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United States BankrDocynGentrt Eastern District of Kentucky Ashland Division						cky	ager	51 40	Volu	ntary F	Petition
Name of Debtor (if individual, enter Last, First, Middle): Kanawha Development Corporation						Na	Name of Joint Debtor (Spouse) (Last, First, Middle):				
All Other Names used by the Debtor in the last 8 years (include married, maiden, and trade names):						Al (in	All Other Names used by the Joint Debtor in the last 8 years (include married, maiden, and trade names):				
Last four digits of Soc. Sec. or Indvidual-Taxpayer I.D. (ITIN) No./Complete EIN(if more than one, state all): 61-1246725							Last four digits of Soc. Sec. or Indvidual-Taxpayer I.D. (ITIN) No./Complete EIN(if more than one, state all):				
Street Address of Debt 8010 Lake Bonit Catlettsburg, K	ta Road	eet, City, and	State):			St	reet Address o	of Joint Debtor (No.	& Street, City, and S	State):	
ZIP CODE 41129					-				ZIP COI	DE	
County of Residence of Boyd	or of the Princi	pal Place of	Business:			Co	ounty of Resid	ence or of the Prine	cipal Place of Busine	SS:	
Mailing Address of De c/o James H. Fr McBrayer, McC 201 E. Main St.	azier III, A Jinnis, Lesl	ssignee	,):		M	ailing Address	s of Joint Debtor (if	different from street	address):	
Lexington, KY ZIP CODE 40507				,				ZIP COI	DE		
Location of Principal A	ssets of Busine	ess Debtor (if	different	from street							
Boyd County, KY	pe of Debto					e of Busines			pter of Bankruptcy	ZIP COL	
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	Filing	Fee (Check	one box)			of the United ernal Revenue	Code.)	personal, fa hold purpor	amily, or house-	ors	
 Full Filing Fee att. Filing Fee to be pasigned application unable to pay fee e Filing Fee waiver attach signed appl 	tid in installme for the court's except in instal requested (app	consideratio liments. Rule	n certifyin 1006(b) s apter 7 in	ng that the d See Official dividuals on	ebtor is Form 3A lly). Mus	 t	 Debtor Check if: Debtor insider Check all a A plan Accept 	is a small business is not a small busin 's aggregate noncor s or affiliates) are 1 		in 11 U.S. bts (exclud	C. § 101(51D). ing debts owed to
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	Document	Name Debtor(s):	Entered 06/26/09 20:53:05 Desc Mar B1, Pa		
(This page must be c	ompleted and filed in every case)	Kanawha Development Corporation			
	All Prior Bankruptcy Cases Filed Within La	ast 8 Years (If more than two, attach additional sheet.)			
Location Where Filed: NON	ΙE	Case Number:	Date Filed:		
Location Where Filed:		Case Number:	Date Filed:		
	ending Bankruptcy Case Filed by any Spouse, Partner of	or Affiliate of this Debtor (If more than one, attach ad	ditional sheet)		
lame of Debtor:		Case Number:	Date Filed:		
Appalachian Holdin District:	ng Company, Inc.	Relationship:	6/26/2009 Judge:		
Eastern		Parent Company	Scott		
0Q) with the Securities a f the Securities Exchang	Exhibit A or is required to file periodic reports (e.g., forms 10K and and Exchange Commission pursuant to Section 13 or 15(d) e Act of 1934 and is requesting relief under chapter 11.) d and made a part of this petition.	Exhibit B (To be completed if debtor is whose debts are primarily cor I, the attorney for the petitioner named in the forego have informed the petitioner that [he or she] may pro 12, or 13 of title 11, United States Code, and have e available under each such chapter. I further certify the debtor the notice required by 11 U.S.C. § 342(b). X Not Applicable	nsumer debts) ing petition, declare that I occeed under chapter 7, 11, explained the relief hat I have delivered to the		
		Signature of Attorney for Debtor(s)	Date		
	Ex	hibit C			
oes the debtor own or ha	we possession of any property that poses or is alleged to pose a	a threat of imminent and identifiable harm to public heal	Ith or safety?		
	is attached and made a part of this petition.				
No					
	Fx				
		hibit D			
To be completed by ever	y individual debtor. If a joint petition is filed, each spouse mus				
		st complete and attach a separate Exhibit D.)			
Exhibit D comp	y individual debtor. If a joint petition is filed, each spouse mus	st complete and attach a separate Exhibit D.)			
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B 1 (Official F@aste @98) 0375 Doc 1 Filed 06/26/09					
Voluntary Petition Document	Name GPD3b Of st.				
(This page must be completed and filed in every case)	Kanawha Development Corporation				
Sign	atures				
Signature(s) of Debtor(s) (Individual/Joint)	Signature of a Foreign Representative				
I declare under penalty of perjury that the information provided in this petition is true and correct. [If petitioner is an individual whose debts are primarily consumer debts and has chosen to file under chapter 7] I am aware that I may proceed under chapter 7, 11, 12 or 13 of title 11, United States Code, understand the relief available under each such	I declare under penalty of perjury that the information provided in this petition is true and correct, that I am the foreign representative of a debtor in a foreign proceeding, and that I am authorized to file this petition. (Check only one box.)				
chapter, and choose to proceed under chapter 7. [If no attorney represents me and no bankruptcy petition preparer signs the petition] I have obtained and read the notice required by 11 U.S.C. § 342(b).	I request relief in accordance with chapter 15 of Title 11, United States Code. Certified Copies of the documents required by § 1515 of title 11 are attached.				
I request relief in accordance with the chapter of title 11, United States Code, specified in this petition.	Pursuant to 11 U.S.C. § 1511, I request relief in accordance with the Chapter of title 11 specified in the petition. A certified copy of the order granting recognition of the foreign main proceeding is attached.				
X Not Applicable	X Not Applicable				
Signature of Debtor	(Signature of Foreign Representative)				
X Not Applicable					
Signature of Joint Debtor	(Printed Name of Foreign Representative)				
Telephone Number (If not represented by attorney)	Date				
Date	Date				
Signature of Attorney	Signature of Non-Attorney Petition Preparer				
X /s/ W. Thomas Bunch	I declare under penalty of periury that: (1) I am a bankruntey patition preparer as defined				
Signature of Attorney for Debtor(s)	I declare under penalty of perjury that: (1) I am a bankruptcy petition preparer as defined in 11 U.S.C. § 110; (2) I prepared this document for compensation and have provided the				
W. Thomas Bunch Bar No. 09160	debtor with a copy of this document and the notices and information required under 11 U.S.C. §§ 110(b), 110(h), and 342(b); and, (3) if rules or guidelines have been				
Printed Name of Attorney for Debtor(s) / Bar No.	promulgated pursuant to 11 U.S.C. § 110(h) setting a maximum fee for services chargeable by bankruptcy petition preparers, I have given the debtor notice of the maximum amount before preparing any document for filing for a debtor or accepting any fee from the debtor, as required in that section. Official Form 19 is attached.				
Bunch & Brock Attorneys At Law					
Firm Name					
271 W. Short Street Suite 805					
Address	Not Applicable Printed Name and title, if any, of Bankruptcy Petition Preparer				
Lexington, KY 40507					
8592545522 Teleshere Number	Social-Security number (If the bankruptcy petition preparer is not an individual, state				
Telephone Number	the Social-Security number of the officer, principal, responsible person or partner of the bankruptcy petition preparer.) (Required by 11 U.S.C. § 110.)				
6/26/2009	the bankruptey petition preparet.) (required by 11 0.5.C. § 110.)				
Date *In a case in which § 707(b)(4)(D) applies, this signature also constitutes a certification that the attorney has no knowledge after an inquiry that the information in the schedules is incorrect.	Address				
Signature of Debtor (Corporation/Partnership)	X Not Applicable				
I declare under penalty of perjury that the information provided in this petition is true and correct, and that I have been authorized to file this petition on behalf of the	Dette				
debtor.	Date Signature of bankruptcy petition preparer or officer, principal, responsible person, or partner whose Social-Security number is provided above.				
The debtor requests the relief in accordance with the chapter of title 11, United States Code, specified in this petition.	Names and Social-Security numbers of all other individuals who prepared or assisted in preparing this document unless the bankruptcy petition preparer is not an				
X s/ James H. Frazier III	individual.				
Signature of Authorized Individual	If more than one person prepared this document, attach to the appropriate official form				
James H. Frazier III	for each person.				
Printed Name of Authorized Individual	A bankruptcy petition preparer's failure to comply with the provisions of title 11 and the Federal Rules of Bankruptcy Procedure may result in fines or imprisonment or				
Assignee Title of Authorized Individual	both. 11 U.S.C. § 110; 18 U.S.C. § 156.				
6/26/2009					
0/20/2009 Date					

B 1 (Official F@ggs@(008)10375 Doc 1 Filed 06/26/09 Entered 06/26/09 20:53:05 Desc Mar B1, Page 4 Document Page 4 of 40

PENDING BANKRUPTCY CASE FILED BY ANY SPOUSE, PARTNER, OR AFFILIATE OF THE DEBTOR

Name of Debtor	Case Number	Date
Appalachian Fuels, LLC	09-10343	6/26/2009
District	Relationship	Judge
Eastern	Sister Company	Scott

Name of Debtor	Case Number	Date
Appalachian Environmental, LLC		6/26/2009
District	Relationship	Judge
Eastern	Sister Company	Scott

Name of Debtor	Case Number	Date
Appalachian Premium Fuels, LLC		6/26/2009
District	Relationship	Judge
Eastern	Sister Company	Scott

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United States Bankruptcy Court

Eastern District of Kentucky

Ashland Division

In re:

Case No.	
Chapter	11

Kanawha Development Corporation

STATEMENT REGARDING AUTHORITY TO SIGN AND FILE PETITION

I, James H. Frazier, III, declare under penalty of perjury that I am the Assignee of Kanawha Development Corporation, a West Virginia Corporation and that on 06/26/2009 the following resolution was duly adopted by the of this Corporation:

"Whereas, it is in the best interest of this Corporation to file a voluntary petition in the United States Bankruptcy Court pursuant to Chapter 11 of Title 11 of the United States Code;

Be It Therefore Resolved, that James H. Frazier III, Assignee of this Corporation, is authorized and directed to execute and deliver all documents necessary to perfect the filing of a Chapter 11 voluntary bankruptcy case on behalf of the Corporation; and

Be It Further Resolved, that James H. Frazier III, Assignee of this Corporation, is authorized and directed to appear in all bankruptcy proceedings on behalf of the Corporation, and to otherwise do and perform all acts and deeds and to execute and deliver all necessary documents on behalf of the Corporation in connection with such bankruptcy case; and

Be It Further Resolved, that James H. Frazier III, Assignee of this Corporation, is authorized and directed to employ W. Thomas Bunch, attorney and the law firm of Bunch & Brock Attorneys At Law to represent the Corporation in such bankruptcy case."

Executed on: 6/26/2009

Signed: <u>s/ James H. Frazier III</u> James H. Frazier, III Case 09-10375 Doc 1 Filed 06/26/09 Entered 06/26/09 20:53:05 Desc Main Document Page 6 of 40

TRUST AGREEMENT AND ASSIGNMENT FOR THE BENEFIT OF CREDITORS OF APPALACHIAN HOLDING COMPANY, INC. AND ITS SUBSIDIARIES

THIS TRUST AGREEMENT AND ASSIGNMENT FOR THE BENEFIT OF CREDITORS is made and entered into this 26th day of May, 2009, by and among Appalachian Holding Company, Inc., and its subsidiaries Appalachian Fuels, LLC, Appalachian Coal Holdings, Inc., Appalachian Ventures, LLC, Appalachian Fuels Services, LLC, Mega Mining, LLC, Appalachian Resources, LLC, Bryant Mining Company, Inc., Appalachian Land Company, Kanawha Development Corporation, Southern Eagle Energy, LLC, Appalachian Environmental, LLC, Appalachian Premium Fuels, LLC, and Huff Creek Energy Company, all of which are located at 1500 North Big Run Road, Ashland, KY 41102, (collectively, "Assignors"), and James H. Frazier (not individually, but solely as Trustee-Assignce for the Benefit of Creditors) of McBrayer, McGinnis, Leslic & Kirkland PLLC, located at 201 East Main Street, Suite 1000, Lexington, Kentucky 40507 (hereinafter referred to as the "Trustee-Assignee").

WITNESSETH:

WHEREAS, Assignors are indebted to various persons, corporations, and other entitics, and are unable to pay their debts in full, and have decided to discontinue their businesses and are desirous of transferring their property to an assignee for the benefit of their creditors so that the property so transferred may be expeditiously liquidated and the proceeds thereof fairly distributed to their creditors without any preference or priority, except such priority as is established and permitted by applicable law;

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NOW, THEREFORE, in consideration of Assignors' existing indebtedness to their creditors, the express undertakings of the Trustee-Assignee and the mutual covenants contained herein, it is hereby AGREED:

- 1. Creation and Object of Trust. The name of this trust ("Trust") shall be the "Appalachian Holding Creditors Trust" and its object shall be the orderly liquidation of the assets and property of Assignors and the distribution of the proceeds of that liquidation to creditors of Assignors in accordance with §§379.010 et seq. of the Kentucky Revised Statutes ("KRS"). Assignors hereby nominate and appoint James H. Frazier of McBrayer, McGinnis, Leslie & Kirkland PLLC as Trustee-Assignee to carry out the purpose of this Trust in accordance with its terms and conditions. The Trustee-Assignee shall have the powers and duties hereinafter set forth, and shall receive reasonable compensation for his services and reimbursement of his reasonable attorneys' fees and costs. The Trustee-Assignee will serve under a bond executed pursuant to KRS §379.030.
- 2. <u>Transfer of Assets.</u> Assignors do hereby irrevocably grant, convey, assign transfer, and set over to the Trustee-Assignee, all the property and assets of Assignors, whatsoever and wheresoever situated, which are now, or ever have been, used in connection with the operation of Assignors' businesses. The property and assets transferred shall include, without limitation, if any such assets exist, the right to receive incoming mail, all real property, all personal property, tangible and intangible, including, without limitation, all cash on hand,

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bonds, bank accounts, all accounts receivable, all furniture, fixtures, equipment, leasehold improvements, inventory, general intangibles, patents, insurance premium and/or policy refunds, tradenames, trademarks, franchises, service marks, and causes of action, subject to any liens, claims and encumbrances on such property and assets. Title to the property and assets of Assignors shall immediately vest in the Trustee-Assignee for the use and purpose hereinafter set forth.

- Powers and Duties of Trustee-Assignee. The Trustee-Assignee shall have the following powers, rights and duties set forth in KRS §§379.010 through 379.150, including but not limited to the authority to:
 - (a) Collect any and all accounts receivable owing to the Assignors.
 - (b) Continue to borrow and pledge the Assignors' assets if approved by the court administering the Assignors' estates.
 - (c) Sell, or otherwise dispose of any real property of Assignors.
 - (d) Sell, or otherwise dispose of, if such exists, all tangible and intangible personal property of Assignors including, but not limited to, all of their machinery, equipment, inventory, service marks, tradenames, trademarks, patents, franchises, causes of action and general intangibles, at private or public sale upon such notice and upon such terms conforming with KRS §379.090. The Trustee-Assignee shall have the power to employ an auctioneer to conduct such sale and to advertise such sale in such manner as the Trustee-Assignee deems best. The Trustee-Assignee shall have the power to execute bills of sale and any other

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documents necessary to convey title to Assignors' personal property. The Trustee-Assignee shall have the power to enter into an agreement with any party to participate in a liquidation sale with the Trustee-Assignee hereunder for the benefit of creditors sharing in the profits from such sale.

- (e) Employ, according to customary retention terms, attorneys, accountants, and such additional personnel to whatever extent may be necessary to handle the administrative details of this Trust.
- (f) Require all creditors of Assignors to whom a balance is now owing to submit verified statements of their accounts pursuant to notice provided under KRS §379.100.
- (g) To settle any and all claims against or in favor of Assignors, or in the discretion of the Trustee-Assignee, to sue or be sued, and to prosecute or defend any claim or claims of any nature whatsoever existing or in favor of Assignors pursuant to KRS §§379.120 and 379.150 through 379.170.

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- (h) To pay the respective creditors of Assignors out of the monies that shall come into his hands as Trustee-Assignee in amounts and under the priorities established by KRS §§379.010 and 379.130:
 - (i) First, to pay the reasonable costs and expenses (including reasonable legal fees and court costs) of executing and administering the trust hereby created, including reasonable compensation to the Trustee-Assignee for his services.

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- (ii) Second, to pay the debts of secured parties with valid liens on any property conveyed by the deeds of assignment, to the extent of the proceeds garnered from the disposition of that property, with the unsatisfied remainder to be treated as a general unsecured claim.
- (iii) Third, to pay the unsecured creditors their allowed claims as determined under KRS §379.120; provided, however, that if there shall not be sufficient funds with which to pay all said debts, then said debts are to be paid ratably and in proportion. Distributions made pursuant to this subsection must comply with KRS §379.130.
- (iv) Fourth, to pay the surplus, if any, of the Trust's funds, when all debts of the Trust shall have been paid in full, to the Assignors.
- (i) To do and perform any and all other acts necessary and proper for the orderly liquidation or other disposition, including, but not limited to, abandonment of the assets and property of Assignors and the distribution of the proceeds derived therefrom to the respective creditors of Assignors.
- 4. Employment of Counsel of Trustee-Assignee. It is hereby represented and agreed by the parties that McBrayer, McGinnis, Leslie & Kirkland PLLC shall be employed to act as attorney for the Trustee-Assignee, and shall render such legal services as the Trustee-Assignee requires during the existence of this Trust.

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Additional special counsel may be retained by the Trustee-Assignee should he deem the same necessary.

- 5. <u>Rights of Creditors.</u> All rights and remedies of the creditors against any surety or sureties for Assignors are hereby expressly reserved and nothing herein contained shall prevent the creditors or any of them from suing any third parties or persons who may be liable to any of the creditors for all or any part of their claims against Assignors, or from enforcing or otherwise obtaining the full benefit of any mortgage, charge, pledge, lien or their security which they now hold on any property, creditors or effects of Assignors.
- 6. <u>Administration of Trust.</u> The Trustee-Assignee shall, except as provided in KRS §379.170, be subject to the orders and supervision of the District Court and may be required at any time upon reasonable notice to file any report ordered. The Trustee-Assignee may, when the court so directs, be examined in open court regarding the condition of the estate and its management.
- 7. <u>Liability of Trustee-Assignee.</u> It is understood and agreed that the Trustee-Assignee is to assume no personal liability or responsibility for any of his acts as Trustee-Assignee herein, other than for intentional misconduct or gross negligence, and without limiting the foregoing his obligation shall be limited to the performance of the terms and conditions of this Trust Agreement, in good faith and in the exercise of his best judgment.
- 8. <u>Warranties of Assignors.</u> Assignors hereby warrant as follows:
 - (a) The lists of creditors delivered concurrently herewith to the Trustee-Assignee is complete and correct as reflected by the books and records of

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Assignors, or through its officers and directors, as to names of said creditors, their addresses and the amount due them.

- (b) Assignors, through their officers and directors, shall perform any and all acts reasonably necessary and proper to assist the Trustee-Assignee in the orderly liquidation of Assignors' assets and the collection of monies owing to the Assignor, and in the distribution of said monies and the proceeds of asset sales to Assignors' creditors; provided, however, the officers and directors of Assignors shall only provide such assistance to the Trustee-Assignee to the extent, and on the condition that they are reasonably compensated for such services.
- 9. <u>Governing Laws.</u> This Trust Agreement, and the obligations of the parties hereto, shall be construed or governed, as the case may be, in accordance with the laws of the Commonwealth of Kentucky.
- 10. Acceptance by Trustee-Assignee. The Trustee-Assignee does hereby accept the Trust herein created and agrees to faithfully perform the same according to the best of the Trustee-Assignee's skill, knowledge and ability. It is understood that the Trustee-Assignee shall receive reasonable compensation for his services rendered in connection with the Trust.

[THIS SPACE INTENTIONALLY BLANK; SIGNATURE PAGE FOLLOWS]

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IN WITNESS WHEREOF, the parties have hereunto set their hands the day and year first above written.

APPALACHIAN HOLDING COMPANY, INC.

By: Print Name: Yes: Its:

APPALACHIAN FUELS, LLC By: Print Name: Mrs. Len Its: _

APPALACHIAN COAL HOLDINGS, INC.

By: Print Name: Its: Yrs: Len

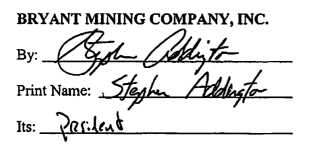
APPALACHIAN VENTURES, LLC By: Print Name: Kasident Its:

Case 09-10375 Doc 1 Filed 06/26/09 Entered 06/26/09 20:53:05 Desc Main Document Page 14 of 40

APPALACHIAN FUELS SERVICES, LLC By: Print Name: Yas Its:

MEGA MINING, LLC By: Print Name: Krs: Jen Its: ___

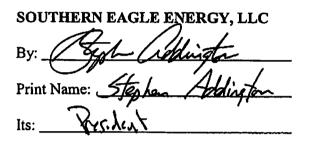
APPALACHIAN RESOURCES, LLC By: Print Name: _____ Yesiles Its: _



APPALACHIAN LAND COMPANY By: Print Name: 🔔 Varilat Its:

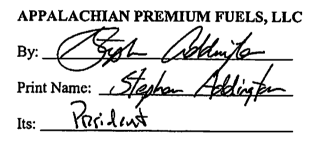
Case 09-10375 Doc 1 Filed 06/26/09 Entered 06/26/09 20:53:05 Desc Main Document Page 15 of 40

KANAWHA DEVELOPMENT CORPORATION By: Print Name: Its: _ α





By: Print Name: rac. Lin Its:



HUFF CREEK ENERGY COMPANY By: Print Name: Vasiler Its: ___

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James H. Frazier, as Trustee Assignee

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COMMONWEALTH OF KENTUCKY)) SS COUNTY OF

The foregoing agreement was subscribed, sworn to and acknowledged before me on this 26th day of May, 2009 by Stephen Addington as President of Appalachian Holding Company, Inc., on behalf of said company.

TE AT LARGE

My Commission Expires:

COMMONWEALTH OF KENTUCKY)) SS COUNTY OF

The foregoing agreement was subscribed, sworn to and acknowledged before me on this 26th day of May, 2009 by Stephen Addington as President of Appalachian Fuels, LLC, on behalf of said company.

STATE AT LARGE

My Commission Expires:

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COMMONWEALTH OF KENTUCKY)) SS COUNTY OF Kond

The foregoing agreement was subscribed, sworn to and acknowledged before me on this 26th day of May, 2009 by Stephen Addington as President of Appalachian Coal Holdings, Inc., on behalf of said company.

ATE AT LARGE

My Commission Expires:

COMMONWEALTH OF KENTUCKY) COUNTY OF Bryd)SS

The foregoing agreement was subscribed, sworn to and acknowledged before me on this 26th day of May, 2009 by Stephen Addington as President of Appalachian Ventures, LLC, on behalf of said company.

STATE AT LARGE

My Commission Expires:

Case 09-10375 Doc 1 Filed 06/26/09 Entered 06/26/09 20:53:05 Desc Main Document Page 19 of 40

COMMONWEALTH OF KENTUCKY)) SS COUNTY OF Druc'

The foregoing agreement was subscribed, sworn to and acknowledged before me on this 26th day of May, 2009 by Stephen Addington as President of Appalachian Fuels Services, LLC, on behalf of said company.

STATE AT LARGE

My Commission Expires:

COMMONWEALTH OF KENTUCKY)

The foregoing agreement was subscribed, sworn to and acknowledged before me on this 26th day of May, 2009 by Stephen Addington as President of Mega Mining, LLC, on behalf of said company.

TATE AT LARGE

My Commission Expires:

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COMMONWEALTH OF KENTUCKY) COUNTY OF Bond) SS

The foregoing agreement was subscribed, sworn to and acknowledged before me on this 26th day of May, 2009 by Stephen Addington as President of Appalachian Resources, LLC, on behalf of said company.

STATE AT LARGE

My Commission **Expires:**

COMMONWEALTH OF KENTUCKY) COUNTY OF Bryd)SS

The foregoing agreement was subscribed, sworn to and acknowledged before me on this 26th day of May, 2009 by Stephen Addington as President of Bryant Mining Company, Inc., on behalf of said company.

ATE AT LARGE

My Commission Expires:

Case 09-10375 Doc 1 Filed 06/26/09 Entered 06/26/09 20:53:05 Desc Main Document Page 21 of 40

COMMONWEALTH OF KENTUCKY))SS COUNTY OF MC

The foregoing agreement was subscribed, sworn to and acknowledged before me on this 26th day of May, 2009 by Stephen Addington as President of Appalachian Land Company, on behalf of said company.

FE AT LARGE

My Commission Expires:___

COMMONWEALTH OF KENTUCKY) COUNTY OF Boy () SS

The foregoing agreement was subscribed, sworn to and acknowledged before me on this 26th day of May, 2009 by Stephen Addington as President of Kanawha Development Corporation, on behalf of said company.

TATE AT LARGE

My Commission Expires:

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COMMONWEALTH OF KENTUCKY))SS COUNTY OF Panc

The foregoing agreement was subscribed, sworn to and acknowledged before mc on this 26th day of May, 2009 by Stephen Addington as President of Southern Eagle Energy, LLC, on behalf of said company.

ATE AT LARGE

My Commission Expires: <u>Aug. 2,201</u>

COMMONWEALTH OF KENTUCKY)) SS COUNTY OF

The foregoing agreement was subscribed, sworn to and acknowledged before me on this 26th day of May, 2009 by Stephen Addington as President of Appalachian Environmental, LLC, on behalf of said company.

STATE AT LARGE

My Commission Expires:

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COMMONWEALTH OF KENTUCKY)) SS COUNTY OF

The foregoing agreement was subscribed, sworn to and acknowledged before me on this 26th day of May, 2009 by Stephen Addington as President of Appalachian Premium Fuels, LLC, on behalf of said company.

FATE AT LARGE

My Commission Expires:

COMMONWEALTH OF KENTUCKY)

COUNTY OF Boyd)SS

The foregoing agreement was subscribed, sworn to and acknowledged before me on this 26th day of May, 2009 by Stephen Addington as President of Huff Creek Energy Company, on behalf of said company.

FATE AT LARGE

My Commission Expires:

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COMMONWEALTH OF KENTUCKY))SS FAVETTE COUNTY OF

The foregoing agreement was subscribed, sworn to and acknowledged before me on this 26th day of May, 2009 by James H. Frazier, as Trustee-Assignee.

NOTARY PUBLIC, STATE AT LARGE

My Commission 14-2011 Expires:____

Case 09-10375 Doc 1



AMENDMENT TO TRUST AGREEMENT AND ASSIGNMENT FOR THE BENEFIT OF CREDITORS OF APPALACHIAN HOLDING COMPANY, INC. AND ITS SUBSIDIARIES

This is an Amendment to Trust Agreement and Assignment for the Benefit of Creditors of Appalachian Holding Company, Inc. and its Subsidiaries (this "Amendment"), dated effective retroactive to May 26, 2009, by and among Appalachian Holding Company, Inc., and its subsidiaries Appalachian Fuels, LLC, Appalachian Coal Holdings, Inc., Appalachian Ventures, LLC, Appalachian Fuels Services, LLC, Mega Mining, LLC, Appalachian Resources, LLC, Bryant Mining Company, Inc., Appalachian Land Company, Kanawha Development Corporation, Southern Eagle Energy, LLC, Appalachian Environmental, LLC, Appalachian Premium Fuels, LLC, and Huff Creek Energy Company (collectively, "Assignors"), and James H. Frazier (not individually, but solely as Trustee-Assignee for the Benefit of Creditors) (hereinafter referred to as the "Trustee-Assignee").

WHEREAS, Assignors and Trustee-Assignee are parties to a Trust Agreement and Assignment for the Benefit of Creditors of Appalachian Holding Company, Inc. and its Subsidiaries (the "Original Agreement").

WHEREAS, the parties desire to amend the Original Agreement as follows.

NOW THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties hereby agree as follows.

1. <u>Definitions</u>. Capitalized terms not defined herein have the meanings given such terms in the Original Agreement.

2. <u>Amendments</u>.

(a) The following is hereby added to the Original Agreement, as a new Section 3(j):

(j) Exercise all powers of the Assignors, or any Assignor, to make any filing, including making or causing the filing of a bankruptcy petition, on behalf of the Assignors that could otherwise be made on behalf of the Assignors by their boards of directors, managers, officers, shareholders, or members, under any chapter or section of the United States Bankruptcy Code (the "Code").

(b) The following is hereby added to the Original Agreement, as a new Section 3(k):

(k) Prosecute and/or pursue any bankruptcy case under the Code on behalf of the Assignors, or any Assignor, or make any filing or pursue any action in connection therewith, to the extent that the same could otherwise be made on behalf of the Assignors by their boards of directors, managers,

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officers, shareholders, or members, including, without limitation, filing any motion for conversion or consolidation of a bankruptcy case, or signing any corporate or limited liability company resolution or consent on behalf of any Assignor.

(c) The following is hereby added to the Original Agreement, as a new Section 3(1):

(1) Act as chief restructuring officer of, trustee of, or in any similar capacity on behalf of, the Assignors in any bankruptcy case.

3. <u>Effect on Original Agreement</u>. Except as specifically amended by this Agreement, the Original Agreement shall remain in full force and effect and is hereby ratified and confirmed.

4. <u>Counterparts</u>. This Agreement may be executed in any number of counterparts (including via facsimile or e-mail), each of which is an original, but all of which together shall constitute one and the same instrument.

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IN WITNESS WHEREOF, the parties have hereunto set their hands the day and year first above written.

APPALACHIAN HOLDING COMPANY, INC. By: Print Name: 🗧 Its:

APPALACHIAN FUELS, LLC By: Print Name: _ Its:

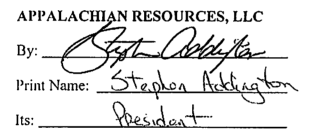
APPALACHIAN COAL HOLDINGS, INC. By: Print Name: Its: _ Rec

APPALACHIAN VENTURES, LLC By: Stephan Print Name: _ YRea Its:

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APPALACHIAN FUELS SERVICES, LLC By: Print Name: 5 Its: _____ YRe

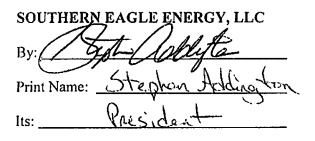
MEGA MINING, LLC By: Print Name: YRI Its:



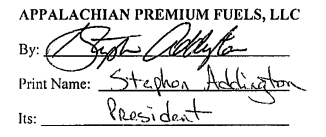
BRYANT MINING COMPANY, INC. By: Print Name: _ STON A c a Its: ___

APPALACHIAN LAND COMPANY By: Print Name: ______ Preside. Its: _____

KANAWHA DEVELOPMENT CORPORATION By: Print Name: ₹£ Its: or



APPALACHIAN ENVIRONMENTAL, LLC By: Print Name: Stephon Re Its: ____



HUFF CREEK ENERGY COMPANY
By: type lalita
Print Name: Stephen Addington
Its: President

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Frazier, as Trustee-Assignee Jame sH.

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COMMONWEALTH OF KENTUCKY))SS COUNTY OF Bay

The foregoing agreement was subscribed, sworn to and acknowledged before me on this 24^{4} day of June, 2009 by Stephen Addington as President of Appalachian Holding Company, Inc., on behalf of said company.

NOTARY PUBLIC, STATE AT LARGE

My Commission Expires: $(\rho - 10 - 10)$

COMMONWEALTH OF KENTUCKY)) SS COUNTY OF Bound

The foregoing agreement was subscribed, sworn to and acknowledged before me on this 24^{4} day of June, 2009 by Stephen Addington as President of Appalachian Fuels, LLC, on behalf of said company.

NOTARY PUBLIC, STATE AT LARGE

My Commission Expires: $(\rho - 10 - 10)$

Case 09-10375 Doc 1 Filed 06/26/09 Entered 06/26/09 20:53:05 Desc Main Document Page 32 of 40

COMMONWEALTH OF KENTUCKY)) SS COUNTY OF Doud

The foregoing agreement was subscribed, sworn to and acknowledged before me on this 24^{4} day of June, 2009 by Stephen Addington as President of Appalachian Coal Holdings, Inc., on behalf of said company.

OTARY PUBLIC, STATE AT LARGE

My Commission Expires:______

COMMONWEALTH OF KENTUCKY)) SS COUNTY OF

The foregoing agreement was subscribed, sworn to and acknowledged before me on this 24^{++} day of June, 2009 by Stephen Addington as President of Appalachian Ventures, LLC, on behalf of said company.

NOTARY PUBLIC, STATE AT LARGE

My Commission Expires: 6-10-10 Case 09-10375 Doc 1 Filed 06/26/09 Entered 06/26/09 20:53:05 Desc Main Document Page 33 of 40

COMMONWEALTH OF KENTUCKY) COUNTY OF Baud) SS

The foregoing agreement was subscribed, sworn to and acknowledged before me on this 24^{44} day of June, 2009 by Stephen Addington as President of Appalachian Fuels Services, LLC, on behalf of said company.

Y PUBLIC, STATE AT LARGE

My Commission Expires: 6-10-10

COMMONWEALTH OF KENTUCKY)) SS

COUNTY OF Bouge)

The foregoing agreement was subscribed, sworn to and acknowledged before me on this <u>24</u>^H day of June, 2009 by Stephen Addington as President of Mega Mining, LLC, on behalf of said company.

NOTARY PUBLIC, STATE AT LARGE

My Commission Expires: 6-10-10 Case 09-10375 Doc 1 Filed 06/26/09 Entered 06/26/09 20:53:05 Desc Main Document Page 34 of 40

COMMONWEALTH OF KENTUCKY)) SS COUNTY OF Dourd

The foregoing agreement was subscribed, sworn to and acknowledged before me on this $\underline{.24^{h}}$ day of June, 2009 by Stephen Addington as President of Appalachian Resources, LLC, on behalf of said company.

NOTARYPUBLIC, STATE AT LARGE

My Commission Expires: 6-10-10

COMMONWEALTH OF KENTUCKY))SS COUNTY OF)our

The foregoing agreement was subscribed, sworn to and acknowledged before me on this 24 day of June, 2009 by Stephen Addington as President of Bryant Mining Company, Inc., on behalf of said company.

NOTARЎ PUBLIC, STATE A₽ LARGE

My Commission Expires: (0-10-10

Case 09-10375 Doc 1 Filed 06/26/09 Entered 06/26/09 20:53:05 Desc Main Document Page 35 of 40

COMMONWEALTH OF KENTUCKY)) SS COUNTY OF

The foregoing agreement was subscribed, sworn to and acknowledged before me on this 24° day of June, 2009 by Stephen Addington as President of Appalachian Land Company, on behalf of said company.

NOTARY PUBLIC, STATE AT LARGE

My Commission Expires: 6-10-10

COMMONWEALTH OF KENTUCKY)

) SS COUNTY OF ນບ

The foregoing agreement was subscribed, sworn to and acknowledged before me on this 24¹ day of June, 2009 by Stephen Addington as President of Kanawha Development Corporation, on behalf of said company.

NOTARY PUBLIC, STATE AT LARGE

My Commission Expires: 6-10-10 Case 09-10375 Doc 1 Filed 06/26/09 Entered 06/26/09 20:53:05 Desc Main Document Page 36 of 40

COMMONWEALTH OF KENTUCKY)) SS COUNTY OF _ Duch

The foregoing agreement was subscribed, sworn to and acknowledged before me on this <u>JUN</u> day of June, 2009 by Stephen Addington as President of Southern Eagle Energy, LLC, on behalf of said company.

NOTARY PUBLIC, STATE AT LARGE

My Commission Expires: 6-10-1つ

COMMONWEALTH OF KENTUCKY))SSbouch COUNTY OF

The foregoing agreement was subscribed, sworn to and acknowledged before me on this <u>244</u> day of June, 2009 by Stephen Addington as President of Appalachian Environmental, LLC, on behalf of said company.

NOTARY PUBLIC, STATE ÁT LARGE

My Commission Expires: $\zeta_{2} = 10 - 10$ Case 09-10375 Doc 1 Filed 06/26/09 Entered 06/26/09 20:53:05 Desc Main Document Page 37 of 40

COMMONWEALTH OF KENTUCKY)) SS COUNTY OF Bung

The foregoing agreement was subscribed, sworn to and acknowledged before me on this 24^{1} day of June, 2009 by Stephen Addington as President of Appalachian Premium Fuels, LLC, on behalf of said company.

NOTARY-PUBLIC, STATE AT LARGE

My Commission Expires: 6-10-10

COMMONWEALTH OF KENTUCKY)

)SS COUNTY OF Doug

The foregoing agreement was subscribed, sworn to and acknowledged before me on this 24 day of June, 2009 by Stephen Addington as President of Huff Creek Energy Company, on behalf of said company.

NOTARY PUBLIC, STATE AT LARGE

My Commission Expires:____6-10-10

Case 09-10375 Doc 1 Filed 06/26/09 Entered 06/26/09 20:53:05 Desc Main Document Page 38 of 40

COMMONWEALTH OF KENTUCKY)

)SS COUNTY OF FALLYA

26 The foregoing agreement was subscribed, sworn to and acknowledged before me on this day of June, 2009 by James H. Frazier, as Trustee-Assignee.

NOTARY PUBLIC, STATE AT LARGE

My Commission Expires: 8-5-2002

Case 09-10375 Doc 1 Filed 06/26/09 Entered 06/26/09 20:53:05 Desc Main Document Page 39 of 40 Cumberland Surety, Inc. 367 West Short St. Lexington, KY 40507

Lyndon Property Insurance Company 14755 North Outer Forty Road, Ste 400 St. Louis, MO 63017

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF KENTUCKY ASHLAND DIVISION

IN THE MATTER OF:

CHAPTER 11

KANAWHA DEVELOPMENT CORPORATION

CASE NO. 09-____

DEBTOR

VERIFICATION OF MAILING LIST MATRIX

Comes the Debtor, by and through its Assignee, James H. Frazier III, and hereby declares under penalty of perjury that the attached mailing list matrix of creditors and other parties-ininterest is true and correct and complete to the best of my knowledge.

> /s/ James H. Frazier III, Assignee JAMES H. FRAZIER III, Assignee Date: June 26, 2009