## Report of Organizational Actions Affecting Basis of Securities

OMB No. 1545-0123

Depar	tment of the Treasury			➤ See separate instruction	ons.		
THE PERSON NAMED IN	rt I Reporting	Issuer					
1	ssuer's name				2 Issuer's emplo	yer identification number (EIN)	
0-4	Deal December Lea					47 5001100	
	Rock Resorts, Inc.  Name of contact for ac	dditional information	5 Email address o	47-5081182 5 Email address of contact			
•	tarrio or correct for ac	aditional information	releption	ne No. of contact	• Email address s	- Goritage	
Inves	stor Relations			702-495-3550	Investor.Relations	@stationcasinos.com	
6 1	Number and street (or	P.O. box if mail is not o	t <b>7</b> City, town, or post	7 City, town, or post office, state, and ZIP code of contact			
	S Pavilion Center Dr	rive	Las Vegas, NV 891	Las Vegas, NV 89135			
8 [	Date of action		9 Class	sification and description			
	A		D - 1 D -	L Donnella Lan Olana A	Occurred Charle Designation		
	Attachment 1 CUSIP number	11 Serial number(s)		12 Ticker symbol	Common Stock Redemption  13 Account number	ar(q)	
		55,151,150,160					
	75700L108	N/A		RRR		N/A	
Pai	t II Organizati	ional Action Attach	n additiona	I statements if needed	. See back of form for addit	ional questions.	
14	and the control of th		plicable, the	e date of the action or the	e date against which shareholde	ers' ownership is measured for	
	the action ► See At	tachment 1					
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Describe the quantitative effect of the organizational action on the basis of the security in the hands of a U.S. taxpayer as an adj							
share or as a percentage of old basis ► See Attachment 1							
-		<del></del>					
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16			asis and the	data that supports the ca	alculation, such as the market v	alues of securities and the	
	valuation dates ► <u>Se</u>	e Attachment 1					
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9-0111-							

Part	ш	Organizational Action (continu	леа) — — — — — — — — — — — — — — — — — — —		
17 L	ist the	applicable Internal Revenue Code sec	ction(s) and subsection(s) upon which	the tax treatment is based	► See Attachment 1
***************************************					
		***************************************			
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18 C	an an	y resulting loss be recognized? ► <u>Se</u>	e Attachment 1		
,					
	***************************************				
19 P	rovide	any other information necessary to in	nplement the adjustment, such as the	reportable tax year ► See	Attachment 1
	Unde	er penalties of perjuty, I declare that I have	examined this return, including accompar	nving schedules and statemen	its, and to the best of my knowledge an
		f, it is true, correct, and complete Declarati	on of preparer (other than officer) is based	on all information of which pre	eparer has any knowledge.
Sign Here	Cian		ent	Date 3/	3/2023
		ature ►	0		
Daid	Print	your name ► Stephen L. Cootey  Print/Type preparer's name	Preparer's signature	Title ► EVP, C	FO and Treasurer  Check   if PTIN
Paid Prep	arer				self-employed
Use					Firm's EIN ▶ Phone no.
Cand E	orm O	Firm's address ►	ata) tay Danastmant of the Transpire. It	ntarnal Rayanua Sarvica (	Phone no. Orden IIT 84201-0054

### RED ROCK RESORTS, INC. FORM 8937 ATTACHMENT 1

# WITH RESPECT TO EQUITY REPURCHASE OF CLASS A COMMON STOCK MADE DURING THE THREE MONTHS ENDED SEPTEMBER 30, 2022

#### Part II, Box 14

During the three months ended September 30, 2022, Red Rock Resorts, Inc. ("RRR" or the "Company") repurchased 495,754 shares of its Class A common stock for an aggregate price of \$19.0 million and a weighted average price per share of \$38.33 in open market transactions under an equity repurchase program established and approved by RRR's board of directors in 2019, extended in September 2021. On August 4, 2022, the Company's board of directors increased the authorization for repurchases of Class A common stock under the Company's equity repurchase program to \$600 million and extended the authorization through June 30, 2024. At September 30, 2022, the remaining amount authorized for repurchases under the program was \$312.9 million. The Class A shares were retired upon repurchase.

#### Part II, Box 15

Pursuant to Internal Revenue Code (IRC) Section 317(b), stock shall be treated as redeemed by a corporation if the corporation acquires its stock from a shareholder in exchange for property, whether or not the stock so acquired is cancelled, retired, or held as treasury stock. Accordingly, the repurchase of RRR shares by the Company in exchange for cash shall be treated as a redemption transaction for U.S. federal income tax purposes.

Pursuant to IRC Section 302, a redemption of stock is treated as either a sale or exchange of the redeemed stock or as a Section 301 distribution of property with respect to the redeemed stock, depending upon the facts and circumstances of the shareholder. Analysis required under IRC Section 302 is applied on a shareholder-by-shareholder basis and certain attribution rules must be considered in applying these rules. Accordingly, different shareholders may have different tax consequences as a result of the repurchases. Each shareholder should consult a tax advisor with respect to the specific application of IRC Section 302.

#### Part II, Box 16

If a shareholder qualifies for sale/exchange treatment under IRC Section 302(b) with respect to the repurchases, the shareholder will recognize gain or loss for U.S. federal income tax purposes equal to the difference between the amount of cash received for the redeemed shares and the shareholder's tax basis in such shares. Tax basis in retained shares will be unaffected by the redemption.

Pursuant to IRC Section 302(d), a redemption transaction that does not qualify for sale/exchange treatment under IRC Section 302(b) is treated as a distribution of property to which IRC Section 301 applies. Any such distribution would constitute a taxable dividend to the shareholder to the extent of the Company's current and accumulated earnings and profits ("E&P"), with no effect on the shareholder's tax basis in the shares to the extent treated as a dividend.

Any distribution in excess of current and accumulated E&P is first applied against and reduces shareholder basis to the extent thereof, and second treated as gain from a sale or exchange of shares. Company's E&P for 2022 is not expected to exceed the total distributions paid during 2022 and therefore, to the extent Sections 302(d) and 301 apply to a repurchasing shareholder, a portion may be considered dividend income under Section 301(c)(1) and a portion may be considered a nondividend distribution.

#### Part II, Box 17

Tax consequences are determined under IRC Section 301, IRC Section 302, IRC Section 312, and IRC Section 317.

#### Part II, Box 18

Shareholders who qualify for sale/exchange treatment could potentially recognize loss if the tax basis in the repurchased shares is greater than the amount of cash received. The character and classification of any such loss is dependent upon a shareholder's particular circumstances and may be subject to limitation.

#### Part II, Box 19

Adjustments to the tax basis of stock (and of any taxable gain) resulting from the repurchases are reportable in the tax period in which the redemption occurred. For calendar year taxpayers, the reportable tax year is 2022.

Individual tax consequences may vary. Shareholders are urged to consult their own tax advisors. The information contained herein does not constitute tax advice. It is not intended or written to be used, and cannot be used, for the purpose of avoiding tax penalties.