata de la contrata del contrata de la contrata del contrata de la contrata de la contrata de la contrata del contrata de la contrata del contrata del contrata del contrata del contrata de la contrata del c	THE CARTER OIL							_
WOODS	HAZEL DURHAM HOOD, ET AL	COMPANY	2/10/1959	191	554	NE/4	23N	13W	17
WOODS	HAZEL G. EASTERLING	CECIL H JOB	6/10/1976	358	352	N/2 SE/4	23N	13W	17
200	LLOYD M. REIHM AND NEOLA B.	LEE OIL PROPERTIES					****		
WOODS	REIHM	INC	2/22/1978	390	382	NE/4	. 23N	13W	17
	MERLIN L. REIHM AND ELLEN	LEE OIL PROPERTIES							
WOODS	KAYE REIHM	INC	2/22/1978	390	384	NE/4	23N	13 W	17
	VERLIN M. REIHM AND SANDRA K.	LEE OIL PROPERTIES			•				_ \-
WOODS	REIHM	NC	1/30/1978	389	226	W/2	23N	13W	17
	VERLIN M. REIHM, TRUSTEE								
	UNDER THE VERLINM. REIHM	LEE OIL PROPERTIES							
WOODS	TRUST OF 1978	INC	2/22/1978	390	380	NE/4	23N	13W	17
WOODS	WM. G. PARKER, JR.	J.E. WEGER	1/4/1978	387	522	N/2 NW/4	23N	13W	17
	FRED O. SMITH AND GLADYS					7			
WOODS	HTIMS	KERMIT BAYS	4/21/1947	102	540	SW/4	24N	13W	21

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WOODS

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Fee: \$64.00 Doc: \$0.00

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WOODS	WOODS	WOODS	WOODS	WOODS	WOODS
RACHEL E. COPENHAVER	MAE GEORGE	JOHN N. HANSEN AND HAZEL S. HANSEN	GRACE COPENHAVER, AS GUARDIAN OF THE ESTATE OF RACHEL M. COPENHAVER, A MINOR	GRACE COPENHAVER	GOODHOPE CEMETERY ASSOCIATION
CARL E GUNGOLL	CARL E GUNGOLL	CARL E GUNGOLL	CARL E GUNGOLL	AMERADA PETROLEUM CORPORATION	AMERADA PETROLEUM CORPORATION
10/23/1947	10/23/1947	10/23/1947	7/22/1947	8/14/1959	3/25/1960
102	102	102	102	193	197
568	544	536	587	446	506
S/2 NE/4, N/2 N/2 SE/4	W/2 NW/4	N/2 NE/4, E/2 NW/4	S/2 NE/4, N/2 N/2 SE/4	OF SECTION 21-24N-13W, LESS A 3-ACRE TRACT DESCRIBED AS FOLLOWS: BEGINNING AT THE SF/C OF THE SE/4 OF SECTION 21-24N-13W; THENCE NORTH 22 RODS ON THE EAST QUARTER SECTION LINE; THENCE WEST 22 RODS; THENCE SOUTH 22 RODS; THENCE EAST 22 RODS; THENCE EAST 22 RODS, TO THE POINT OF BEGINNING.	DESCRIBED AS FOLLOWS: BEGINNING AT THE SE/C OF THE SE/4 OF SECTION 21-24N-13W; THENCE NORTH 22 RODS ON THE EAST QUARTER SECTION LINE; THENCE WEST 22 RODS; THENCE SOUTH 22 RODS; THENCE EAST 22 RODS, TO THE POINT OF BEGINNING
24N	24N	24N	24N	24 _N	24N
13 W	13W	13W	13W	13W	13W
21	21	21	21	21	21

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SAPPINGTON	JUANITA SAPPINGTON AND T. I.	H. H. DIETZ AND LAURA P. DIETZ	EDNA MARTHA HARMAN	- Committee - Comm	IIARMAN	BURL E. HARMAN AND MARCELLE	OCC FP ORDER 112230	JEFFRIES	MAX L. JEFFRIES & DORIS E.	JEFFRIES	MAX L. JEFFRIES & DORIS E.	FREY & NANCY FREY	TEOTA I EDEV WINOW: CALL	RENE N. SMITH	STEWART	EDWARD STEWART & BETTIE LUE	JEFFRIES	WILLIAM C. JEFFRIES & DORA C.	PARKER, VIRGINIA HEDRICK	DORA SWALLOW, LEO JEAN	•	STELLA M. COPENHAVER, JOHN D.									
COMPANY	CITIES SERVICE OIL	SOMMERS	COMPANY	CITIES SERVICE OIL	COMPANY	CITIES SERVICE OIL	WM J. O'CONNER	DAVID A CHAMBERS		WM J. O'CONNER		WM J. O'CONNER		THE RODMAN CORPORATION	CORPORATION	THE RODMAN	DAVID A CHAMBERS		CORPORATION	PETROLEUM	AMERADA										
6/2/1959	7	12/6/1949	6/2/1959		6/2/1959		4/14/1975	11/20/1973		10/30/1974		11/14/1974		3/27/1975	2/24/1975		11/20/1973		3/25/1960												
192		108	192		192		112230	326		333		333		33 8	338		326		198												
56		431	52		85			294		600		576		269	273		288		90												
SE/4		SE/4	SE/4		SE/4		ALL	S/2 SE/4		E/2 SW/4		NE/4		N/2 SE/4	NW/4		W/2 SW/4		BEGINNING.	RODS, TO THE POINT OF	RODS; THENCE EAST 22	RODS; THENCE SOUTH 22	LINE; THENCE WEST 22	EAST QUARTER SECTION	NORTH 22 RODS ON THE	21-24N-13W; THENCE	OF THE SE/4 OF SECTION	BEGINNING AT THE SE/C	DESCRIBED AS FOLLOWS:	LESS A 3-ACRE TRACT	OF SECTION 21-24N-13W,
24N	7	24N	24N		24N		24N	NIV.) ;	242	-	24N		24N	24N		24N		24N												
13 W		13W	13W		13 W	· •	J3W	W CT	12117	13 W	1211	13W		13W	13 W	13317	13 W		13 W		_				_						
28		28	28		87)	7.2	2 5	n	23	3.5	25	٠	25	2.5) h	17	?	17	2		_									-

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END OF EXHIBIT A-5

 Woods			WOODS		WOODS					WOODS	
	RAE HARMAN BARTOLINA AND	YVONNE FAE FELTS, AND DONNA	ALLAN MCPHERSON	WAND RUTH MCPHERSON AND	J. MARTIN	ARTHUR D. MARTIN AND MARTHA CITIES SERVICE OIL	MYRTLE MARTIN BUTLER,	E. BEARSE AND LIZZIE BEARSE,	R. D. PINE AND LOUISE H. PINE, C.		LETHA BELL SHOBE AND LUTHER
COMPANY	CITIES SERVICE OIL		COMPANY	CITIES SERVICE OIL	COMPANY	CITIES SERVICE OIL				H.I. ALMOND	
6/2/1959			6/2/1959		4/15/1959					12/11/1957	
192			192		192		_			181	
50			54		83					398	
SE/4			SE/4		SE/4		,			NW/4	
24N	2		242		24N					24N) ;
13 W	1 AVIII	_	15 W	1247	13 W	13117				13 W	
	2		20	2	0.2	3				0.2	9

Exhibit A-5 - Wellbore Only Leases