

Recording Requested By, and  
When Recorded Return To:

Longs Peak Resources, LLC  
c/o Juniper Capital II, LLC  
2323 South Shepherd Drive, Suite 1150  
Houston, Texas 77019  
Attention: Kevin Cumming

STATE OF COLORADO §

§

COUNTY OF WELD §

**ASSIGNMENT, CONVEYANCE AND BILL OF SALE**

THIS ASSIGNMENT, CONVEYANCE AND BILL OF SALE (this "Assignment"), is executed on the date set forth in the notary certifications below, but dated effective for all purposes as of the Effective Time (as defined below), is from CIRQUE BRENNSEE, LLC, a Delaware limited liability company ("Assignor"), whose address is 475 Seventeenth Street, Suite 1600, Denver, Colorado 80202, to Longs Peak Resources, LLC, a Delaware limited liability company ("Assignee"), whose address is 2323 South Shepherd Drive, Suite 1150, Houston, Texas 77019. Assignor and Assignee may be referred to herein, individually, as a "Party", and, collectively, as the "Parties". This Assignment is executed and delivered in accordance with and pursuant to the terms of that certain Purchase and Sale Agreement by and between Assignor and Assignee dated as of December 22, 2015 (as amended or otherwise modified, the "Purchase Agreement"). Capitalized terms used and not otherwise defined herein shall have the meanings assigned to such terms in the Purchase Agreement.

**RECITALS**

WHEREAS, Assignor owns certain undivided interests in and to the Properties (as defined below); and

WHEREAS, pursuant to the Purchase Agreement, Assignor has agreed to assign to Assignee all of Assignor's right, title in and to the Properties pursuant to this Assignment.

**ASSIGNMENT**

**Section 1. Assignment.** NOW THEREFORE, FOR AND IN CONSIDERATION OF TEN DOLLARS (\$10.00) and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Assignor does hereby sell, assign, transfer and convey unto Assignee all of Assignor's right, title and interest, whether legal, equitable, present, contingent or reversionary, in and to the following rights, properties, assets and interests described in subsections (i) through (xii) of this Section 1, subject to the terms and conditions of this Assignment and less and except for the Excluded Properties (as defined below) (subject to such exclusion, individually, a "Property", and collectively, the "Properties");

(i) The undivided interests in, to and under the leasehold estates created by the oil, gas, and mineral leases set forth in Exhibit A (the "Leases"), including, in each case, all of Assignor's right, title and interest in and to any mineral, fee, leasehold, Working Interests, operating, carried, Net Revenue Interests, net profit, force-pooled, non-consent and reversionary interests and any interests arising by operation of Law or in connection with the pooling, unitization, or communitization of any of the Leases or any portion of the Land.

(ii) The land covered by the Leases or included in units with which the Leases may have been communitized, pooled or unitized (the "Land").

(iii) The oil and gas wells described in Exhibit B hereto or otherwise located on the Land (the "Wells").

(iv) The production of Hydrocarbons and other substances produced in conjunction therewith, produced from the Land covered by the Leases, or attributable thereto, or to lands pooled, unitized or communitized therewith (the "Production"), that is attributable to periods from and after the Effective Time, together with all proceeds from and rights relating to the sale of such Production.



(v) The equipment, machinery, tools, tangible personal property, facilities, improvements, structures and fixtures located on the Land, or used in connection with the ownership and/or operation of the Leases and/or the Wells, for the production, gathering, treatment, compression, transportation, processing, sale or disposal of Hydrocarbons or water produced from the Wells, including all wells, well-bores, casing, tubing, wellheads, gauges, valves, rods, tanks, pumps, pads, pits, cellars, sumps, separators, treaters, compressors, pipelines and other improvements, including but not limited to those items described in Exhibit C hereto (the "Equipment").

(vi) The easements, rights-of-way, permits, leases, licenses, servitudes, access agreements, surface use agreements or other similar interests with respect to ingress, egress, and/or access to any or all of the Properties, including those identified in Exhibit D hereto (the "Surface Rights").

(vii) All of the Contracts set forth on Exhibit E to the Purchase Agreement (the "Material Contracts").

(viii) Assignor's files and records (but, in all cases, specifically excluding all email correspondence of Assignor, its Affiliates and each of its and their respective Representatives), in original (or copies, if originals are unavailable) and electronic format that are reasonably necessary for Assignee to own or operate any of the Properties, including: (a) land and title records (including all title abstracts, title opinions, ownership reports, title curative documents, leases, assignments, Contracts, rights of way, surveys, maps, plats and related correspondence); (b) well files, logs, and operations, environmental, production, engineering and maintenance records; (c) joint interest billing, lease operating expense, division of interest and accounting records; (d) the Production Taxes; (e) Lease files; (f) Contract files; (g) the seismic, geological or geophysical data owned by Assignor or licensed from Third Parties relating to any of the Properties that is contained in the Virtual Data Room; and (h) all information, data, documents, notes and correspondence contained in the Virtual Data Room.

(ix) All (a) trade credits, accounts receivable, take-or-pay amounts receivable, and other receivables and general intangibles, attributable to the Properties with respect to periods of time from and after the Effective Time, (b) inchoate liens and security interests in favor of Assignor or any of its Affiliates under any applicable Law or Contract to the extent arising from, or relating to, the ownership, operation, or sale or other disposition on or after the Effective Time of any of the Properties or to the extent arising in favor of Assignor as the non-operator of any Property, and (c) indemnity, contribution, and other such rights in favor of Assignor or any of its Affiliates, to the extent relating to obligations or liabilities assumed by Assignee pursuant to the Purchase Agreement (including the Assumed Liabilities (as defined below)) or otherwise to be allocated to, or borne, paid or payable by, Assignee or with respect to which Assignee has an obligation to indemnify Assignor.

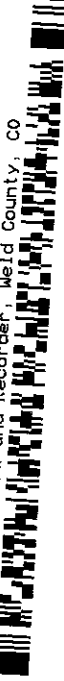
(x) All Imbalances relating to the Properties.

(xi) The Suspense Funds.

(xii) To the extent transferable without consent or the payment of a fee (unless such consent is received or Assignee agrees to pay such fee), the seismic, geological or geophysical data owned by the Assignor or licensed from Third Parties relating to any of the Properties set forth on Schedule 1(a) to the Purchase Agreement.

TO HAVE AND TO HOLD the Properties unto Assignee, and Assignee's successors and assigns, forever, subject, however, to the terms and conditions of this Assignment.

**Section 2. Excluded Properties.** Notwithstanding anything to the contrary in this Assignment, Assignor hereby expressly EXCEPTS, RESERVES AND RETAINS unto Assignor



all of Assignor's right, title and interest in and to the following (collectively, the "Excluded Properties"):

(i) The Production attributable to the Properties prior to the Effective Time, together with all proceeds from and rights relating to the sale of such Production (if, and only to the extent that, the Purchase Price is not increased pursuant to Section 3(a) of the Purchase Agreement with respect to such Production (including, for purposes of clarity, any Imbalances related to such Production)).

(ii) All funds, monies, proceeds, income, revenues, credits, receipts, Claims and benefits (and any security, deposits, bonds, advances or prepayments) attributable to: (a) the Properties, prior to the Effective Time; or (B) the operation of the Properties, prior to Closing; (excluding, in each case, for purposes of clarity, any of the foregoing to the extent that they relate to any of the Assumed Liabilities (except for security, deposits or bonds that will be released to Assignor or its Affiliates upon Closing)).

(iii) All Claims for any refund of or loss carry forwards with respect to: (A) Production Taxes for any period prior to the Effective Time (to the extent not paid by or on behalf of Assignee); (B) Assignor's income, occupational or franchise taxes and (C) any taxes attributable to the Withdrawn Properties (to the extent not paid by or on behalf of Assignee).

(iv) All Claims in favor of Assignor for all periods prior to the Closing Date: (A) under any policy or agreement of insurance, indemnity, surety, guaranty or bond; or (B) except as otherwise set forth in Section 9 of the Purchase Agreement to any insurance or condemnation proceeds or awards arising, in each case, from acts, omissions or events, or damage to or destruction of property that are solely related to any of the other Excluded Properties or the Retained Liabilities.

(v) All computers, monitors, printers, plotters, peripherals and software, and all radio and telephone equipment.

(vi) All cars, trucks, tractors, trailers, rigs and other rolling stock.

(vii) All personal property, furniture, fixtures and equipment located in Assignor's office (excluding, for purposes of clarity, the Records).

(viii) All intellectual property, patents, copyrights, and trade secrets, names, marks and logos, software, studies, interpretations, compilations and reports relating to geology, geophysics and reserve characteristics of the Land, as well as any other information or interpretative or proprietary data in the forms of work-papers, drafts, preliminary models, calculations or correspondence which Assignor considers in good faith to be confidential or proprietary to Assignor or to the extent any of the foregoing are licensed from a Third Party and cannot be assigned without consent or the payment of a fee (unless such consent is obtained or Assignee agrees to pay such fee, as applicable) including those set forth on Schedule 1(b) to the Purchase Agreement.

(ix) All correspondence, memoranda, agreements, documents and other communications (other than title opinions or other similar documents or information that are related in whole or in part to any of the Properties) that are protected by the attorney-client privilege or the attorney work-product privilege.

(x) All correspondence, memoranda, agreements, documents and other communications among Assignor, and Assignor's Affiliates, members, investors, banks, lending institutions, investment banks, brokers and prospective purchasers of the Properties, and their respective officers, directors, shareholders, managers, members, employees, consultants, attorneys, accountants, agents and authorized representatives, including contact lists, sales materials, confidentiality agreements, reports, bids, offers, analyses and draft agreements.



- (xi) All corporate, legal, financial, accounting and tax records of Assignor and its Affiliates, other than those which are reasonably necessary for Assignee's ownership, administration or operation of the Properties from and after the Closing.

**Section 3. Special Warranty.** Assignor hereby warrants and agrees to forever defend title to the Properties against all Persons claiming or to claim the same or any part thereof by, through or under Assignor or any of its Affiliates and free and clear of any Liens arising by, through or under Assignor or any of its Affiliates, in all such cases, subject to and burdened by the following, but not otherwise:

(i) The terms and conditions of the Purchase Agreement, the Leases, the Material Contracts, and the Surface Rights, and all matters described in the Disclosure Schedules, but only to the extent the same do not operate to: (a) reduce the Net Mineral Acres of Assignor in any Property to an amount less than the Net Mineral Acres set forth on Exhibit A or Exhibit B to the Purchase Agreement, as applicable, with respect to such Property; (b) reduce the Net Revenue Interest of Assignor with respect to any Lease or Well to less than an eighty percent (80%) (as calculated on an 8/8ths basis after giving effect to all royalties, overriding royalties, production payments, carried interests, net profits interests, reversionary interests and other burdens upon, measured by or payable out of the production of Hydrocarbons from or attributable to the applicable Lease or Well); (c) increase the Working Interest of Assignor in any Property to greater than the Working Interest set forth in Exhibit A or Exhibit B to the Purchase Agreement, as applicable, with respect to such Property (unless Assignor's Net Revenue Interest with respect to such Property is proportionally increased by an equivalent amount); or (d) materially restrict the ability of a reasonably prudent operator in Weld County, Colorado or Laramie County, Wyoming, as applicable, to operate or develop any of the Properties;

(ii) Royalties, overriding royalties (including the Moondance Overrides), reversionary and similar interests burdening the Properties, that are held by Third Parties and were in existence as of the Effective Time, but only to the extent the same do not operate to: (a) reduce the Net Mineral Acres of Assignor in any Property to an amount less than the Net Mineral Acres set forth on Exhibit A or Exhibit B to the Purchase Agreement, as applicable, with respect to such Property; (b) reduce the Net Revenue Interest of Assignor with respect to any Lease or Well to less than an eighty percent (80%) (as calculated on an 8/8ths basis after giving effect to all royalties, overriding royalties, production payments, carried interests, net profits interests, reversionary interests and other burdens upon, measured by or payable out of the production of Hydrocarbons from or attributable to the applicable Lease or Well); or (c) increase the Working Interest of Assignor in any Property to greater than the Working Interest set forth in Exhibit A or Exhibit B to the Purchase Agreement, as applicable, with respect to such Property (unless Assignor's Net Revenue Interest with respect to such Property is proportionally increased by an equivalent amount);

(iii) All Customary Post-Closing Consents;

(iv) Third Party consents to assignment that have been obtained prior to the Closing, from the applicable Third Parties;

(v) Easements, rights-of-way, servitudes, permits, surface leases and other rights in respect of surface operations or any restrictions on access thereto, unless Assignee provides a reasonable basis for the assertion that any such restriction on the access to or surface operation of any of the Properties would materially restrict the ability of a reasonably prudent operator in Weld County, Colorado or Laramie County, Wyoming, as applicable, to operate or develop any of the Properties;

(vi) The lack or restriction of surface access to the oil and gas estate covered by any of the Leases, unless Assignee provides a reasonable basis for the assertion that such lack or restriction of surface access to the oil and gas estate related to any of the Properties



would materially restrict the ability of a reasonably prudent operator in Weld County, Colorado or Laramie County, Wyoming, as applicable, to operate or develop any of the Properties;

(vii) Conventional rights of reassignment prior to release or surrender requiring notice to the holders of the rights;

(viii) All rights reserved to or vested in any Governmental Authority to control or regulate any of the Properties in accordance with applicable Law;

(ix) Division orders terminable without penalty upon no more than sixty (60) days prior written notice;

(x) Liens arising under operating agreements, unitization and pooling agreements and sales Contracts securing amounts not yet due, or, if due, being contested in good faith in the ordinary course of business by appropriate proceedings as set forth on Schedule PE to the Purchase Agreement;

(xi) Liens or charges arising in the ordinary course of business for obligations that are not delinquent or that will be paid and discharged in the ordinary course of business prior to the Closing;

(xii) Mortgages, deeds of trust, security agreements, security interests, pledges, Liens and financing statements burdening the lessor's interest covered by any of the Leases, unless a Claim for foreclosure of the same is pending in a court of competent jurisdiction;

(xiii) Any real property taxes not yet due and payable;

(xiv) Any tax sale in the chain of title to the oil and gas estate covered by any of the Leases;

(xv) The lack of any probate or deed of distribution therefrom in the chain of title to a lessor's interest covered by any of the Leases if Assignor delivers to Assignee supporting documentation, unless there is a written claim by Third Party of superior title to the Land covered by the applicable Lease against the purported lessor under such Lease;

(xvi) The lack of a release of any prior expired oil and gas lease covering any portion of the Lands;

(xvii) The lack of information in the Records;

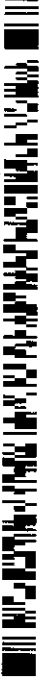
(xviii) Any question as to the legitimacy of a survey or the lack of a survey;

(xix) Any failure to recite marital status in a document in the chain of title;

(xx) Defects that have been cured by applicable Laws of limitations or prescription;

(xxi) The lack of authorization or compliance with applicable Law regarding the authority of any Person to take any action, unless Assignee provides a reasonable basis for the assertion that such lack of authorization or other action or inaction by an Person results in another Person's actual and superior claim of title;

(xxii) Any change in Working Interest or Net Revenue Interest based on a change in drilling and spacing units, tract allocation or other changes in pool or unit participation occurring after the date of the Purchase Agreement;



(xxiii) Any error or inconsistency in the Exhibits attached to the Purchase Agreement, if the error or inconsistency is reasonably apparent on its face and the facts with regard thereto are reasonably ascertainable; and

(xxiv) Any Title Defects Assignee may have expressly waived in writing or which are deemed to have become Permitted Encumbrances under Section 7 of the Purchase Agreement.

**Section 4 Subrogation.** To the extent that Assignor may legally transfer the following rights and grant the following subrogation, Assignor hereby specifically assigns to Assignee all rights, claims, and causes of action on title warranties given or made by Assignor's respective predecessors in interest to the extent applicable to the interest in the Properties conveyed pursuant to the terms of this Assignment, and Assignee is specifically subrogated to all rights which Assignor may have against its predecessors in interest to the extent applicable to the Properties.

**Section 5. Disclaimers. EXCEPT FOR ASSIGNOR'S EXPRESS REPRESENTATIONS AND WARRANTIES CONTAINED IN SECTION 4 OF THE PURCHASE AGREEMENT, AND ASSIGNOR'S SPECIAL WARRANTY OF TITLE SET FORTH IN THIS ASSIGNMENT, THE PROPERTIES ARE BEING CONVEYED BY ASSIGNOR TO ASSIGNEE WITHOUT WARRANTY OF ANY KIND, EXPRESS, IMPLIED, STATUTORY, AT COMMON LAW OR OTHERWISE, AND THE PARTIES HEREBY EXPRESSLY DISCLAIM, WAIVE AND RELEASE ANY WARRANTY OF MERCHANTABILITY, CONDITION, SAFETY OR FITNESS FOR A PARTICULAR PURPOSE, AND ASSIGNEE ACCEPTS THE PROPERTIES "AS IS, WHERE IS, WITH ALL FAULTS, WITHOUT RECOURSE." WITHOUT LIMITATION OF ANYTHING TO THE CONTRARY SET FORTH IN THE PURCHASE AGREEMENT, ALL INFORMATION RELATED TO THE PROPERTIES HERETOFORE OR HEREFTER FURNISHED TO ASSIGNEE BY ASSIGNOR (EXCLUDING, FOR PURPOSES OF CLARITY, ANY SUCH INFORMATION SET FORTH ON AN EXHIBIT OR SCHEDULE TO THE PURCHASE AGREEMENT OTHER THAN SCHEDULE 1(a) TO THE PURCHASE AGREEMENT) HAVE BEEN AND SHALL BE FURNISHED SOLELY FOR ASSIGNEE'S CONVENIENCE, AND HAVE NOT CONSTITUTED AND SHALL NOT CONSTITUTE A REPRESENTATION OR WARRANTY OF ANY KIND BY ASSIGNOR. WITHOUT LIMITATION OF THE FOREGOING, ASSIGNOR SHALL HAVE NO LIABILITY TO ASSIGNEE FOR ANY CLAIMS CAUSED OR ALLEGED TO BE CAUSED DIRECTLY, INDIRECTLY, INCIDENTALLY OR CONSEQUENTIALLY, BY SUCH INFORMATION RELATED TO THE PROPERTIES, BY ANY INADEQUACY THEREOF OR THEREWITH, ARISING IN STRICT LIABILITY OR OTHERWISE, OR IN ANY WAY ARISING OUT OF ASSIGNEE'S PURCHASE THEREOF. THE PARTIES HEREBY ACKNOWLEDGE AND AGREE THAT, TO THE EXTENT REQUIRED BY APPLICABLE LAW, THE DISCLAIMERS CONTAINED IN THIS ASSIGNMENT ARE "CONSPICUOUS" FOR THE PURPOSES OF SUCH APPLICABLE LAW.**

**Section 6. Assumption of Liabilities.** Subject to Section 7 and expressly excluding the Retained Liabilities (as defined below), from and after the Closing and without limitation of the special warranty of title set forth in Section 3 or any of Assignor's indemnification obligations, representations, warranties, covenants or agreements set forth in the Purchase Agreement or any of the other Transaction Documents, Assignee shall, and does hereby expressly agree to, assume, bear and perform all of the duties, obligations and liabilities to the extent arising from, based upon, or related to Assignor's interest in the Properties conveyed to Assignee pursuant to the terms of the Purchase Agreement, including: (i) all express and implied covenants, duties, obligations and liabilities arising under the terms of the Leases, the Surface Rights, and the Material Contracts attributable to the period from and after the Effective Time; (ii) all Property Costs and other costs which are for the account of Assignee pursuant to Section 3(a) of the Purchase Agreement (if, and to the extent, not paid by Assignor prior to the Closing); (iii) all royalties, overriding royalties, production payments, net profits obligations,



rentals, shut-in payments and similar burdens that are payable out of the Production attributable to time periods occurring after the Effective Time (if, and to the extent, not paid by Assignor prior to the Closing); (iv) all Production Taxes with respect to the Production attributable to time periods after the Effective Time (including applicable penalties and interest) for which Assignee has agreed to be responsible hereunder (if, and to the extent, not paid by Assignor prior to the Closing); (v) material compliance with applicable Laws pertaining to the ownership and/or operation of the Properties from and after the Effective Time; (vi) the condition of the Properties, both surface and subsurface, on the Closing Date (including all obligations to properly plug and abandon, or re-plug and re-abandon, all Wells, to restore the surface of the Lands, and to comply with, or to bring the Properties into compliance with applicable Law, including conducting any remediation activities, investigations, feasibility studies, and other clean-up activities which may be required); (vii) all Title Defects that are accepted or waived by Assignee in accordance with Section 7 of the Purchase Agreement or cured to Assignee's reasonable satisfaction (other than a breach of Assignor's special warranty of title in the Assignment or Title Defects with respect to any of the Withdrawn Properties); (viii) all Environmental Defects that are accepted or waived by Assignee in accordance with Section 7 of the Purchase Agreement or cured to Assignee's reasonable satisfaction, (except as otherwise provided herein, including, for purposes of clarity all Environmental Defects with respect to the Withdrawn Properties); (ix) all Casualty Losses (except as otherwise provided herein); and (x) manage the Suspense Funds in accordance with applicable Law. All of the liabilities and obligations in this Section 6 are, collectively, the "Assumed Liabilities".

**Section 7. Retention of Liabilities.** Notwithstanding the foregoing, the Assumed Liabilities do not include, Assignee has no obligation to assume and Assignor hereby expressly agrees to retain, bear and perform any and all duties, liabilities or obligations to the extent that any such duties, liabilities or obligations arise from, are based upon or related to any of the following: (i) the Excluded Properties; (ii) employees of Assignor or any of its Affiliates and any benefits insuring thereto; (iii) current or former partners, managers, members, directors, officers, employees and Representatives of Assignor or any of its Affiliates or of its or their respective current or former partners, managers, members, directors, officers, employees and Representatives; (iv) Third Party Claims related to the breach by Assignor or any of its Affiliates prior to the Closing of any Lease or of any Contract applicable to the Properties; (v) bodily injury or death arising from or related to the operation of the Properties prior to the Closing; (vi) Third Party Claims related to gross negligence or willful misconduct of Assignor or its Affiliates or any of their respective Representatives; (vii) intentional fraud or criminal acts of Assignor or any of its Affiliates or any of their respective current or former partners, managers, members, directors, officers, employees or Representatives; (viii) fines or penalties of any kind levied by a Governmental Authority against Assignor, any of its Affiliates or any of the Properties and attributable to the ownership or operation of the Properties prior to the Closing, except to the extent arising from Environmental Defects accepted and assumed by Assignee in accordance with Section 7(a) of the Purchase Agreement; (ix) royalties, bonuses or lease payments of any kind that were payable by or on behalf of Assignor or any of its Affiliates prior to the Closing, including the Suspense Funds and the administration thereof to the extent such Suspense Funds (A) accrued and (B) were not transferred to Assignee at or prior to the Closing; (x) all matters set forth on Section 4(n) of the Disclosure Schedule attached to the Purchase Agreement and any other Claim by any Third Party with respect to the Properties or Assignor's ownership or operation thereof prior to the Closing that is initiated not later than December 1, 2016, except to the extent arising from Environmental Defects accepted and assumed by Assignee in accordance with Section 7(a) of the Purchase Agreement; and (xi) any and all obligations and liabilities of any kind related to the offsite disposal of Hazardous Substances by or behalf of the Assignor from the Properties or lands pooled or unitized therewith prior to the Closing (such excluded liabilities and obligations, collectively, the "Retained Liabilities").

**Section 7. No Merger with Purchase Agreement; Assignment Subject to Purchase Agreement.** None of the provisions of the Purchase Agreement shall be deemed to have merged with this Assignment, 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 Purchase Agreement. In the event of a conflict between the terms and conditions of this Assignment and the Purchase Agreement, the terms and conditions of the Purchase Agreement shall control and govern the point in conflict. Without limitation of the foregoing, this Assignment is expressly subject to the terms and conditions of the Purchase Agreement, which terms are hereby incorporated into this Assignment by reference for all purposes.

**Section 8. Counterpart Assignments.** As and when required under the Purchase Agreement, Assignor shall execute, acknowledge and deliver separate counterparts of this Assignment on officially approved forms in sufficient counterparts to satisfy applicable statutory and regulatory requirements. Such counterpart assignments shall be deemed to contain all of the terms and conditions of the Purchase Agreement and this Assignment. The Properties assigned in such counterpart assignments are the same, and not additional to, the Properties assigned hereunder.

**Section 9. Construction; Integration.** Unless otherwise required by the context in which any term appears, the following rules of construction shall apply for all purposes of this Assignment. All exhibits attached hereto are incorporated herein and made a part hereof for all purposes, as if set forth in full herein. References in such exhibits to instruments on file in the public records are incorporated by reference herein for all purposes. The references in this Assignment or in the exhibits hereto to Liens, encumbrances, agreements and other burdens shall not be deemed to recognize or create any rights in third parties. Any reference to a Person shall include the successors and assigns to such a Person. The words "herein," "hereof," "herewith" and "hereunder" and similar terms in this Assignment shall refer to this Assignment as a whole and not to any particular section or subsection of this Assignment unless expressly so limited. All article or section titles or captions in this Assignment are for convenience only, shall not be deemed part of this Assignment and in no way define, limit, extend, or describe the scope or intent of any provisions hereof.

**Section 10. Miscellaneous.** This Assignment shall be binding upon and inure to the benefit of Assignor and Assignee, and their respective successors and assigns. The Parties shall use their reasonable efforts in good faith to execute all documents and take all other action reasonably necessary to consummate the transactions contemplated by this Assignment and the Purchase Agreement. This Assignment may be executed in one or more counterparts. Each counterpart shall be deemed to be an original, but all counterparts taken together shall be deemed to be one assignment. Except for real property matters, which shall be governed by the Laws of the State in which the real property is located, this Assignment shall be governed by and construed in accordance with the Law of the State of Colorado, without regard to any conflicts of laws principles that would cause the application of Law from another jurisdiction.

**Section 11. Effective Time.** For purposes of this Assignment, the "Effective Time" means, with respect to a Property (or any portion thereof), the later of (a) 7:00 a.m., Mountain Time, on December 1, 2015 and (b) the date on which Assignor first acquired an interest in such Property (or such portion thereof).

*[signature and acknowledgment page follows]*






IN WITNESS WHEREOF, Assignor and Assignee have executed this Assignment on the date of the respective acknowledgements set forth below, to be effective, however, for all purposes, as of the Effective Time.


ASSIGNOR:

CIRQUE BRENNSEE, LLC

By:   
Name: William E. Nicas  
Title: Senior Vice President  
Land and Marketing

ASSIGNEE:

LONGS PEAK RESOURCES, LLC

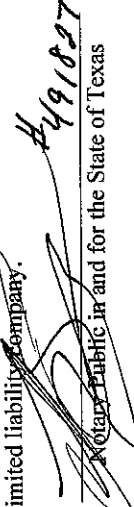
By:   
Name: Kevin Cumming  
Title: Director

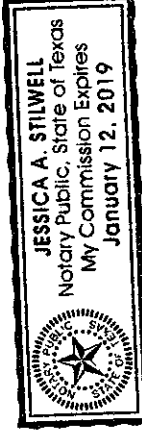
ACKNOWLEDGMENTS

STATE OF TEXAS       §  
                                  §  
COUNTY OF HARRIS   §

This instrument was acknowledged before me this 12th day of February, 2016, by William E. Nicas, known to me to be the Senior Vice President of Land and Marketing of Cirque Brensee, LLC, a Delaware limited liability company, who affirmed that the foregoing instrument was signed on behalf of such limited liability company and that the execution of this instrument was the free act and deed of the limited liability company.

Commission Expires: 01-12-2019

 #491827  
Notary Public in and for the State of Texas

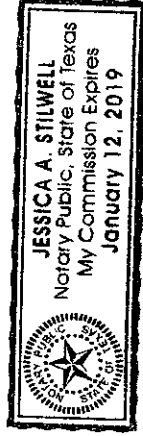


STATE OF TEXAS       §  
                                  §  
COUNTY OF HARRIS   §

This instrument was acknowledged before me this 12th day of February, 2016, by Kevin Cumming, known to me to be a Director of Longs Peak Resources, LLC, a Delaware limited liability company, who affirmed that the foregoing instrument was signed on behalf of such limited liability company and that the execution of this instrument was the free act and deed of the limited liability company.

Commission Expires: 01-12-2019

 #491827  
Notary Public in and for the State of Texas



**Exhibit A**

**Leases**

Attached to and made a part of that certain Assignment, Conveyance and Bill of Sale between Cirque Brennsee, LLC and Longs Peak Resources, LLC covering lands located in Weld County, Colorado

Lease	Lessor Lessee	Lease Date	Eff Date	Gross Acres	Legal Description	Entry
100783	ETCHEPARE, LLC, A WYOMING LIMITED LIABILITY COMPANY CIRQUE RESOURCES LP	12/17/2008	12/17/2008	640.0000	T11N R66W  SEC 1: S2 SEC 3: S2	3599016
100951	ETCHEPARE, LLC, A WYOMING LIMITED LIABILITY COMPANY CIRQUE RESOURCES LP	9/11/2008	9/11/2008	639.2800	INSOFAR AND ONLY INSOFAR AS LEASE COVERS  T11N R66W SEC 1: S2N2, LOTS 1 (79.88), 2 (79.68) SEC 3: S2N2, LOTS 1 (79.80), 2 (79.92)	3584362
100952A	ETCHEPARE, LLC, A WYOMING LIMITED LIABILITY COMPANY CIRQUE RESOURCES LP	9/11/2008	9/11/2008	2280.0000	INSOFAR AND ONLY INSOFAR AS LEASE COVERS  T11N R66W SEC 9: ALL SEC 11: E2 SEC 12: SW, SWSE SEC 13: N2 SEC 14: ALL SEC 15: SE	3584361
100952B	EDWARD D PETERS AKA WARD PETERS A MARRIED MAN, HEIR OF RICHARD A PETERS, DECEASED, A STOCKHOLDER AND SUCCESSOR IN INTEREST TO CORN BELT COMPANY, A DISSOLVED NEBRASKA CORPORATION, HEIR OF DANIEL C PETERS, DECEASED LONEWOLF ENERGY, INC	10/9/2009	10/9/2009	320.0000	T11N R66W      SEC 11: NE SEC 13: NE	3655906
100952C	JEANNE PETERS, A WIDOW, HEIR OF KENNETH R PETERS, DECEASED, A STOCKHOLDER AND	10/9/2009	10/9/2009	320.0000	T11N R66W	3655905

**Exhibit A****Leases**

Attached to and made a part of that certain Assignment, Conveyance and Bill of Sale between Cirque Brennsee, LLC and Longs Peak Resources, LLC covering lands located in Weld County, Colorado

Lease	Lessor Lessee	Lease Date	Eff Date	Gross Acres	Legal Description	Entry
	SUCCESSOR IN INTEREST TO CORN BELT COMPANY, A DISSOLVED NEBRASKA CORPORATION, HEIR OF DANIEL C PETERS, DECEASED LONEWOLF ENERGY, INC				SEC 11: NE SEC 13: NE	
100952D	DR. PATRICIA A. PETERS, A SINGLE WOMAN, A STOCKHOLDER AND SUCCESSOR IN INTEREST TO CORN BELT COMPANY, A DISSOLVED NEBRASKA CORPORATION LONEWOLF ENERGY, INC	9/30/2009	9/30/2009	320.0000	T11N R66W  SEC 11: NE SEC 13: NE	3654260
100953A	ETCHEPARE, LLC, A WYOMING LIMITED LIABILITY COMPANY CIRQUE RESOURCES LP	9/11/2008	9/11/2008	640.0000	INSOFAR AND ONLY INSOFAR AS LEASE COVERS  T11N R66W SEC 22: ALL	3584360
100957	ETCHEPARE, LLC, A WYOMING LIMITED LIABILITY COMPANY CIRQUE RESOURCES LP	9/11/2008	9/11/2008	320.0000	INSOFAR AND ONLY INSOFAR AS LEASE COVERS  T12N R66W SEC 26: W2	3584356
100958A	ETCHEPARE, LLC, A WYOMING LIMITED LIABILITY COMPANY CIRQUE RESOURCES LP	9/11/2008	9/11/2008	640.0000	INSOFAR AND ONLY INSOFAR AS LEASE COVERS  T12N R66W SEC 35: ALL	3584355
100958B	DONALD D MERNA, A SINGLE MAN CIRQUE RESOURCES LP	11/2/2009	11/2/2009	320.0000	T12N R66W SEC 34: S2	3666404
100990A	ALBERT LLOYD CASHMAN AND SHARON D CASHMAN,	10/22/2008	10/22/2008	948.7800	T11N R65W	3590539

**Exhibit A**

**Leases**

Attached to and made a part of that certain Assignment, Conveyance and Bill of Sale between Cirque Brennsee, LLC and Longs Peak Resources, LLC covering lands located in Weld County, Colorado

Lease	Lessor Lessee	Lease Date	Eff Date	Gross Acres	Legal Description	Entry
	HUSBAND AND WIFE CIRQUE RESOURCES LP				SEC 5: LOT 2 (74.44), S2NW, SW SEC 6: LOTS 1 (75.48), 2 (38.86), S2NE, SENW, E2SE  T12N R65W SEC 32: N2	
100997A	JENNIFER C MUELLER, DEALING IN HER SOLE AND SEPARATE PROPERTY CIRQUE RESOURCES LP	3/24/2009	3/24/2009	239.8200	T12N R66W  SEC 28: NE, E2W2, LESS AND EXCEPT AN 80.18 ACRE TRACT IN THE NE DESCRIBED IN THAT CERTAIN DEED DATED JANUARY 7, 1977, AND RECORDED IN BOOK 787, REC NUMBER 1709327 OF THE RECORDS OF WELD COUNTY, COLORADO	3626612
100997B	JEFFREY W BAILEY, DEALING IN HIS SOLE AND SEPARATE PROPERTY CIRQUE RESOURCES LP	3/24/2009	3/24/2009	239.8200	T12N R66W  SEC 28: NE, E2W2, LESS AND EXCEPT AN 80.18 ACRE TRACT IN THE NE DESCRIBED IN THAT CERTAIN DEED DATED JANUARY 7, 1977, AND RECORDED IN BOOK 787, REC NUMBER 1709327 OF THE RECORDS OF WELD COUNTY, COLORADO	3626614
100998A	JENNIFER C MUELLER, WITH LIFE ESTATE, DEALING IN HER SOLE AND SEPARATE PROPERTY CIRQUE RESOURCES LP	4/10/2009	4/10/2009	80.1800	T12N R66W  SEC 28: AN 80.18 ACRE TRACT IN THE NE DESCRIBED IN THAT CERTAIN DEED DATED JANUARY 7, 1977, AND RECORDED IN BOOK 787, REC NUMBER 1709327 OF	3630433



**Exhibit A****Leases**

Attached to and made a part of that certain Assignment, Conveyance and Bill of Sale between Cirque Brennsee, LLC and Longs Peak Resources, LLC covering lands located in Weld County, Colorado

Lease	Lessor Lessee	Lease Date	Eff Date	Gross Acres	Legal Description	Entry
					THE RECORDS OF WELD COUNTY, COLORADO	
100998B	JEFFREY W BAILEY, WITH LIFE ESTATE, DEALING IN HIS SOLE AND SEPARATE PROPERTY CIRQUE RESOURCES LP	4/10/2009	4/10/2009	80.1800	T12N R66W  SEC 28: AN 80.18 ACRE TRACT IN THE NE DESCRIBED IN THAT CERTAIN DEED DATED JANUARY 7, 1977, AND RECORDED IN BOOK 787, REC NUMBER 1709327 OF THE RECORDS OF WELD COUNTY, COLORADO	3626613
101002A	SYLVIA CHILDERS AND BUSTER CHILDERS, WIFE AND HUSBAND, JTWROS CIRQUE RESOURCES LP	1/27/2009	1/27/2009	950.7400	T11N R65W  SEC 4: LOT 2 (75.46), S2NW, SW; ADA W2 SEC 5: LOT 1 (75.28), S2NE, SE; ADA E2  T12N R65W SEC 32: S2	3616758
101143A	REBEKAH CHAVEZ, A MARRIED WOMAN DEALING IN HER SOLE AND SEPARATE PROPERTY CIRQUE RESOURCES LP	10/29/2009	10/29/2009	319.7200	T12N R66W  SEC 22: LOT 1 (39.72), SENE, SE, E2SW	3664249
101143B	MARY PAGE CIRQUE RESOURCES LP	10/29/2009	10/29/2009	319.7200	T12N R66W SEC 22: LOT 1 (39.72), SENE, SE, E2SW	3664250
101143C	RANDALL T JONES, A MARRIED MAN LONEWOLF ENERGY, INC	8/17/2009	8/17/2009	319.7200	T12N R66W SEC 22: LOT 1 (39.72), SENE, SE, E2SW	3647816
101143D	SUSAN PRICE, A SINGLE WOMAN LONEWOLF ENERGY, INC	8/18/2009	8/18/2009	319.7200	T12N R66W SEC 22: LOT 1 (39.72), SENE, SE, E2SW	3654261
101167	THEODORE M BALAND, A MARRIED MAN DEALING IN	12/8/2009	12/8/2009	487.5000	T12N R67W	3666403



**Exhibit A**

**Leases**

Attached to and made a part of that certain Assignment, Conveyance and Bill of Sale between Cirque Brennsee, LLC and Longs Peak Resources, LLC covering lands located in Weld County, Colorado

Lease	Lessor Lessee	Lease Date	Eff Date	Gross Acres	Legal Description	Entry
	HIS SOLE AND SEPARATE PROPERTY CIRQUE RESOURCES LP				SEC 32: ALL LYING EAST OF ROW LINE FOR INTERSTATE HIGHWAY #25  T11N R67W SEC 4: LOT 1 (83.41), SENE (A/D/A THE NE)	
101260	DENNIS J STEPHAN, A SINGLE MAN LONEWOLF ENERGY, INC	8/6/2009	8/6/2009	39.4200	T12N R65W SEC 18: LOT 1(11.89), 2(10.67), 3(9.43), 4(7.43)	3646704
101272	J F STEPHAN, AKA JUNIOR F STEPHAN AND LOREEN STEPHAN, HUSBAND AND WIFE LONEWOLF ENERGY, INC	8/5/2009	8/5/2009	1274.9400	T11N R65W  SEC 4: LOT 1 (74.94), S2NE, SE ADA E2  T12N R65W SEC 28: ALL SEC 30: NWNE, S2NE, NENW, SE	3646705
101274A	MARJORIE HANSEN HOOK, A MARRIED WOMAN LONEWOLF ENERGY, INC	7/27/2009	7/27/2009	320.0000	T12N R66W SEC 24: W2	3646698
101274B	ROBERT BEN SEAL, A WIDOWER LONEWOLF ENERGY, INC	8/10/2009	8/10/2009	320.0000	T12N R66W SEC 24: W2	3646708
101274C	HELEN M WARREN, A WIDOW OF CHARLES W. WARREN, DECEASED LONEWOLF ENERGY, INC	9/8/2009	9/8/2009	640.0000	T12N R66W  SEC 24: ALL	3655922
101275A	JAMES W H CHARLTON, A WIDOWER LONEWOLF ENERGY, INC	8/19/2009	8/19/2009	160.0000	T11N R66W SEC 13: SW	3647810
101275B	MORTIMER J RICHARDSON AND MELDA L RICHARDSON	8/18/2009	8/18/2009	160.0000	T11N R66W	3647817

**Exhibit A****Leases**

Attached to and made a part of that certain Assignment, Conveyance and Bill of Sale between Cirque Brennsee, LLC and Longs Peak Resources, LLC covering lands located in Weld County, Colorado

Lease	Lessor Lessee	Lease Date	Eff Date	Gross Acres	Legal Description	Entry
	HUSBAND AND WIFE LONEWOLF ENERGY, INC				SEC 13: SW	
101275C	SUSAN MICHAEL CASO AND RAFAEL A CASO, SR WIFE AND HUSBAND LONEWOLF ENERGY, INC	8/19/2009	8/19/2009	160.0000	T11N R66W SEC 13: SW	3647809
101275D	JAMES W M CHARLTON AND DAWN C CHARLTON HUSBAND AND WIFE LONEWOLF ENERGY, INC	8/19/2009	8/19/2009	160.0000	T11N R66W SEC 13: SW	3657121
101275E	DAVID S CHARLTON AND JANE L CHARLTON HUSBAND AND WIFE LONEWOLF ENERGY, INC	8/19/2009	8/19/2009	160.0000	T11N R66W SEC 13: SW	3647812
101275F	CHRISTOPHER B CHARLTON AKA CHRISTOPHER BAER CHARLTON AND DIANE LOUISE CHARLTON HUSBAND AND WIFE LONEWOLF ENERGY, INC	8/20/2009	8/20/2009	160.0000	T11N R66W SEC 13: SW	3647811
101275G	WILLIAM RICHARDSON AND FRANCES JEAN RICHARDSON HUSBAND AND WIFE LONEWOLF ENERGY, INC	8/18/2009	8/18/2009	160.0000	T11N R66W SEC 13: SW	3651634
101276A	GERALD A PATTERSON HEIR OF PHILLIS E PATTERSON, DECEASED AND CHARLES E PATTERSON, DECEASED LONEWOLF ENERGY, INC	7/21/2009	7/21/2009	640.0000	T12N R65W SEC 20: N2, N2S2 SEC 29: NE	3646694
101276B	WILLIAM L PATTERSON, A MARRIED MAN, HEIR OF PHILLIS E PATTERSON, DECEASED AND CHARLES E	7/21/2009	7/21/2009	640.0000	T12N R65W	3646699

**Exhibit A****Leases**

Attached to and made a part of that certain Assignment, Conveyance and Bill of Sale between Cirque Brennsee, LLC and Longs Peak Resources, LLC covering lands located in Weld County, Colorado

Lease	Lessor Lessee	Lease Date	Eff Date	Gross Acres	Legal Description	Entry
	PATTERSON, DECEASED LONEWOLF ENERGY, INC				SEC 20: N2, N2S2 SEC 29: NE	
101276C	GAIL LYNN HANKIN, A SINGLE WOMAN LONEWOLF ENERGY, INC	7/8/2009	7/8/2009	640.0000	T12N R65W SEC 20: N2, N2S2 SEC 29: NE	3646696
101276D	JERRY DEAN HANKIN A SINGLE MAN LONEWOLF ENERGY, INC	7/8/2009	7/8/2009	640.0000	T12N R65W SEC 20: N2, N2S2 SEC 29: NE	3646697
101276E	KENNETH LEE WOLD, A MARRIED MAN LONEWOLF ENERGY, INC	7/8/2009	7/8/2009	640.0000	T12N R65W SEC 20: N2, N2S2 SEC 29: NE	3646706
101276F	LORRAINE KAY WOLD, A SINGLE WOMAN LONEWOLF ENERGY, INC	7/9/2009	7/9/2009	640.0000	T12N R65W SEC 20: N2, N2S2 SEC 29: NE	3646701
101276G	TIMOTHY STEVEN WOLD, A MARRIED MAN LONEWOLF ENERGY, INC	7/9/2009	7/9/2009	640.0000	T12N R65W SEC 20: N2, N2S2 SEC 29: NE	3654259
101279A	FRANK E HORTON AND DOROTHY L HORTON, HUSBAND AND WIFE LONEWOLF ENERGY, INC	8/12/2009	8/12/2009	2053.2800	T11N R65W  SEC 7: W2NW (76.12), W2SW (75.08), E2W2, E2 (ADA ALL) SEC 18: W2NW (74.44), W2SW (74.04), E2W2 (ADA W2) SEC 19: W2NW (73.60), E2NW (ADA NW)  T11N R66W	3647815

4205217 Pages: 16 of 21  
05/20/2016 12:39 PM R Fee:\$111.00  
Carly Koppes, Clerk and Recorder, Weld County, CO





**Exhibit A**

**Leases**

Attached to and made a part of that certain Assignment, Conveyance and Bill of Sale between Cirque Brennsee, LLC and Longs Peak Resources, LLC covering lands located in Weld County, Colorado

Lease	Lessor Lessee	Lease Date	Eff Date	Gross Acres	Legal Description	Entry
					SEC 10: ALL SEC 11: NW SEC 15: NE	
101279B	DELORES SUE HORTON, A WIDOW LONEWOLF ENERGY, INC	8/12/2009	8/12/2009	1899.6800	T11N R65W SEC 7: W2NW (76.12), W2SW (75.08), E2W2, E2 (ADA ALL) SEC 18: W2NW (74.44), W2SW (74.04), E2W2 (ADA W2)  T11N R66W SEC 10: ALL SEC 11: W2	3647814
101281A	MARLENE G SUVAL FKA MARLENE G WILLIAMS, A WIDOW AND SOLE SURVIVING HEIR OF HARRY J SHIMMINGS LONEWOLF ENERGY, INC	10/5/2009	10/5/2009	315.2800	T11N R65W  SEC 5: N2NE (75.28), S2NE, SE	3655907
101292A	KENNETH I ADAMS, A MARRIED MAN AND HEIR OF DONALD W ADAMS, DECEASED LONEWOLF ENERGY, INC	8/11/2009	8/11/2009	320.0000	T12N R65W  SEC 26: E2	3666910
101292B	WILHELMINA RINTO, A MARRIED WOMAN AND HEIR OF DONALD W ADAMS, DECEASED LONEWOLF ENERGY, INC	8/6/2009	8/6/2009	320.0000	T12N R65W  SEC 26: E2	3647804
101292C	CHARLES ADAMS, A MARRIED MAN AND HEIR OF DONALD W ADAMS, DECEASED LONEWOLF ENERGY, INC	8/4/2009	8/4/2009	320.0000	T12N R65W  SEC 26: E2	3647808
101326Z	LYN MONDSCHIEIN AKA LYNETTE MONDSCHIEIN AKA	11/11/2010	11/11/2010	320.0000	T10N R59W	3735572



**Exhibit A****Leases**

Attached to and made a part of that certain Assignment, Conveyance and Bill of Sale between Cirque Brennsee, LLC and Longs Peak Resources, LLC covering lands located in Weld County, Colorado

Lease	Lessor Lessee	Lease Date	Eff Date	Gross Acres	Legal Description	Entry
	LYNETTE BRONES AND JACK MONDSCHN, WIFE AND HUSBAND CIRQUE RESOURCES LP				SEC 3: E2	
101898	STATE CO 1946.12 CIRQUE RESOURCES LP	2/16/2012	2/16/2012	493.8300	T11N R66W SEC 6: LOTS 1-4, S2NE, SENW, E2SW	3848026
101899	STATE CO 1950.12 CIRQUE RESOURCES LP	2/16/2012	2/16/2012	651.2400	T12N R66W SEC 30: LOTS 1 & 2, E2, E2W2 (ALL)	3848027
101900	STATE CO 1951.12 CIRQUE RESOURCES LP	2/16/2012	2/16/2012	480.0000	T12N R66W SEC 32: NW, S2	3848028
101901	STATE CO 1952.12 CIRQUE RESOURCES LP	2/16/2012	2/16/2012	640.0000	T12N R66W SEC 36: ALL	3848029
101930	DAVID G RIES, A MARRIED MAN LONEWOLF ENERGY, INC	7/30/2009	7/30/2009	320.0000	T12N R64W SEC 28: S2	3646700
101994	USA COC-76532 DJ RESOURCES III LTD	6/1/2006	6/1/2006	160.0000	T12N R65W SEC 20: S2S2	3534492
102093	STATE CO 1945.12 COLORADO ENERGY MINERALS, INC	2/16/2012	2/16/2012	639.1600	T11N R66W SEC 2: LOT 1, E2 LOT2, W2 LOT2, S2N2, S2 (ALL)	3846282
102099	STATE CO 2332.12 COLORADO ENERGY MINERALS, INC	8/16/2012	8/16/2012	398.6200	T10N R66W SEC 2: LOTS 1-4, S2NE, W2SW, N2SE	3883476
102100	STATE CO 2333.12 COLORADO ENERGY MINERALS, INC	8/16/2012	8/16/2012	120.0000	T10N R66W SEC 10: N2NW, SENW	3883477



**EXHIBIT "B"**

**Wells**

attached to that certain Assignment, Conveyance and Bill of Sale dated effective as of 12/1/2015 at 7:00 am MST  
by and between Cirque Brennsee, LLC, as Assignor, and Longs Peak Resources, LLC, as Assignee

Cirque Well #	LEASE	WELL NO	OPERATOR	LOCATION	DSU
160*70415	RAILAY	28-3-1CH	CIRQUE RESOURCES LP	12N 66W 28	640.0000
160*70119	LAZY D	ZN 3-15H	CIRQUE RESOURCES LP	11N 66W 3	639.7200
160*70302	LAZY D	LAZY D ZN 03-09 MONITOR	CIRQUE RESOURCES LP	11N 66W 3	Nonme

4205217      Pages: 19 of 21  
05/20/2016 12:39 PM R Fee:\$111.00  
Carly Koppes, Clerk and Recorder, Weld County, CO



**EXHIBIT "C"**

**Equipment**

attached to that certain Assignment, Conveyance and Bill of Sale dated effective as of December 1, 2015  
by and between Cirque Brennsee, LLC, as Assignor, and Longs Peak Resources, LLC, as Assignee

**Railay 28-3-1CH**

**Flare Area**

1-36" cameron combustor  
1-150 psi Wenco Flame arrestor  
1-15 psi Enardo Flame arrestor  
1-24" cameron combustor  
2-2" Balon Check Valves

**Treater Containment (58'x30'x2' STEEL)**

1-Cameron 6'x20' Horizontal Treater  
1-Cameron Burner  
1-Scrubber pot (facility gas)  
1-Cameron Seperator  
1-Kimray Gen 3 float with 2" motor valve  
1- 3" ESD valve with actuator  
4-2" Flomore Check valves  
4-2" Balon Check Valves  
6-2" Kimray Gas Regulators  
1-1" Flomore Check Valve  
1-1" Fisher Gas Regulators  
1-Dayton Exhaust Fan  
1-LED Lighting in house  
3-ABB Total Flow G4's  
3-2" gas meter runs  
1-Brennan Engineering Automation Control Panel  
1- Set of Containment steps  
1-Location Light Pole LED  
4-1"belgas regulators

**Lazy D ZN 03-15H**

**Flare Area**

2-36" Cimarron Combustors  
1-150 psi Enardo Flame arrestor  
1-15 psi Enardo Flame arrestor

**Treater Containment (54'x30'x1.5' STEEL)**

1-Cameron 6'x20' Vertical Treater  
1-Cameron Burner  
1-Scrubber pot (facility gas)  
1-Cimarron 18"x72" Seperator  
1-Fisher float control with 2" Kimray motor valve  
2-2" Check valves  
3-2" Kimray Gas Regulators  
1-1" Fisher Gas Regulators  
1-2" gas meter runs  
1-Total Flow XRC6490  
1- Set of Containment steps

**Tank Containment (130'x30'x3' STEEL)**

2- 400 Bbl Steel Production Tanks  
1-Drip Pot (Vapor Recovery)  
1-2" Honda Engine with Roper Pump (recycle pump)  
2-Set of containment steps  
200' plus of vapor recovery line



Exhibit "D"  
Surface Rights

to that certain Assignment, Conveyance and Bill of Sale dated effective as of December 1, 2015 between Cirque Brennsee, LLC, as Assignor, and Longs Peak Resources, LLC, as Assignee

Lease	Lease Name	Eff Date	Exp Date	Ext Date	Gross Acres	Net Acres	Legal Description	Status	Book	Page	Entry	County	State
SUR100990A	CASHMAN ALBERT LLOYD ET UX	7/29/2014			320.0000	320.0000	T12N R65W SEC 32: N2	OTHER			4049595	WELD	CO
SUR100997C	BAILEY MUELLER LLC	6/3/2014			160.0000	160.0000	T12N R66W SEC 28: N2NE, E2NW	OTHER			4025069	WELD	CO
SUR101272	STEPHAN JUNIOR F REV TR ET AL	7/30/2014			2714.9400	2714.9400	T12N R65W SEC 28: ALL SEC 29: ALL SEC 30: E2, NW SEC 33: ALL  T11N R65W SEC 4: LOT 1 (74.94), S2NE, SE	OTHER			4055315	WELD	CO
SUR101934	LAZY D GRAZING ASSOCIATION	6/15/2012	9/11/2018		0.0000	0.0000	T11N R66W SEC 3: ALL	OTHER			3859664	WELD	CO

4205217 Pages: 21 of 21  
05/20/2016 12:39 PM R Fee:\$111.00  
Carly Koppes, Clerk and Recorder, Weld County, CO

