UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MISSOURI EASTERN DIVISION

In re:	Chapter 11 Case No. 16-40120-705
ARCH COAL, INC., et al.,1	(Jointly Administered)
Debtors.	(gomery rummiscered)

SCHEDULE OF ASSETS AND LIABILITIES FOR ARCH COAL, INC. (CASE NO. 16-40120-705)

¹The employer tax identification numbers and addresses for each of the Debtors are set forth in the Debtors' chapter 11 petitions.

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GLOBAL NOTES AND STATEMENT OF LIMITATIONS, METHODS AND DISCLAIMER REGARDING DEBTORS' SCHEDULES AND SOFAS

General

Arch Coal, Inc. ("Arch") and 71 of its direct and indirect subsidiaries and affiliates (collectively, with Arch, the "Debtors"), with the assistance of their advisors, are filing their respective Schedules of Assets and Liabilities (the "Schedules") and Statements of Financial Affairs (the "SOFAs") in the United States Bankruptcy Court for the Eastern District of Missouri (the "Bankruptcy Court"). The Debtors prepared the Schedules and SOFAs pursuant to section 521 of title 11 of the United States Code (the "Bankruptcy Code") and Rule 1007 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules"). The Schedules and SOFAs are unaudited. Although management has made reasonable efforts to ensure that the Schedules and SOFAs are accurate and complete based on information that was available to them at the time of the preparation, subsequent information or discovery may result in material changes to these Schedules and SOFAs, and inadvertent errors or omissions may exist in the Schedules and SOFAs. Moreover, because the Schedules and SOFAs contain unaudited information that is subject to further review and potential adjustment, there can be no assurance that these Schedules and SOFAs are wholly accurate and complete. Nothing contained in the Schedules and SOFAs shall constitute a waiver of any rights of the Debtors, specifically including the Debtors' right to amend these Schedules and SOFAs and any rights with respect to any issues relating to substantive consolidation, equitable subordination, defenses and/or causes of action arising under the provisions of chapter 5 of the Bankruptcy Code and other relevant nonbankruptcy laws. These Global Notes and Statement of Limitations, Methods and Disclaimer Regarding the Debtors' Schedules and SOFAs (the "Global Notes") are incorporated by reference in, and comprise an integral part of, each of the Schedules and SOFAs, and should be referred to and reviewed in connection with any review of the Schedules and SOFAs.

¹ The Debtors are listed on Schedule 1 attached hereto. The employer tax identification numbers and addresses for each of the Debtors are set forth in the Debtors' chapter 11 petitions.

Description of the Cases and "As of" Information Date

On January 11, 2016 (the "**Petition Date**"), the Debtors each filed a voluntary petition in the Bankruptcy Court for reorganization under chapter 11 of the Bankruptcy Code. The cases have been consolidated solely for the purpose of joint administration under case number 16-40120-705.

Each Debtor's fiscal year ends on December 31. All asset information contained in the Schedules and SOFAs, except where otherwise noted, is as of December 31, 2015. The liability information contained in the Schedules and SOFAs, except where otherwise noted, is as of the Petition Date of each respective Debtor, as appropriate.

Two of the Debtors, ICG Eastern Land, LLC and Powell Mountain Energy LLC, are inactive and have no recorded assets or liabilities but guarantee certain debt at Arch. Furthermore, the following Debtors have only intercompany receivables or payables and no other assets or liabilities: Allegheny Land Company; Arch Development, LLC; Arch Reclamation Services, Inc.; Arch Western Bituminous Group, LLC; Arch Western Finance, LLC; Ark Land WR, Inc.; Bronco Mining Company, Inc.; Catenary Coal Holdings, Inc.; Energy Development Co.; Hawthorne Coal Company, Inc.; Hunter Ridge Coal Company; ICG, Inc.; Marine Coal Sales Company; Melrose Coal Company, Inc.; Mountain Gem Land, Inc.; Mountain Mining, Inc.; Mountaineer Land Company; P.C. Holding, Inc.; and Simba Group, Inc.

Basis of Presentation

For financial reporting purposes, Arch prepares consolidated financial statements. These consolidated financial statements are filed with the Securities and Exchange Commission (the "SEC") and are audited annually. Unlike the consolidated financial statements, these Schedules and SOFAs, except as indicated herein, reflect the assets and liabilities of each Debtor, including intercompany accounts which would be eliminated in Arch's consolidated financial statements. Accordingly, combining the assets and claims set forth in the Schedules and SOFAs of the Debtors would result in amounts that would be substantially different from financial information for Arch and its respective consolidated subsidiaries that would be prepared under Generally Accepted Accounting Principles ("GAAP"). Therefore, these Schedules and SOFAs do not purport to represent financial statements prepared in accordance with GAAP, nor are they intended to reconcile to the financial statements filed by Arch with the SEC.

Confidentiality

There are instances within the Schedules and SOFAs where names, addresses or amounts have been left blank. Due to the nature of an agreement between the Debtors and a third party, concerns of confidentiality or concerns for the privacy of an individual, the Debtors may have deemed it appropriate and necessary to avoid listing such names, addresses and amounts.

Amendment

Although reasonable efforts were made to file complete and accurate Schedules and SOFAs, inadvertent errors and omissions may exist. The Debtors reserve the right to amend and/or

supplement their Schedules and SOFAs from time to time as they deem necessary or appropriate but are under no obligation to do so.

Recharacterization

The Debtors have made reasonable efforts to characterize, classify, categorize or designate correctly the claims, assets, executory contracts, unexpired leases and other items reported in the Schedules and SOFAs. However, due to the complexity and size of the Debtors' businesses, the Debtors may have improperly characterized, classified, categorized or designated certain items. In addition, certain items reported in the Schedules and SOFAs may be included in more than one category. The designation of a category is not meant to be wholly inclusive or descriptive of the rights or obligations represented by such item. The Debtors reserve their rights to recharacterize, reclassify, recategorize or redesignate items reported in the Schedules and SOFAs at a later time either in amendments to the Schedules and SOFAs or in another appropriate filing as necessary or appropriate.

Estimates and Assumptions

The preparation of the Schedules and SOFAs required the Debtors to make certain estimates and assumptions that affected the reported amounts of assets and liabilities, the disclosures of contingent assets and liabilities and the reported amounts of revenues and expenses. Actual results could differ materially from these estimates.

Totals

All totals that are included in the Schedules and SOFAs represent totals of all the known amounts included on the Schedules and SOFAs.

Unknown or Undetermined Amounts

The description of an amount as "unknown" or "undetermined" is not intended to reflect upon the materiality of such amount.

Exclusions

The Debtors have excluded certain categories of assets and liabilities from the Schedules and SOFAs such as: general accrued liabilities including, but not limited to, accrued salaries and employee benefits; tax accruals; asset retirement obligations and assets with a net book value of zero. Other non-material assets and liabilities may have also been excluded.

Foreign Currency

Unless otherwise indicated, all amounts are reflected in U.S. dollars. Assets and liabilities denominated in foreign currencies were translated into U.S. dollars at reasonable market exchange rates. Subsequent adjustments to foreign currency valuation will not be made.

Current Market Value of Assets

It would be prohibitively expensive, unduly burdensome and an inefficient use of estate resources for the Debtors to obtain current market valuations of all of their assets. Accordingly, unless otherwise indicated, the Schedules and SOFAs reflect net book values for assets as of the Petition Date. Amounts ultimately realized may vary from net book value (or whatever value was ascribed), and such variance may be material. The values of certain assets are listed as undetermined amounts as of the Petition Date because the book values may materially differ from fair market values. As applicable, fixed assets and leasehold improvement assets that have been fully depreciated or fully amortized, or were expensed for GAAP accounting purposes, have no net book value and are therefore not included in the Schedules and SOFAs. The Debtors reserve all rights to amend, supplement or adjust the asset values set forth in the Schedules and SOFAs.

Consolidated Accounts Payable and Disbursements System

The Debtors use a centralized cash management system to streamline collection, transfer, and disbursement of funds generated by the Debtors' business operations. Receivables are collected by non-Debtor subsidiaries of Arch and sent to Arch. Payables are paid by Arch on behalf of the Debtors and non-Debtor affiliates in the ordinary course of business. The Debtors record in their books and records any receipts and/or disbursements made on behalf of Debtors and non-Debtor affiliates as intercompany balances.

Intercompany Accounts

The Debtors routinely engage in intercompany transactions with non-Debtor subsidiaries and affiliates. Although the Debtors record intercompany activity in their respective intercompany accounts, the Debtors do not track, and cannot determine, the amounts of intercompany receivables and payables to or from counterparties. Thus, intercompany account balances are not shown in Schedule A/B or Schedule E/F. A listing of intercompany balances as of December 31, 2014 and as of December 31, 2015, however, has been included for all Debtors in SOFAs Part 2. The listing of these amounts is not and shall not be construed as an admission of the characterization of such balance, as debt, equity or otherwise, and is not necessarily indicative of the ultimate recovery, if any, on any intercompany asset account or the impairment or claim status of any intercompany liability account. The Debtors reserve all rights to recharacterize, reprioritize, reclassify, recategorize or redesignate intercompany accounts reported in the Schedules and SOFAs.

Accounts Receivable

For confidentiality reasons, the Debtors have not listed individual customer accounts receivable information. Accounts receivable information for each Debtor has been listed as of December 31, 2015.

Inventories; Property and Equipment

Inventories consist of materials and supplies and coal inventory. These inventories are valued at book value. Coal inventory costs include labor, supplies, equipment, operating overhead and transportation costs incurred prior to the transfer of title to customers. Property, plant, equipment and mine development are recorded at cost or at fair value at the date of acquisition in the case of acquired businesses, and are presented net of accumulated depreciation and amortization. Property, plant, equipment are aggregated in the Debtors' books and records and cannot be segregated easily into the categories required by the Schedules and SOFAs. All inventories, as well as all property and equipment, are presented without consideration of any statutory or consensual liens.

Coal Reserves

The Debtors control an estimated 2.5 billion tons of proven and probable coal reserves located in the Power River, Illinois, Western Bituminous and Appalachian coal basins. The Debtors own approximately 23.1% of such coal reserves (by ton) and lease the remaining 76.9% of such coal reserves (by ton). The aggregate book value of owned and leased coal reserves is \$2.4 billion as of December 31, 2015. The Debtors have not analyzed the current market value of their owned or leased coal reserves. Except where otherwise noted, the Debtors have reported the book value of all owned pieces of real property, including coal reserves, in Schedule A/B. Although not required, because leased coal reserves represent such a significant asset of the Debtors, the Debtors have also included the book value of leased coal reserves in Schedule A/B. Any unexpired coal reserve leases of the Debtors as of the Petition Date are included in Schedule G and to the extent that there was an amount outstanding under a coal reserve lease, such as royalties payable, as of the Petition Date, the amount owed to the lessor of the coal reserves has been listed on Schedule E/F.

Other Leases

The Debtors lease equipment and facilities under various operating lease agreements. These equipment and facilities leases are reported on Schedule G of each applicable Debtor, and to the extent that there was an amount outstanding under any of these leases as of the Petition Date, the amount owed to the applicable lessor has been listed on Schedule E/F of each applicable Debtor.

Contingent Assets

The Debtors believe that they may possess certain claims and causes of action against various parties. Additionally, the Debtors may possess contingent claims in the form of various actions they could commence under the provisions of chapter 5 of the Bankruptcy Code and other relevant non-bankruptcy laws that are not listed as assets in their Schedules and SOFAs. The Debtors reserve all of their rights with respect to any claims and causes of action, whether arising under the Bankruptcy Code or otherwise, that they may have or will have, and nothing contained in these Global Notes or the Schedules and SOFAs shall be deemed a waiver of any such claims, avoidance actions or causes of action or in any way prejudice or impair the

assertion of such claims. The Debtors may also possess contingent and unliquidated claims against affiliated entities (both Debtors and non-Debtors) for various financial accommodations and similar benefits they have extended from time to time, including contingent and unliquidated claims for contribution, reimbursement and/or indemnification arising from, among other things: (a) letters of credit, (b) surety bonds, (c) guarantees, (d) indemnities and (e) other arrangements. The Debtors reserve their rights to supplement the Schedules and SOFAs for these items at a later date. Additionally, prior to the relevant Petition Date, each Debtor, as a plaintiff, may have commenced various lawsuits in the ordinary course of its business against third parties seeking monetary damages.

Guarantees and Other Secondary Liability Claims

The Debtors have made reasonable efforts to locate and identify guarantees and other secondary liability claims (collectively, the "Guarantees") in each of the executory contracts, unexpired leases, secured financings, debt instruments and other such agreements to which any Debtor is a party. Where Guarantees have been identified, they have been included in the relevant Schedule for the Debtor or Debtors affected by such Guarantees. The Debtors have placed the Guarantees on Schedule H for both the primary obligor and the guarantor of the relevant obligation. It is possible that certain Guarantees embedded in the Debtors' executory contracts, unexpired leases, secured financings, debt instruments and other such agreements may have been inadvertently omitted. The Debtors reserve their rights to amend the Schedules to the extent additional Guarantees are identified or such Guarantees are discovered to have expired or be unenforceable. In addition, the Debtors reserve the right to amend the Schedules and SOFAs and to recharacterize or reclassify any such contract or claim, whether by amending the Schedules and SOFAs or in another appropriate filing. Additionally, failure to list any Guarantees in the Schedules and SOFAs, including in any future amendments to the Schedules and SOFAs, shall not affect the enforceability of any Guarantees not listed.

Classifications

Listing a claim as "secured," "unsecured priority" or "unsecured nonpriority," or listing a contract as "executory" or "unexpired," does not constitute an admission by a Debtor of the legal rights of the claimant or a waiver of any of Debtors' right to recharacterize or reclassify such claim or contract. The Debtors reserve the right to amend the Schedules and SOFAs and to recharacterize or reclassify any such contract or claim whether by amending the Schedules and SOFAs or in another appropriate filing.

Contingent, Unliquidated and/or Disputed Claims

Schedule D and Schedule E/F permit each of the Debtors to designate a claim as "contingent," "unliquidated" and/or "disputed." Any failure to designate a claim on the Debtors' Schedules as "disputed," "contingent" and/or "unliquidated" does not constitute an admission by the Debtors that such amount is not "contingent," "unliquidated" and/or "disputed" or that such claim is not subject to objection. The Debtors reserve the right to dispute, or assert offsets or defenses to, any claim reflected on these Schedules as to amount, liability or classification or to otherwise subsequently designate any claim as "contingent," "unliquidated" and/or "disputed," whether by

amending the Schedules and SOFAs or in another appropriate filing. Listing a claim does not constitute an admission by the Debtors of the claimant's legal rights or a waiver of the Debtors' right to recharacterize or reclassify the claim or contract. Additionally, the Debtors reserve their rights to object to any listed claims on the grounds that, among other things, they have already been satisfied.

Effect of Payments Made Pursuant to "First Day" Orders on Scheduled Claim Amount

The Bankruptcy Court has authorized the Debtors to pay various outstanding prepetition claims including certain payments to employees, critical vendors, lien holders and taxing authorities. Where the Schedules and SOFAs list creditors and set forth the Debtors' scheduled amount of such claims, such scheduled amounts reflect amounts owed as of the Petition Date, adjusted for any postpetition payments made as of March 8, 2016 on account of such claims pursuant to the authority granted to the Debtors by the Bankruptcy Court. To the extent any further adjustments are necessary for any additional postpetition payments made after March 8, 2016 on account of such claims pursuant to the authority granted to the Debtors by the Bankruptcy Court, such adjustments have not been included in the Schedules and SOFAs, unless otherwise noted on the applicable Schedule or SOFA. Estimates of claims set forth in the Schedules and SOFAs may not reflect assertions by the Debtors' creditors of a right to have such claims paid or reclassified under the Bankruptcy Code or orders of the Bankruptcy Court.

Reservation of Rights

The corporate structure of the Debtors is extraordinarily complex. The Debtors have used reasonable efforts to ensure accuracy in attributing the information listed in the Schedules and SOFAs to the correct Debtor; however, subsequent information or discovery may result in material changes to the Schedules and SOFAs and inadvertent errors, omissions or inaccuracies may exist. The Debtors reserve all rights to amend or supplement their Schedules and SOFAs. Listing a claim or a contract with a particular Debtor does not constitute an admission by such Debtor of the legal rights of the claimant, or a waiver of the Debtors' right to disclaim such claim or contract as attributable to such Debtor. The Debtors reserve the right to amend the Schedules and SOFAs, and to relist any contract or claim with another Debtor and/or to remove such contract or claim from the Schedules and SOFAs whether by amending the Schedules and SOFAs or in another appropriate filing.

Schedule A/B – Real and Personal Property

Cash accounts are presented at book value, unless otherwise noted. Assets recorded as negative net payables or other prepayments are representative of credits owed from customers or third parties.

Except where otherwise noted, the Debtors have included the book value of owned real property assets, including owned coal reserves, held by each Debtor on Schedule A/B. Because leased coal reserves represent such a significant asset of the Debtors, the Debtors have also included the book value of leased coal reserves in Schedule A/B. The Bankruptcy Court granted security

interests in and liens upon, among other things, the Debtors' real property for the benefit of the lenders providing the DIP Facility (as defined below).

Certain Debtors have accumulated significant net operating losses ("NOLs") for United States federal and state income tax purposes. As of the Debtors' December 31, 2015 financial statements, however, these NOLs have been fully reserved, resulting in a net book value of zero due to the unlikelihood of utilizing the NOLs within a reasonable period of time.

As part of their financial statement due diligence process, the Debtors, from time to time, analyze the book values of their assets to determine, with respect to any of their assets, whether all or part of the asset value should be impaired. Cash flow modeling is utilized to determine whether an impairment is evident. If an impairment is indicated, estimated fair values are calculated through discounted cash flow analyses. The Debtors have recently experienced significant write-offs of book values of certain assets, sometimes reducing book values of such assets to zero, due to the declining coal market in which the Debtors operate. Where book values of assets have been reduced to zero, such assets have not been included in these Schedules and SOFAs.

The Debtors reserve all of their rights, claims and causes of action with respect to claims associated with any contracts and agreements listed on Schedule A/B or Schedule G, including their right to dispute or challenge the characterization or the structure of any transaction, document or instrument (including any intercompany agreement) related to a creditor's claim.

The Debtors are continuing their review of all relevant documents and reserve the right to amend all Schedules at a later time as necessary, or otherwise recharacterize their interests in such real or personal property at a later date. Further, due to the volume of the Debtors' real and personal property holdings, the Debtors may have listed certain assets as real property when such holdings are in fact in the nature of personal property holdings, or the Debtors may have listed certain assets as personal property assets when such holdings are in fact real property holdings. The Debtors reserve all of their rights to recategorize and/or recharacterize such asset holdings at a later time to the extent the Debtors determine that such holdings were improperly listed.

Schedule D, Part 1 – Creditors Who Have Secured Claims

Except as otherwise agreed pursuant to a stipulation, agreed order or general order entered by the Bankruptcy Court, the Debtors reserve their right to dispute or challenge the validity, perfection or immunity from avoidance of any lien purported to be granted or perfected in any specific asset to a secured creditor listed on Schedule D of any Debtor. Moreover, although the Debtors may have scheduled claims of various creditors as secured claims, the Debtors reserve their right to dispute or challenge the secured nature of any such creditor's claim or the characterization of the structure of any such transaction or any document or instrument (including any intercompany agreement) related to such creditor's claim. In certain circumstances, a Debtor may be a co-obligor or guarantor with respect to the scheduled claims of other Debtors, and no claim set forth on Schedule D of any Debtor is intended to acknowledge claims of creditors that are otherwise satisfied or discharged by other entities. The

descriptions provided on Schedule D are intended only as a summary. Reference to the applicable loan agreements and related documents is necessary for a complete description of the collateral and the nature, extent and priority of any liens. Nothing in Schedule D and/or the Global Notes shall be deemed a modification or interpretation of the terms of such agreements.

Except as specifically stated herein, real property lessors, utility companies and other parties that may hold security deposits have not been listed on Schedule D. The Debtors reserve all of their rights, claims and causes of action with respect to claims associated with any contracts and agreements listed on Schedule D or Schedule G, including the right to dispute or challenge the characterization or the structure of any transaction, document or instrument (including any intercompany agreement) related to a creditor's claim. Nothing herein shall be construed as an admission by the Debtors of the legal rights of the claimant or a waiver of the Debtors' right to recharacterize or reclassify such claim or contract.

As of the Petition Date, Arch was the borrower, and certain of the other Debtors were the guarantors, under a credit facility (the "Prepetition Credit Facility"), under which approximately \$1.9 billion in term loans were outstanding. Additionally, as of the Petition Date, Arch had outstanding (a) approximately \$350 million in aggregate principal amount of 8.00% senior secured lien notes due 2019 (the "Prepetition Second Lien Notes") and (b) approximately \$2.9 billion in aggregate principal amount of senior unsecured notes issued in four separate tranches (the "Prepetition Senior Unsecured Notes"). Certain of the Debtors also sold or contributed receivables pursuant to a \$200 million prepetition receivables facility (the "Securitization Facility") by which the Debtors obtained letters of credit to support their operations and under which approximately \$178 million in letters of credit were outstanding as of the Petition Date.

Arch has since obtained postpetition financing (the "**DIP Facility**") consisting of a delayed draw term loan facility in the aggregate principal amount of approximately \$275 million. Substantially all of the other Debtors guarantee Arch's obligations under the DIP Facility. The DIP Facility also has facilitated efforts to amend and restate the Securitization Facility to allow the Debtors to continue utilizing the Securitization Facility and maintaining letters of credit postpetition.

Schedule E/F, Part 1 – Creditors With Priority Unsecured Claims

Claims owed or potentially owed to various taxing authorities are listed on the Debtors' Schedule E/F. Certain of the tax claims may be subject to on-going audits, and the Debtors are otherwise unable to determine with certainty the amount of many, if not all, of the tax claims listed on Schedule E/F. Therefore, the Debtors have listed all such claims as undetermined in amount, pending final resolution of on-going audits or outstanding issues. In addition, there may be other numerous contingent, unliquidated claims from state taxing authorities, not all of which are listed. The Debtors reserve the right to liquidate and pay prepetition and postpetition tax claims as outlined in the Debtors' Motion for Entry of an Order Authorizing (i) Debtors to Pay Certain Prepetition Taxes, Governmental Assessments and Fees and (ii) Financial Institutions to Honor and Process Related Checks and Transfers [ECF No. 24].

Except for a few individuals that may be entitled to unsecured priority claims earned in the 180 day period prior to the Petition Date, the Debtors believe that most of the employee claims entitled to priority under the Bankruptcy Code were or will be paid pursuant to certain first day orders that authorized the payment of such claims. Accordingly, only employee-related claims by and against the Debtors for prepetition amounts due that have not been paid as of the time that the Schedules and SOFAs were prepared by the Debtors, including employee-related claims for items not authorized to be paid by order of the Bankruptcy Court, have been included in Schedule E/F for each Debtor, if applicable.

Schedule E/F, Part 2 – Creditors With Non-Priority Unsecured Claims

The Debtors have made reasonable efforts to report all general unsecured claims against the Debtors on Schedule E/F based upon the Debtors' existing books and records. The claims of individual creditors for among other things, products, goods or services are listed as either the lower of the amounts invoiced by the creditor or the amounts entered on the Debtors' books and records and may not reflect credits or allowances due from such creditors to the Debtors. The Debtors reserve all rights with respect to any such credits and allowances including the right to assert claims objections and/or setoffs. The claims listed on Schedule E/F arose or were incurred on various dates. In certain instances, the date on which a claim arose is an open issue of fact. While commercially reasonable efforts have been made, determining the date upon which each claim in Schedule E/F was incurred or arose would be unduly burdensome and cost prohibitive and, therefore, the Debtors do not list a date for each claim listed on Schedule E/F.

Schedule E/F does not include certain deferred charges, deferred liabilities, accruals or general reserves. Such amounts are general estimates of liabilities and do not represent specific claims as of the Petition Date; however, they are reflected on the Debtors' books and records as required in accordance with GAAP.

Schedule E/F contains information regarding pending litigation involving the Debtors. In certain instances, the Debtor that is subject of the litigation is uncertain or undetermined. Where the named defendant is "Arch" plus "et al.," the Debtors have listed such claim on Schedule E/F of Arch. However, to the extent that litigation involving a particular Debtor has been identified, information regarding that litigation is contained in Schedule E/F for that Debtor.

Schedule G – Executory Contracts and Unexpired Leases

The businesses of the Debtors are complex. Although the Debtors' existing books, records, financial systems and contracts management systems have been relied upon to identify and schedule executory contracts for each of the Debtors and reasonable efforts have been made to ensure the accuracy of the Schedule G, inadvertent errors, omissions, or overinclusion may have occurred. The Debtors reserve all of their rights to dispute the validity, status or enforceability of any contracts, agreements or leases set forth on Schedule G and to amend or supplement such Schedule, as necessary. The contracts, agreements and leases listed on Schedule G may have expired or may have been modified, amended or supplemented from time to time by various amendments, restatements, waivers, estoppels, certificates, letters, memoranda and other documents, instruments and agreements that may not be listed on Schedule G, despite the

Debtors' use of reasonable efforts to identify such documents. In some cases, the same supplier or provider appears multiple times on Schedule G. This multiple listing is intended to reflect distinct agreements between the applicable Debtor and such supplier or provider. Certain of the real property leases listed on Schedule G may contain renewal options, guarantees of payments, options to purchase, rights of first refusal, rights to lease additional space and other miscellaneous rights. Such rights, powers, duties and obligations are not separately set forth on Schedule G. Certain of the agreements listed on Schedule G may be in the nature of conditional sales agreements or secured financings. The presence of a contract or agreement on Schedule G does not constitute an admission that such contract or agreement is an executory contract or unexpired lease.

The Debtors have included only contracts and agreements to which a Debtor is a party. Schedule G does not include contracts or agreements in which payments to third parties were made on any of the Debtors' behalf for administrative convenience or as a result of the Debtors' cash management system.

The Debtors have included certain interests in real property such as easements, rights of way and other similar interests on Schedule G. The listing of such real property interests on Schedule G as "executory" does not constitute an admission by a Debtor that any such contract is executory. The Debtors reserve all rights to recategorize and/or recharacterize their interests in such real property at a later date, as necessary. Although not required, because leased coal reserves represent such a significant asset of the Debtors, the Debtors have also included the book value of leased coal reserves in Schedule A/B.

The Debtors are continuing their review of all relevant documents and expressly reserve their right to amend all Schedules at a later time as necessary and/or to challenge the classification of any agreement as an executory contract or unexpired lease in any appropriate filing. The Debtors further reserve all of their rights, claims, and causes of action with respect to the contracts and agreements listed on Schedule G, including the right to dispute or challenge the characterization or the structure of any transaction, document, or instrument (including any intercompany agreement) related to a creditor's claim.

In addition, the Debtors may have entered into various other types of agreements in the ordinary course of business, such as subordination, nondisturbance and attornment agreements, supplemental agreements, amendments/letter agreements, title agreements and confidentiality agreements. Such documents may not be set forth on Schedule G. Certain of the contracts, agreements and leases listed on Schedule G may have been entered into by more than one of the Debtors. Further, the specific Debtor obligor to certain of the executory contracts could not be specifically ascertained in every circumstance. In such cases, the Debtors made their best efforts to determine the correct Debtors' Schedule G on which to list such executory contract or unexpired lease. Certain of the executory contracts may not have been memorialized and could be subject to dispute. Each unexpired lease listed in Schedule G may include one or more ancillary documents, including but not limited to any underlying assignment and assumption agreements, amendments, supplements, full and partial assignments, renewals and partial releases. Executory contracts that are oral in nature, if any, have not been included on Schedule G. Schedule G does not constitute an admission that any such contract or agreement is

an executory contract or unexpired lease. The Debtors reserve all of their rights, claims and causes of action with respect to the contracts and agreements listed on Schedule G, including the right to dispute or challenge the characterization or the structure of any transaction, document or instrument.

Schedule H - Co-Debtors

In the ordinary course of their business, the Debtors may be involved in pending or threatened litigation and claims arising out of certain ordinary business transactions. These matters may involve multiple plaintiffs and defendants, some or all of whom may assert cross claims and counter-claims against other parties. Due to the volume of such claims, and because all such claims are contingent, unliquidated and disputed, and listed elsewhere in the Schedules and SOFAs, such claims have not been set forth individually on Schedule H.

Schedule H reflects Guarantees, if any, by various Debtors of obligations of related affiliates. The Debtors may not have identified certain Guarantees that are embedded in the Debtors' executory contracts, unexpired leases, secured financings, debt instruments and other such agreements. Certain of the Guarantees reflected on Schedule H, if any, may have expired or no longer be enforceable. Thus, the Debtors reserve their rights to amend the Schedules to the extent that additional Guarantees are identified or such Guarantees are discovered to have expired or are unenforceable, or to contest the validity or enforceability of the Guarantees in another filing.

Claims of Third-Party Related Entities

Although the Debtors have made every effort to properly classify each claim listed in the Schedules as being either disputed or undisputed, liquidated or unliquidated and contingent or noncontingent, the Debtors have not been able to fully reconcile all payments made to certain third parties and their related entities on account of the Debtors' obligations to both such entity and its affiliates. Therefore, to the extent that the Debtors have classified their estimate of claims of a creditor as disputed, all claims of such creditor's affiliates listed in the Schedules and SOFAs shall similarly be considered as disputed, whether or not they are designated as such.

Umbrella Agreements

A number of contracts listed in the Schedules and SOFAs are umbrella agreements that cover some or all of the Debtors. Such agreements have been listed in the Schedules and SOFAs of the Debtor that was the main signatory to the agreement, although more than one of the Debtors may be obligated under the agreement.

Pension Obligations for Active and Retired Employees

The Debtors maintain two qualified defined benefit pension plans that, as of September 30, 2015, were overfunded for funding purposes: (a) the Arch Coal, Inc. Retirement Account Plan, which was frozen effective as of December 31, 2014 as to future service benefit accruals and (b) the

Cumberland River Coal Company Pension Plan, which was frozen effective as of February 15, 2015 as to future service benefit accruals.

Pursuant to the Order Authorizing (i) Debtors to (a) Pay Prepetition Wages, Salaries, Employee Benefits and Other Compensation and (b) Maintain Employee Benefits Programs and Pay Related Administrative Obligations, (ii) Current and Former Employees to Proceed With Outstanding Workers' Compensation Claims and (iii) Financial Institutions to Honor And Process Related Checks And Transfers [ECF No. 54] entered by the Bankruptcy Court on January 13, 2016, the Debtors are authorized to continue, but not to pay outstanding prepetition amounts under, (x) the Arch Coal, Inc. Supplemental Retirement Plan, which is a non-qualified defined pension plan and (y) the Arch Coal, Inc. Deferred Compensation Plan, which is a non-qualified deferred compensation plan.

Workers' Compensation Claims

The Debtors are subject to the Federal Mine Safety and Health Act of 1977, 30 U.S.C. § 901 *et seq.* (the "Black Lung Benefits Act") and other workers' compensation laws in the states in which they operate. Under the Black Lung Benefits Act, such Debtors are required to provide benefits to their current and former coal miners (and certain of their qualified dependents) suffering from coal workers' pneumoconiosis, an occupational disease often referred to as black lung disease. The Debtors estimate that, as of December 31, 2015, their Black Lung Benefits Act liabilities total approximately \$90 million . The Debtors estimate that, as of December 31, 2015, other workers' compensation liabilities total approximately \$38 million. Separately, the Debtors have posted approximately \$150 million in letters of credit, cash and/or bonds to secure their liabilities with respect to Black Lung Benefits Act liabilities and other workers' compensation liabilities. Arch's Schedule E/F includes a number of workers' compensation obligations that originated against companies that have been dissolved or sold but were retained by the Debtors. Workers' compensation obligations are broken out among the applicable Debtor entities and have been listed on their respective Schedule E/Fs as undetermined individual amounts.

SOFAs Part 1, Question 2 – Non-Business Revenue

The Debtors record a non-material amount of certain transactions as other income in their financial records. Such transactions have been included in the response to SOFAs Part 1, Question 2. These transactions are not related to the sale of coal but are related to the sale of surplus equipment, scrap metal and other sundry items.

SOFAs Part 2, Question 3 – 90 Day Payments

The dates set forth in the "Dates" column relate to one of the following: (a) the date of a wire transfer; (b) the date of an "ACH" payment; or (c) the check date. In general, disbursements are made by Arch and recorded to the proper entity with the liability through intercompany journal entries. For the purpose of this schedule, all of these payments are recorded on Arch's SOFA Part 2, Question 3 except where otherwise noted in the response of a particular Debtor to SOFA Part 2, Question 3. In addition to the payments disclosed in response to this Question, the

Debtors periodically replenish "petty cash" working accounts held locally by some entities. Disbursements from these working accounts, held by various Debtors, to third party payees are included in this Question but the intercompany replenishment transactions are not.

SOFAs Part 2, Question 4 – Payments to Insiders

The listing of a party as an "insider," throughout the Schedules and SOFAs, is not intended to be, nor shall be, construed as a legal characterization or determination of such party as an actual insider and does not act as an admission of any fact, claim, right, or defense, and all such rights, claims and defenses are hereby expressly reserved.

Certain of the Debtors' directors, officers and senior management members can elect to defer payment of a percentage of the wages they earn to a future period. The response to SOFAs Part 2, Question 4 does not include wages earned and deferred during the one year period prior to the Petition Date of each of the respective Debtors but does include any wages that were deferred in the past and paid to employees during the one year period preceding the Petition Date.

Certain of the Debtors' directors and officers receive (a) restricted stock grants and (b) performance stock grants (together the "**Grants**") as part of a long term incentive plan. The amounts shown in SOFAs Part 2, Question 4 include amounts for the Grants issued but not vested during the one year period preceding the Petition Date.

Certain of the Debtors' senior management members receive rights to purchase stock of the Debtors as part of their compensation package. The amounts shown in SOFAs Part 2, Question 4 include the rights granted during the one year period preceding the Petition Date, regardless of when the rights are vested or exercised.

Additionally, the amounts shown in SOFAs Part 2, Question 4 include payments under the Debtors' primary incentive compensation plans ("Incentive Compensation Payments") earned in both calendar year 2014 and calendar year 2015. The Incentive Compensation Payments earned in calendar year 2014 were paid in 2015, and the Incentive Compensation Payments earned in calendar year 2015 were paid in 2016. No further Incentive Compensation Payments to the individuals listed in SOFAs Part 2, Question 4 will occur in calendar year 2016.

The payments to "insiders" listed in SOFAs Part 2, Question 4 were made primarily by Arch and Arch Coal Sales Company, Inc. These payments were not allocated among the subsidiary Debtors, so the list of total payments to each "insider" is shown for all Debtors.

SOFAs Part 2, Question 5 – Repossessions, Foreclosures and Returns

The Debtors routinely return damaged, unsatisfactory or out-of-specification raw materials and other goods to vendors in the ordinary course of business. These ordinary course returns have not been listed in SOFAs Part 2, Question 5.

SOFAs Part 2, Question 6 – Setoffs

The Debtors incur setoffs during the ordinary course of business. Setoffs in the ordinary course can result from various items including derivative transactions in connection with market risk management activities and counterparty settlements. These normal setoffs can be particularly voluminous, making it unduly burdensome and costly for the Debtors to list all normal setoffs. Therefore, normal setoffs are excluded from the Debtors' responses to SOFAs Part 2, Question 6, except where otherwise noted in the response of a particular Debtor to SOFA Part 2, Question 6.

SOFAs Part 3 – Legal Actions or Assignments

There are several pending litigation matters that are believed to have potential recoveries. The actual amount of these litigation matters is contingent on the outcome of the cases. The Debtors routinely participate in administrative actions and appeals with state agencies regarding permits in the ordinary course of their business and they have identified those administrative actions that were pending within one year of the Petition Date.

SOFAs Part 4, Question 9 – Certain Gifts and Charitable Contributions

Certain gifts and charitable conditions made during the period from January 1, 2015 through January 10, 2016 have been listed in SOFAs Part 4, Question 9. Multiple donations to a single organization may have been consolidated into one line in response to SOFAs Part 4, Question 9.

SOFAs Part 5 – Certain Losses

Any claims for losses that do not exceed the deductible amount of \$3,500,000 for certain casualty insurance policies maintained by the Debtors have been excluded from SOFAs Part 5.

SOFAs Part 6 – Certain Payments or Transfers

The Debtors make *de minimus* sales to third parties for such items including, but not limited to, scrap steel, obsolete parts and supplies, and surplus inventory and equipment.

SOFAs Part 11 – Property Held for Another

The Debtors withhold or retain certain funds from employees for payment to certain governmental authorities. These funds are held in trust for turnover to the applicable governmental authority. Given that the Debtors do not retain control of such funds and such funds are not considered property of the Debtors' estate, amounts of such funds have not been listed under SOFAs Part 11.

In the ordinary course of business, Arch enters into consignment agreements (the "Consignment Agreements") on behalf of certain of the Debtors with some of their vendors. Under the Consignment Agreements, the Debtors take possession but not title to various materials and supplies, including parts and components of various mining and mining-related

equipment (the "Consigned Assets"). Title to the Consigned Assets does not transfer to the Debtors, and the Debtors are not obligated to pay for the Consigned Assets until the Consigned Assets are placed in service. Consigned Assets have not been listed in SOFAs Part 11.

SOFAs Part 12 – Details About Environmental Information

The Debtors historically have operated in many locations across the United States. At some locations, the Debtors no longer have any active operations and may no longer have relevant records or the records may no longer be complete or reasonably accessible or reviewable. Some individuals who once possessed responsive information are no longer employed by the Debtors. For all these reasons, it may not be possible to identify and supply the requested information for every "site" and "proceeding" literally responsive to SOFAs Part 12. The Debtors have devoted substantial internal and external resources to identifying and providing the requested information that is responsive for as many sites and proceedings as reasonably possible. The Debtors may supplement or amend this response in the future. Due to the volume of potentially responsive information, the practical burdens in compiling information on inactive and/or resolved matters and the presumably lower relevance of information on inactive and/or resolved matters, responsive information is presented only for matters and issues that have arisen within the last five years, including matters and issues that the Debtors consider to have been resolved. When some requested categories of information were not reasonably available for a listed "site" or "proceeding," the Debtors' response gives as much information as was reasonably available. This response does not include sites or proceedings related to non-environmental laws such as occupational safety and health laws or transportation laws. The Debtors are legally required to make routine reports and submissions to regulatory agencies concerning discharges resulting from normal operations consistent with regulatory requirements, such as discharge monitoring reports, toxic release inventory submissions and submissions concerning air emissions. This response is limited to identifying circumstances in which governmental agencies have alleged in writing that particular operations of the Debtors are in violation of environmental laws and proceedings that have resulted from alleged violations of environmental laws.

SOFAs Part 13, Question 26 – Books, Records and Financial Statements

Pursuant to the requirements of the Securities Exchange Act of 1934, as amended, Arch and its subsidiaries have filed with the SEC reports on Form 8-K, Form 10-Q, and Form 10-K. These SEC filings contain consolidated financial information. Because the SEC filings are of public record, Arch does not maintain records of the parties that requested or obtained copies of any of the SEC filings from the SEC or Arch. In addition, Arch provides certain parties, such as banks, auditors, potential investors, vendors and financial advisors financial statements that may not be part of a public filing. Arch does not maintain complete lists to track such disclosures. As such, Arch has not provided lists of these parties in response to SOFAs Part 13, Question 26c and Question 26d.

SOFAs Part 13, Question 27 – Inventories

The Debtors' policy concerning the counts of parts and supplies inventory does not include periodic counts of the entire inventory. Instead, cycle counts of portions of inventory are

continuously taken. Thus, information concerning parts and supplies inventory counts are not included in the response to SOFAs Part 13, Question 27.

SOFAs Part 13, Question 30 – Payments, Distributions or Withdrawals to Insiders

The response to SOFAs Part 13, Question 30 incorporates by reference items listed in the response to SOFAs Part 2, Question 4.

Limitation of Liability

The Debtors and their officers, employees, agents, attorneys, and financial advisors do not guarantee or warrant the accuracy, completeness, or currentness of the data that is provided herein and shall not be liable for any loss or injury arising out of or caused, in whole or in part, by the acts, errors, or omissions, whether negligent or otherwise, in procuring, compiling, collecting, interpreting, reporting, communicating, or delivering the information contained herein. The Debtors and their officers, employees, agents, attorneys, and financial advisors expressly do not undertake any obligation to update, modify, revise or recategorize the information provided herein or to notify any third party should the information be updated, modified, revised or recategorized. In no event shall any of the Debtors or any of their officers, employees, agents, attorneys and financial advisors be liable to any third party for any direct, indirect, incidental, consequential, or special damages (including, but not limited to, damages arising from the disallowance of a potential claim against the Debtors or damages to business reputation, lost business or lost profits), whether foreseeable or not and however caused.

SCHEDULE 1 Debtor Entities

1.	ACI Terminal, LLC	37.	ICG Eastern, LLC
2.	Allegheny Land Company	38.	ICG Eastern Land, LLC
3.	Apogee Holdco, Inc.	39.	ICG Illinois, LLC
4.	Arch Coal, Inc.	40.	ICG Knott County, LLC
5.	Arch Coal Sales Company, Inc.	41.	ICG Natural Resources, LLC
6.	Arch Coal West, LLC	42.	ICG Tygart Valley, LLC
7.	Arch Development, LLC	43.	International Coal Group, Inc.
8.	Arch Energy Resources, LLC	44.	Jacobs Ranch Coal LLC
9.	Arch Reclamation Services, Inc.	45.	Jacobs Ranch Holdings I LLC
10.	Arch Western Acquisition Corporation	46.	Jacobs Ranch Holdings II LLC
11.	Arch Western Acquisition, LLC	47.	Juliana Mining Company, Inc.
12.	Arch Western Bituminous Group, LLC	48.	King Knob Coal Co., Inc.
13.	Arch Western Finance LLC	49.	Lone Mountain Processing, Inc.
14.	Arch Western Resources, LLC	50.	Marine Coal Sales Company
15.	Arch of Wyoming, LLC	51.	Melrose Coal Company, Inc.
16.	Ark Land Company	52.	Mingo Logan Coal Company
17.	Ark Land KH, Inc.	53.	Mountain Coal Company, L.L.C.
18.	Ark Land LT, Inc.	54.	Mountain Gem Land, Inc.
19.	Ark Land WR, Inc.	55.	Mountain Mining, Inc.
20.	Ashland Terminal, Inc.	56.	Mountaineer Land Company
21.	Bronco Mining Company, Inc.	57.	Otter Creek Coal, LLC
22.	Catenary Coal Holdings, Inc.	58.	Patriot Mining Company, Inc.
23.	Catenary HoldCo, Inc.	59.	P.C. Holding, Inc.
24.	Coal-Mac, Inc.	60.	Powell Mountain Energy, LLC
25.	CoalQuest Development LLC	61.	Prairie Coal Company, LLC
26.	Cumberland River Coal Company	62.	Prairie Holdings, Inc.
27.	Energy Development Co.	63.	Saddleback Hills Coal Company
28.	Hawthorne Coal Company, Inc.	64.	Shelby Run Mining Company, LLC
29.	Hobet Holdco, Inc.	65.	Simba Group, Inc.
30.	Hunter Ridge, Inc.	66.	Thunder Basin Coal Company, L.L.C.
31.	Hunter Ridge Coal Company	67.	Triton Coal Company, L.L.C.
32.	Hunter Ridge Holdings, Inc.	68.	Upshur Property, Inc.
33.	ICG, Inc.	69.	Vindex Energy Corporation
34.	ICG, LLC	70.	Western Energy Resources, Inc.
35.	ICG Beckley, LLC	71.	White Wolf Energy, Inc.
36.	ICG East Kentucky, LLC	72.	Wolf Run Mining Company

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Fill in this information to identify the case:	
Debtor name Arch Coal, Inc.	
United States Bankruptcy Court for the: EASTERN DISTRICT OF MISSOURI	
Case number (if known) 16-40120	
	Check if this is an amended filing

Official Form 206Sum

Summary of Assets and Liabilities for Non-Individuals

12/15

Ju	illinary of Assets and Elabilities for Non-Individuals		12/13
Par	t 1: Summary of Assets		
1.	Schedule A/B: Assets-Real and Personal Property (Official Form 206A/B)		
	1a. Real property: Copy line 88 from <i>Schedule A/B</i>	\$	0.00
	1b. Total personal property: Copy line 91A from <i>Schedule A/B</i>	\$.	1,273,730,862.30
	1c. Total of all property: Copy line 92 from <i>Schedule A/B</i>	\$_	1,273,730,862.30
Par	t2: Summary of Liabilities		
2.	Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D) Copy the total dollar amount listed in Column A, Amount of claim, from line 3 of Schedule D	\$_	1,891,000,000.00
3.	Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)		
	3a. Total claim amounts of priority unsecured claims: Copy the total claims from Part 1 from line 6a of Schedule E/F	\$	0.00
	3b. Total amount of claims of nonpriority amount of unsecured claims: Copy the total of the amount of claims from Part 2 from line 6b of <i>Schedule E/F</i>	+\$	3,374,105,295.73
4.	Total liabilities Lines 2 + 3a + 3b	\$.	5,265,105,295.73

	Case 16-40120 Doc 459 Filed 03/09/16 Entered 03/09/1	.6 15:00:10 N	lain Document
Fill i	n this information to identify the case:		
Debt	or name Arch Coal, Inc.		
Unite	ed States Bankruptcy Court for the: EASTERN DISTRICT OF MISSOURI		
Case	number (if known) 16-40120		
Case	10-40120		☐ Check if this is an amended filing
Off	icial Form 206A/B		
Sc	hedule A/B: Assets - Real and Personal Prop	perty	12/15
Includ which or un Be as the de	ose all property, real and personal, which the debtor owns or in which the debtor has an de all property in which the debtor holds rights and powers exercisable for the debtor's in have no book value, such as fully depreciated assets or assets that were not capitalize expired leases. Also list them on Schedule G: Executory Contracts and Unexpired Leases complete and accurate as possible. If more space is needed, attach a separate sheet to ebtor's name and case number (if known). Also identify the form and line number to white ional sheet is attached, include the amounts from the attachment in the total for the pert	own benefit. Also inc d. In Schedule A/B, li es (Official Form 2060 this form. At the top ch the additional info	clude assets and properties ist any executory contracts G). of any pages added, write
For F	Part 1 through Part 11, list each asset under the appropriate category or attach separate dule or depreciation schedule, that gives the details for each asset in a particular categors interest, do not deduct the value of secured claims. See the instructions to understa	supporting schedule ory. List each asset o	nly once. In valuing the
	es the debtor have any cash or cash equivalents?		
	No. Go to Part 2.		
	Yes Fill in the information below.		
Al	l cash or cash equivalents owned or controlled by the debtor		Current value of debtor's interest
3.	Checking, savings, money market, or financial brokerage accounts (Identify all) Name of institution (bank or brokerage firm) Type of account	Last 4 digits of acco	punt
	See Schedule A/B: Part 1, Question 3 3.1. Attachment		\$539,836,061.05
4.	Other cash equivalents (Identify all)	_	
5.	Total of Part 1.		\$539,836,061.05
	Add lines 2 through 4 (including amounts on any additional sheets). Copy the total to line 8	0.	
Part	• • • • • • • • • • • • • • • • • • • •		
6. Do	es the debtor have any deposits or prepayments?		
_	No. Go to Part 3.		
-	Yes Fill in the information below.		
7.	Deposits, including security deposits and utility deposits Description, including name of holder of deposit		
	7.1. See Attached Schedule A/B, Part 2, Question 7		\$484,413.70
8.	Prepayments, including prepayments on executory contracts, leases, insurance, tax Description, including name of holder of prepayment	es, and rent	

8.1. See Schedule A/B: Part 2, Question 8 Attachment

\$21,307,533.26

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Debtor Arch Coal, Inc. Case number (If known) 16-40120		20			
	Name				
9.	Total of Part 2. Add lines 7 through 8. Co	py the total to line 81.		_	\$21,791,946.96
Part 3:	Accounts receivable	•			
	the debtor have any acc	counts receivable?			
	o. Go to Part 4.				
■ Ye	es Fill in the information be	low.			
11.	Accounts receivable				
	11a. 90 days old or less:	7,103,449.11 -		0.00 =	\$7,103,449.11
		face amount	doubtful or uncollectib	ole accounts	
	11b. Over 90 days old:	653,557.39 -		0.00 ₌	\$653,557.39
	Tib. Over 50 days old.	face amount	doubtful or uncollectib		
12.	Total of Part 3.				\$7,757,006.50
	Current value on lines 11	a + 11b = line 12. Copy the total to I	ine 82.	_	
Part 4:	Investments				
	the debtor own any inve	estments?			
	o. Go to Part 5.				
	es Fill in the information be	low.			
				Valuation method used for current value	Current value of debtor's interest
14.	Mutual funds or publicly Name of fund or stock:	y traded stocks not included in Pa	rt 1		
15.	Non-publicly traded sto partnership, or joint ver Name of entity:	ck and interests in incorporated a nture	nd unincorporated busi % of ownership	nesses, including any inte	rest in an LLC,
	-	A/B: Part 4, Question 15	70 of ownership		
	15.1. Attachment	,	%		\$0.00
16.	Government bonds, cor Describe:	porate bonds, and other negotiab	le and non-negotiable ir	nstruments not included in	n Part 1
		ack lung treasury bond, 100%	Ownership,		
	16.1. U.S. Departme			N/A	\$4,991,040.00
17.	Total of Part 4.				\$4,004,040,00
	Add lines 14 through 16.	Copy the total to line 83.		-	\$4,991,040.00
Part 5:	Inventory, excluding				
	-	agriculture assets entory (excluding agriculture asse	ts)?		
	o. Go to Part 6.	·			
	o. Go to Part 6. es Fill in the information be	low.			

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Debtor	Arch Coal, Inc.		Case	number (If known) _16-40120)
	Name				
	General description	Date of the last physical inventory	Net book value of debtor's interest (Where available)	Valuation method used for current value	Current value of debtor's interest
19.	Raw materials				
20.	Work in progress				
21.	Finished goods, including go	ods held for resale			
22.	Other inventory or supplies				
	Materials, parts & supplies	N/A	\$216,852.54	N/A	\$216,852.54
23.	Total of Part 5.				\$216,852.54
	Add lines 19 through 22. Copy	the total to line 84.		_	_
24.	Is any of the property listed in ■ No □ Yes	n Part 5 perishable?			
25.	Has any of the property listed ☐ No	-			
	Yes. Book value	0 Valuation r	nethod Unknown	Current Value	0
26.	Has any of the property listed ■ No □ Yes	l in Part 5 been appraised	l by a professional within	the last year?	
Part 6:	Farming and fishing-relate	<u> </u>		·	
27. Does	s the debtor own or lease any f	arming and fishing-relate	ed assets (other than titled	d motor vehicles and land)?	
	o. Go to Part 7. es Fill in the information below.				
Part 7:	Office furniture, fixtures,	and equipment; and colle	ctibles		
38. Doe s	s the debtor own or lease any	office furniture, fixtures, e	equipment, or collectibles	?	
■ No	o. Go to Part 8.				
□ Ye	es Fill in the information below.				
Part 8:	Machinery, equipment, an	d vehicles			
	the debtor own or lease any i		vehicles?		
	o. Go to Part 9.				
■ Ye	es Fill in the information below.				
	General description Include year, make, model, and (i.e., VIN, HIN, or N-number)	identification numbers	Net book value of debtor's interest (Where available)	Valuation method used for current value	Current value of debtor's interest
47.	Automobiles, vans, trucks, m	otorcycles, trailers, and t	itled farm vehicles		
48.	Watercraft, trailers, motors, a floating homes, personal water		xamples: Boats, trailers, mo	otors,	

Aircraft and accessories

49.

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Debtor		Case	number (If known) 16-4012	.0
	Name			
50.	Other machinery, fixtures, and equipment (excluding	farm		
	machinery and equipment) Construction in Process	\$112,381.43	N/A	\$112,381.43
	- Constitution in 1 Tocess	Ψ112,301.43	IVA	Ψ112,301.43
	Property & Equipment	\$7,046,749.83	N/A	\$7,046,749.83
51.	Total of Part 8.			\$7,159,131.26
	Add lines 47 through 50. Copy the total to line 87.		_	
52.	Is a depreciation schedule available for any of the pro	perty listed in Part 8?		
	No			
	☐ Yes			
53.	Has any of the property listed in Part 8 been appraised	d by a professional within	the last year?	
	No			
	☐ Yes			
Part 9:	Real property			
54. Doe s	s the debtor own or lease any real property?			
■ N	o. Go to Part 10.			
_	es Fill in the information below.			
Part 10:	Intangibles and intellectual property			
	s the debtor have any interests in intangibles or intelled	ctual property?		
ПМ	o. Go to Part 11.			
	es Fill in the information below.			
	General description	Net book value of debtor's interest (Where available)	Valuation method used for current value	Current value of debtor's interest
60.	Patents, copyrights, trademarks, and trade secrets			
	See Attached Schedule A/B, Part 10, Question	¢0.00	NI/A	Unlengue
	60-65	\$0.00	N/A	Unknown
61.	Internet domain names and websites			
62.	Licenses, franchises, and royalties			
63.	Customer lists, mailing lists, or other compilations			
64.	Other intangibles, or intellectual property			
65.	Goodwill			
00	Total of Post 40			
66.	Total of Part 10.			\$0.00
	Add lines 60 through 65. Copy the total to line 89.			
67.	Do your lists or records include personally identifiable	e information of customer	s (as defined in 11 U.S.C.§§ 1	01(41A) and 107?
	No			
	☐ Yes			
68.	Is there an amortization or other similar schedule available.	ilable for any of the prope	rty listed in Part 10?	
	■ No			

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Debtor	Arch Coal, Inc.	Case number (If known) 16-40120
	□Yes	
69.	Has any of the property listed in Part 10 been appraised by a profess	ional within the last year?
	■ No	
	☐ Yes	
Part 11:	All other assets	
	s the debtor own any other assets that have not yet been reported on	
Inclu	de all interests in executory contracts and unexpired leases not previously	reported on this form.
	o. Go to Part 12.	
■ Ye	es Fill in the information below.	
		Current value of debtor's interest
71.	Notes receivable Description (include name of obligor)	
72.	Tax refunds and unused net operating losses (NOLs) Description (for example, federal, state, local)	
73.	Interests in insurance policies or annuities AXA Equitable Deferred Compensation Insurance: whole life insurance for key executives.	\$12,704,075.71
	Annuity -Short Term Portion: Purchased annuity for Arch's exposure to 6 worker's compensation claims.	<u>\$152,432.00</u>
	Annuity - Long Term Portion - Purchased annuity for Arch's exposure to 6 worker's compensation claims	\$1,847,660.00
74.	Causes of action against third parties (whether or not a lawsuit has been filed) Arch Coal, Inc. & ICG Knott County, LLC v. Vance Blair, Jr. and Blair Contracting, Inc., action against general contractor who built Francis residence and counterclaim against Arch for retaliatory tort. Knott County Circuit Court, Case Number: 12-CI-294 Nature of claim Complaint	Unknown
	Amount requested \$0.00	
75.	Other contingent and unliquidated claims or causes of action of every nature, including counterclaims of the debtor and rights to set off claims	
76.	Trusts, equitable or future interests in property	
77.	Other property of any kind not already listed Examples: Season ticket country club membership	5,
	See Schedule A/B: Part 11, Question 77 Attachment	\$677,274,656.28
		Г
78.	Total of Part 11.	\$691,978.823.99

Add lines 71 through 77. Copy the total to line 90.

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Debtor	Arch Coal, Inc.	Case number (If known) 16	6-40120
	Name		
79.	Has any of the property listed in Part 11 been appraised by a profe	essional within the last year?	
	■ No		
	□Yes		

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Debtor Arch Coal, Inc. Case number (If known) 16-40120

Name

Part 12: Summary

art 12 copy all of the totals from the earlier parts of the form Type of property	Current value of personal property	Current value of real property
Cash, cash equivalents, and financial assets. Copy line 5, Part 1	\$539,836,061.05	
. Deposits and prepayments. Copy line 9, Part 2.	\$21,791,946.96	
Accounts receivable. Copy line 12, Part 3.	\$7,757,006.50	
Investments. Copy line 17, Part 4.	\$4,991,040.00	
Inventory. Copy line 23, Part 5.	\$216,852.54	
Farming and fishing-related assets. Copy line 33, Part 6.	\$0.00	
Office furniture, fixtures, and equipment; and collectibles. Copy line 43, Part 7.	\$0.00	
Machinery, equipment, and vehicles. Copy line 51, Part 8.	\$7,159,131.26	
Real property. Copy line 56, Part 9	>	\$0.00
Intangibles and intellectual property. Copy line 66, Part 10.	\$0.00	
. All other assets. Copy line 78, Part 11.	+\$691,978,823.99	
. Total. Add lines 80 through 90 for each column	\$1,273,730,862.30	+ 91b. \$0.00
. Total of all property on Schedule A/B. Add lines 91a+91b=92		\$1,273,730,862

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Schedule A/B: Part 1, Question 3 - Checking, savings or other financial accounts

Name of Institution	Type of Account	Last 4 digits of account number	Current Value of Debtor's Interest
BB&T	Working funds	5093	\$10,142.90
PNC Bank 10-0243-0324 Concentration	Concentration account	0324	\$30,195,524.94
PNC Bank	Accounts payable	1697	\$5,757,840.80
PNC Bank	Escrow account	0111	\$35.46
Huntington	Investment account	7233	\$125,897,877.93
BBVA Compass	Investment account	0170	\$50,123,690.49
Regions	Business checking	4441	\$55.91
Regions	Investment account	0153	\$315,780,557.41
Chase Manhattan Bank	Cash collateral	0021	\$6,132,452.00
Texas Capital Bank	Cash collateral	7184	\$3,501,633.52
Morgan Stanley	Cash collateral	3529	\$2,251,424.16
United Bank	Escrow account	0219	\$184,825.53
		Total:	\$539,836,061.05

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Schedule A/B: Part 2, Question 7: Deposits, including security deposits and utility deposits

Name of Holder of the Deposit	Description of the Deposit	Current Value of Debtor's Interest
AIG	Worker's compensation loss fund deposit	\$65,000.00
Benefit Strategies	Collateral deposit	\$48,400.00
Chartis	Loss fund deposit	\$5,000.00
СНИВВ	Loss fund deposit	\$20,120.70
CHUBB	Virginia worker's compensation deposit	\$50,000.00
СНИВВ	Worker's compensation loss fund deposit	\$15,893.00
Phillips 66	Collateral deposit	\$150,000.00
PNC	Collateral deposit for Patriot run out claims	\$55,000.00
Region's Bank	Security deposit	\$75,000.00
	TOTAL:	\$484,413.70

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Schedule A/B: Part 2, Question 8 - Prepayments, including prepayments on executory contracts, leases, insurance, taxes, and rent

Name of Holder of the Prepayment	Description of the Prepayment	Current Value of Debtor's Interest
Various	Prepaid liability, property & BI insurance Insurance	\$8,915,356.64
Various	Prepaid licenses	\$3,419,340.00
Michelin	Prepaid tires	\$7,012,700.00
Various	Prepaid workers' compensation insurance	\$1,960,136.62
	Total:	\$21,307,533.26

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Case Title	Case Number	Nature of Case	Court or Agency and Location	Status of Case
Arch Coal, Inc. & ICG Knott County, LLC				
v. Vance Blair, Jr. and Blair				
Contracting, Inc.	12-CI-294	Complaint	Knott County Circuit Court	Pending
Clifford Adkins, et al. v. Arch Coal Inc.,				
Ark Land Company, Coal-Mac, Inc.,			Logan County Circuit Court, West Virginia	Pending
Mingo Logan Coal Company, et al.	06-C-161-P	Property damage		(Dormant)
Donald and Jessica Taylor vs. ICG				
·	14-C-63	Personal injury	Barbour County Circuit Court, West Virginia	Pending
Donald R. Abner, Jr. v. Arch Coal, Inc.		, ,	, , ,	
dba Beckley Pocahontas Mine aka				
Beck Pocahontas Deep, ICG Beckley,				
LLC and North American Rebuild			Circuit Court of Raleigh County, West	
Company	14-C-320B	Personal Injury	Virginia	Pending
				-
Douglas R. Roe, on behalf of himself				
and Arch Coal, Inc. Temployee Thrift				
Plan, and/or alternatively on behalf of				
a class consisting of similarly situated				
participants of the Plan v. Arch Coal,				
Inc.; The Finance Committee of the				
Board of Directors of Arch Coal, Inc.;				
Theodore D. Sands; John W. Eaves; J.				
Thomas Jones; George C. Morris III;				
Paul A. Lang; James A. Sabala; Steven				
F. Leer; Robert G. Potter; Brian J.				
Jennings; A Michael Perry; Peter I.				
Wold; the Internal Retirement				
Committee of Arch Coal; Allen R.				
Kelley; John Ziegler, Jr.; John Does 1-				
10, and Mercer Fiduciary Trust			United States District Court for the Eastern	
Company	4:15-cv-00910	Breach of duty	District of Missouri, Eastern Division	Pending

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Case Title	Case Number	Nature of Case	Court or Agency and Location	Status of Case
Elmer Bush, individually and on behalf				
of all others similarly situated v. Arch				
Coal, Inc., John W. Eaves, Paul A. Lang,				
James R. Boyd, David C. Freudenthal,				
Patricia Fry Godley, Paul T. Hanrahan,				
Douglas H. Hunt, Brian J. Jennings, J.				
Thomas Jones, Steven F. Leer, George				
C. Morris, III, A. Michael Perry, Robert				
G. Porter, James A. Sabala, Theodore				
S. Sands, Wesley M. Taylor, Peter I.				
Wold, Allen R. Kelly, John Ziegler, Jr.,				
Mercer Fiduciary Trust Company, Arch				
Coal, Inc. Employee Thrift Plan				
Retirement Committee, Finance				
Committee of Board of Directors of				
Arch Coal, Inc. and Does 1-10			United States District Court for the Eastern	
	4:15-cv-1026	Breach of duty	District of Missouri	Pending
George Francis and Carla Morton v.				!
Arch Coal, Inc. and ICG Knott County,				
	12-CI-294	Property damage	Knott County Circuit Court	Pending
James Gregory Davis v. ICG Coal				
Group, LLC, Arch Coal, Inc. and George		Complaint for	Circuit Court of Raleigh County, West	
•	13-C-905	Personal Injuries	Virginia	Settled and Dismissed 5/18/2015
Janice Hunter, individually and as the				
surviving heir of Robert D. Hunter,				
Deceased v. Arch Coal, Inc., Thunder				
Basin Coal Company, LLC, 3M			Circuit Court, Third Judicial Circuit,	Dismissed
Company, et al.	13-L-890	Asbestos exposure	Madison County, Illinois	10/23/2015
Jarrod Sergent and Linda Sergent vs.				
ICG Knott County, LLC, International				
Coal Group, Inc., ICG, Inc. of Delaware				Judgment in favor of Arch
1	12-CI-250	Personal Injury	Knott Circuit Court, Kentucky	7/27/2015
ana Artin Coal, inc.	12 CI-230	r ersonarmjury	Knott Circuit Court, Kentucky	1/21/2013

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Case Title	Case Number	Nature of Case	Court or Agency and Location	Status of Case
John Arnold Horne and Sherry Horne				
v. Troy Hallows; Canyon Fuel				
Company, LLC d/b/a Sufco Coal Mine;				
Arch Coal, Inc.; Bowie Resource				
Partners, LLC; Michael O'Neil a/k/a			Sixth Judicial District Court in and for Sevier	
Mike O'Neil, et al.	150600064	Personal Injury	County, Utah	Pending
John Hollon; Tammy Hollon; Emma				
Lou Fultz and Denny R. Combs vs.				
Blackhawk Mining, LLC v. Blackhawk				
Mining, LLC v. International Coal		Third-party blasting		Voluntarily Dismissed
Group, Inc. and Arch Coal, Inc.	15-CI-250	complaint	Perry Circuit Court, Kentucky	9/3/2015
John R. Lucas and Barbara N. Lucas v.		·		
ICG Beckley LLC dba ACI Beckley; Arch				
Coal, Inc.; Donnie S. Crum; Jeff Varney;				
Keith Goins; Raleigh General Hospital		Personal injury	Kanawha County Circuit Court, West	
LLC	15-C-852	complaint	Virginia	Pending
Lonnie Brewer and Teresa Brewer vs.				
ICG Hazard, LLC, Arch Coal, Inc. and				Settled and Dismissed
Fred Fields	14-CI-01	Property damage	Perry County Circuit Court, Kentucky	8/3/2015
			United States District Court for the Eastern	Voluntary Dismissal
Michael Sammons v. Arch Coal, Inc.	415CV01114CAS	Breach of contract	District of Missouri	11/9/2015
Roger D. Thomas, II v. Arch Coal, Inc.			Circuit Court of Raleigh County, West	Settled and Dismissed
and Ronald Price	14-C-37-K	Discrimination	Virginia	3/25/2015
Ronald D. Mayle, Vida Dalton, Janice				
Mayle and April Mayle v. Arch Coal,				
Inc., Ark Land Company, and Wolf Run			Court of Common Pleas, Stark County,	
Mining Company	2015-CV-00117	Lease complaint	Ohio	Pending
			Human Rights Commission, Dept of Health	
Ronald Grall v. Arch Coal, Inc.			and Human Resources, State of West	
	EA-214-15	Discrimination	Virginia	Dismissed 11/30/2015

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Case Title	Case Number	Nature of Case	Court or Agency and Location	Status of Case
United Mine Workers of America 1974				
Pension Plan, United Mine Workers of				
America 1974 Pension Trust, and				
Michael H. Holland, Michael O.				
McKown, and Michael D. Loiacono, as				
Trustees of the United Mine Workers				
of America 1974 Pension Plan and				
Pension Trust v. Peabody Energy				
Corporation, Peabody Holding		Pension liability	United States District Court for the District	
Company, LLC and Arch Coal, Inc.	1:15-CV-01138	withdrawal	of Columbia	Pending

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Schedule A/B: Part 3, Question 11 - Accounts receivable

Account Receivable Type	Face Amount	90 days or less	> 90 days
Intercompany Receivable - from Arch Western Resources, LLC	\$4,429,687.50	\$4,429,687.50	
Accounts Receivable - vendor receivable	\$1,908,000.00	\$1,908,000.00	
Accounts Receivable - miscellaneous	\$44,537.58	\$44,537.58	
Accounts Receivable - miscellaneous	\$652,830.02	\$652,830.02	
Accounts Receivable - employee relocation advances	\$721,951.40	\$68,394.01	\$653,557.39
Total:	\$7,757,006.50	\$7,103,449.11	\$653,557.39

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Schedule A/B: Part 4, Question 15 - Non-publicly traded stock and interests in incorporated and unincorporated businesses, including an LLC, partnership or joint venture

unincorporated businesse.	Valuation Method				
		Used for Current	Current Value of		
Name of Entity	Percentage of Ownership	Value	Debtor's Interest		
Investment in ACI Terminal, LLC	100%	N/A	\$100.00		
Investment in Arch Development, LLC	100%	N/A	\$100.00		
Investment in Arch Energy Resources, LLC	100%	N/A	\$100.00		
Investment in Shelby Run Mining Company, LLC	100%	N/A	\$100.00		
Investment in Western Energy Resources, Inc.	100%	N/A	\$100.00		
Investment in Ark Land LT, Inc.	100%	N/A	\$999.96		
Investment in Ark Land WR, Inc.	100%	N/A	\$1,000.00		
Investment in Ashland Terminal, Inc.	100%	N/A	\$1,000.00		
Investment in Arch Coal Europe Limited	100%	N/A	\$1,627.00		
Investment in Cumberland River Coal Company	100%	N/A	\$2,802.97		
Investment in Energy Development Co.	100%	N/A	\$10,000.00		
Investment in Catenary Coal Holdings, Inc.	100%	N/A	\$45,870.02		
Investment in Ashland Terminal, Inc.	100%	N/A	\$123,845.95		
Investment in Mingo Logan Coal Company	100%	N/A	\$579,920.23		
Investment in Arch Reclamation Services, Inc.	100%	N/A	\$705,195.96		
Investment in Ark Land Company	100%	N/A	\$762,776.71		
Investment in ACI Terminal, LLC	100%	N/A	\$1,001,000.00		
Investment in Arch Coal Asia-Pacific PTE. LTD.	100%	N/A	\$1,012,354.05		
Investment in Mingo Logan Coal Company	100%	N/A	\$1,099,470.38		
Investment in Arch Coal Sales Company, Inc.	100%	N/A	\$2,147,219.23		
Investment in P.C. Holding, Inc.	100%	N/A	\$4,495,288.10		
Investment in Lone Mountain Processing, Inc.	100%	N/A	\$6,267,887.25		
Investment in Arch Western Resources, LLC	100%	N/A	\$26,449,907.00		
Investment in Mountaineer Land Company	100%	N/A	\$37,594,205.46		
Investment in Cumberland River Coal Company	100%	N/A	\$43,472,150.84		
Investment in Coal-Mac, Inc.	100%	N/A	\$48,606,116.34		
Investment in Mountain Gem Land, Inc.	100%	N/A	\$88,661,619.00		
Investment in Allegheny Land Company	100%	N/A	\$91,022,965.59		
Investment in Mingo Logan Coal Company	100%	N/A	\$107,439,318.59		

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Schedule A/B: Part 4, Question 15 - Non-publicly traded stock and interests in incorporated and unincorporated businesses, including an LLC, partnership or joint venture

		Valuation Method	
		Used for Current	Current Value of
Name of Entity	Percentage of Ownership	Value	Debtor's Interest
Investment in CoalQuest Development LLC	100%	N/A	\$138,024,200.97
Investment in ICG, Inc.	100%	N/A	\$189,386,924.18
Investment in Mountain Mining, Inc.	100%	N/A	\$224,610,797.41
Investment in ICG, Inc.	100%	N/A	\$246,083,069.84
Investment in Ark Land Company	100%	N/A	\$455,297,970.42
Investment in Ashland Terminal, Inc.	100%	N/A	\$464,795,689.00
Investment in Jacobs Ranch Holdings I LLC	100%	N/A	\$768,263,104.06
Investment in ICG, LLC.	100%	N/A	\$2,898,587,011.18
Investment in Formation Capital Corp.	5%	N/A	\$136,310.93
Investment in Advanced Emissions Solutions, Inc.	5%	N/A	\$1,581,174.02
		Total:	\$5,848,271,292.64

Case 16-40120 Doc 459 Filed 03/09/16 Arch Entered 03/09/16 15:00:10 Main Document Schedule A/B: Part 10, Question 20-59 Arch Entered 03/09/16 15:00:10 Main Document

General Description of Property (Patents, copyrights,								
trademarks, and trade secrets; Internet domain names and								
websites; Licenses, franchises and royalties; Customer lists,							Valuation Method	Current Value
mailing lists, or other compilations; Other intangibles, or						Net Book Value of	Used for Current	of Debtor's
intellectual property; Goodwill)	Country of Registration	Intangible Title	Registration Date	Registration Number	Class	Debtor's Interest	Value	Interest
		Method for Surface Mining with						
Patent	United States	Dragline and Blast Casting	08/25/1992	5140907	102/302	\$0.00	N/A	Unknown
		Water Spray Control System for						
Patent	United States	Underground Mining Machine	12/22/1992	5172767	169/043	\$0.00	N/A	Unknown
Patent	United States	Revegetation Method	06/28/1994	5323720	111/008	\$0.00	N/A	Unknown
Patent	United States	Survey System and Method	11/14/1995	5467290	364/561	\$0.00	N/A	Unknown
		Overburden Removal Method with						
		Blast Casting and Excavating						
Patent	United States	Apparatus	05/09/1995	5413047	102/302	\$0.00	N/A	Unknown
		Apparatus for controlling the						
		operation of a mining system						
		including a continuous miner, a						
		tramming conveyor and a loud-out						
		vehicle connected to the tramming						
Patent	United States	conveyor	09/16/1997	5667279	299/001.900	\$0.00	N/A	Unknown
		Safe start-up procedures and						
Copyright	United States	movement of continuous miner	05/31/1991	PA0000529179		\$0.00	N/A	Unknown
Trademark	United States	ACI	06/19/2001	2462449	001, 006, 015	\$0.00	N/A	Unknown
Trademark	United States	ACI Symbol	05/22/2001	2453826	001, 006, 015	\$0.00		Unknown
Trademark	United States	Arch Logo	07/10/2001	2468302	001, 006, 015	\$0.00	N/A	Unknown
Trademark	United States	Arch Coal	03/11/2003	2/696,051	001, 006, 015	\$0.00	N/A	Unknown
Trademark	United States	ArchCoal	11/18/2014	4641536	001, 006, 015	\$0.00	N/A	Unknown
Trademark	United States	✓ ArchCoal	11/18/2014	4641537	001, 006, 015	\$0.00	N/A	Unknown
Trademark	United States		11/18/2014	4641559	001, 006, 015	\$0.00		Unknown
Trademark	Australia	ArchCoal	09/22/2014	1155054	4	\$0.00		Unknown
Trademark	China	ArchCoal	07/20/2014	1155054	4	\$0.00		Unknown
Trademark	EU Community including Czech Republic and Poland	ArchCoal	02/20/2014	1155054	4	\$0.00		Unknown
Trademark	South Korea	ArchCoal	01/14/2015	1155054	4	\$0.00	-	Unknown
Trademark	Singapore	ArchCoal	11/27/2015	1155054	4	\$0.00		Unknown
Trademark	Turkey	✓ ArchCoal	06/10/2014	1155054	4	\$0.00		Unknown
Trademark	Australia		09/06/2013	1155046	4	\$0.00		Unknown
Trademark	China		07/20/2014	1155046	4	\$0.00		Unknown
Trademark	EU Community including Czech Republic and Poland		02/20/2014	1155046	4	\$0.00		Unknown
Trademark	Japan		09/26/2013	1155046	4	\$0.00		Unknown
Trademark	South Korea		08/13/2014	1155046	4	\$0.00	•	Unknown
Trademark	Singapore		11/27/2013	1155046	4	\$0.00		Unknown
Trademark	Turkey		06/10/2014	1155046	4	\$0.00	-	Unknown
acibecklely.com	N/A	N/A	N/A	N/A	N/A	\$0.00		Unknown
archcoal.biz	N/A	N/A	N/A	N/A	N/A	\$0.00		Unknown
archcoal.com	N/A	N/A	N/A	N/A	N/A	\$0.00		Unknown
archcoal.eu	N/A	N/A	N/A	N/A	N/A	\$0.00	•	Unknown
Archcoal.info	N/A	N/A	N/A	N/A	N/A	\$0.00		Unknown
archcoal.net	N/A	N/A	N/A	N/A	N/A	\$0.00		Unknown
archcoal.org	N/A	N/A	N/A	N/A	N/A	\$0.00		Unknown
archcoal.us	N/A	N/A	N/A	N/A	N/A	\$0.00		Unknown
archcoalcares.com	N/A	N/A	N/A	N/A	N/A	\$0.00		Unknown
archcoalcares.net	N/A	N/A	N/A	N/A	N/A	\$0.00		Unknown
archcoalterminal.com	N/A	N/A	N/A	N/A	N/A	\$0.00	•	Unknown
archofwyoming.com	N/A	N/A	N/A	N/A	N/A	\$0.00		Unknown
archteacherawards.com	N/A	N/A	N/A	N/A	N/A	\$0.00		Unknown
buckhannonmine.com	N/A	N/A	N/A	N/A	N/A	\$0.00		Unknown
coal-mac.com	N/A	N/A	N/A	N/A	N/A	\$0.00	N/A	Unknown

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General Description of Property (Patents, copyrights,								
trademarks, and trade secrets; Internet domain names and								
websites; Licenses, franchises and royalties; Customer lists,							Valuation Method	Current Value
mailing lists, or other compilations; Other intangibles, or						Net Book Value of	Used for Current	of Debtor's
intellectual property; Goodwill)	Country of Registration	Intangible Title	Registration Date	Registration Number	Class	Debtor's Interest	Value	Interest
coalmac.com	N/A	N/A	N/A		N/A	\$0.00		Unknown
cumberlanddrivercoal.com	N/A	N/A	N/A	N/A	N/A	\$0.00		Unknown
johndrexler.net	N/A	N/A	N/A	N/A	N/A	\$0.00	N/A	Unknown
johndrexler.org	N/A	N/A	N/A	N/A	N/A	\$0.00	N/A	Unknown
johneaves.net	N/A	N/A	N/A	N/A	N/A	\$0.00	N/A	Unknown
johneaves.org	N/A	N/A	N/A	N/A	N/A	\$0.00	N/A	Unknown
johntdrexler.com	N/A	N/A	N/A	N/A	N/A	\$0.00	N/A	Unknown
johntdrexler.net	N/A	N/A	N/A	N/A	N/A	\$0.00	N/A	Unknown
johntdrexler.org	N/A	N/A	N/A	N/A	N/A	\$0.00	N/A	Unknown
johnweaves.com	N/A	N/A	N/A	N/A	N/A	\$0.00	N/A	Unknown
johnweaves.net	N/A	N/A	N/A	N/A	N/A	\$0.00	,	Unknown
johnweaves.org	N/A	N/A	N/A	N/A	N/A	\$0.00		Unknown
jtdrexler.com	N/A	N/A	N/A	N/A	N/A	\$0.00	,	Unknown
jtdrexler.net	N/A	N/A	N/A	·	N/A	\$0.00	•	Unknown
jtdrexler.org	N/A	N/A	N/A	N/A	N/A	\$0.00	,	Unknown
jweaves.com	N/A	N/A	N/A	N/A	N/A	\$0.00		Unknown
jweaves.net	N/A	N/A	N/A	N/A	N/A	\$0.00	,	Unknown
jweaves.org	N/A	N/A	N/A		N/A	\$0.00		Unknown
leermine.com	N/A	N/A	N/A	N/A	N/A	\$0.00	,	Unknown
Ionemountainprocessing.com	N/A	N/A	N/A	N/A	N/A	\$0.00	,	Unknown
lostprairiecoal.com	N/A	N/A	N/A	N/A	N/A	\$0.00	,	Unknown
mingologancoal.com	N/A	N/A	N/A	N/A	N/A	\$0.00		Unknown
ottercreekcoallic.com	N/A	N/A	N/A	N/A	N/A	\$0.00		Unknown
ottercreekmine.com	N/A	N/A	N/A	N/A	N/A	\$0.00	,	Unknown
paullang.biz	N/A	N/A	N/A	N/A	N/A	\$0.00	,	Unknown
plang.biz	N/A	N/A	N/A	N/A	N/A	\$0.00	,	Unknown
rgjones.com	N/A	N/A	N/A	N/A	N/A	\$0.00		Unknown
rgjones.net	N/A	N/A	N/A	N/A	N/A	\$0.00	,	Unknown
rgjones.org	N/A	N/A	N/A		N/A	\$0.00		Unknown
robertgjones.com	N/A	N/A	N/A	N/A	N/A	\$0.00		Unknown
robertgjones.net	N/A	N/A	N/A	N/A	N/A	\$0.00		Unknown
robertgjones.org	N/A	N/A	N/A	N/A	N/A	\$0.00		Unknown
sfleer.com	N/A	N/A	N/A	N/A	N/A	\$0.00	,	Unknown
sfleer.net	N/A	N/A	N/A	N/A	N/A	\$0.00		Unknown
sfleer.org	N/A	N/A	N/A	N/A	N/A	\$0.00		Unknown
steveleer.com	N/A	N/A	N/A	N/A	N/A	\$0.00	,	Unknown
steveleer.net	N/A	N/A	N/A	N/A	N/A	\$0.00	,	Unknown
steveleer.org	N/A	N/A	N/A	N/A	N/A	\$0.00		Unknown
stevenfleer.com	N/A	N/A	N/A	N/A	N/A	\$0.00	,	Unknown
stevenfleer.net	N/A	N/A	N/A	N/A	N/A	\$0.00		Unknown
stevenfleer.org	N/A	N/A	N/A	N/A	N/A	\$0.00	•	Unknown
thunderbasincoal.com	N/A	N/A	N/A	N/A	N/A	\$0.00		Unknown
tygartvalleywine.com	N/A	N/A	N/A	N/A	N/A	\$0.00		Unknown
vindexmine.com	N/A	N/A	N/A	N/A	N/A	\$0.00	N/A	Unknown

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Schedule A/B: Part 11, Question 77 - Other property of any kind not already listed

		Current Value of Debtor's
Description		Interest
Heating oil derivatives		\$1,016,806.28
Reclamation West Virginia tax credits		\$1,257,850.00
Intercompany Receivable - from Arch Western Resources, LLC		\$675,000,000.00
	Total:	\$677,274,656.28

Entered 03/09/16 15:00:10 Main Document Case 16-40120 Doc 459 Filed 03/09/16 Fill in this information to identify the case: Debtor name Arch Coal, Inc. EASTERN DISTRICT OF MISSOURI United States Bankruptcy Court for the: Case number (if known) 16-40120 ☐ Check if this is an amended filing Official Form 206D Schedule D: Creditors Who Have Claims Secured by Property 12/15 Be as complete and accurate as possible. 1. Do any creditors have claims secured by debtor's property? ☐ No. Check this box and submit page 1 of this form to the court with debtor's other schedules. Debtor has nothing else to report on this form. Yes. Fill in all of the information below. Part 1: List Creditors Who Have Secured Claims Column A Column B 2. List in alphabetical order all creditors who have secured claims. If a creditor has more than one secured Amount of claim Value of collateral claim, list the creditor separately for each claim. that supports this Do not deduct the value claim of collateral See Schedule D: Part 1 \$1,891,000,000.00 Unknown Attachment Describe debtor's property that is subject to a lien Creditor's Name Creditor's mailing address Describe the lien Is the creditor an insider or related party? ■ No Creditor's email address, if known ☐ Yes Is anyone else liable on this claim? Date debt was incurred ☐ Yes. Fill out Schedule H: Codebtors (Official Form 206H) Last 4 digits of account number Do multiple creditors have an As of the petition filing date, the claim is: interest in the same property? Check all that apply ☐ Contingent ■ Unliquidated ☐ Yes. Specify each creditor, including this creditor and its relative ☐ Disputed priority.

3. Total of the dollar amounts from Part 1, Column A, including the amounts from the Additional Page, if any. \$1,891,000,000.00

Part 2: List Others to Be Notified for a Debt Already Listed in Part 1

List in alphabetical order any others who must be notified for a debt already listed in Part 1. Examples of entities that may be listed are collection agencies, assignees of claims listed above, and attorneys for secured creditors.

If no others need to notified for the debts listed in Part 1, do not fill out or submit this page. If additional pages are needed, copy this page.

Name and address On which line in Part 1 did Last 4 digits of you enter the related creditor? account number for

this entity

Case 16-40120 Doc 459 Filed 03/09/16 Arch Entered 03/09/16 15:00:10 Main Document Schedule D: Part 1 - Creditor Will 40 VOI ain 55 cured by Property Main Document

Creditor N	ime	Address1	Address2	City	State	Zip	Insider or Related Party?	Date Debt was Incurred, Description of Debtor's Property Subject to the Lien and the Nature of Lien	Contingent	Unliquidated		Value of Collateral that Supports this Claim
Wilmington Trust Nationa	l Association	50 South Sixth Street	Suite 1290	Minneapolis	MN	55402		Substantially all of the debtor's assets; Senior Secured First Lien x Term Loan			\$1,891,000,000.00	Unknown

	Case 16-40120 Doc 459	Filed 03/09/1	L 6	Ente	red 03/0	9/16 15:00:	10 Maii	n Dod	cument
Fill in	this information to identify the case:		Pg	43 of	65				
Debto	r name Arch Coal, Inc.								
United	d States Bankruptcy Court for the: EASTER	N DISTRICT OF M	/ISS	OURI					
Case	number (if known) 16-40120							0	
								amende	if this is an ed filing
	cial Form 206E/F								
Sch	edule E/F: Creditors Wh	o Have Ur	nse	ecur	ed Clair	ns			12/15
List the Person	complete and accurate as possible. Use Part 1 for e other party to any executory contracts or unexplait Property (Official Form 206A/B) and on Schede boxes on the left. If more space is needed for P	pired leases that co dule G: Executory Co	uld re ontra	esult in a octs and l	claim. Also lis Inexpired Lea	st executory contr ses (Official Form	acts on Sched 206G). Numbe	<i>ule A/B:</i> r the ent	Assets - Real and
Part 1	List All Creditors with PRIORITY Unse	ecured Claims							
1.	Do any creditors have priority unsecured claim	s? (See 11 U.S.C. §	507).						
	☐ No. Go to Part 2.								
	Yes. Go to line 2.								
2.	List in alphabetical order all creditors who have with priority unsecured claims, fill out and attach t				led to priority	in whole or in par	t. If the debtor h	nas more	than 3 creditors
							Total claim		Priority amount
2.1	Priority creditor's name and mailing address See Schedule E/F: Part 1	As of the petition Check all that ap		g date, the	claim is:		Unk	nown	Unknown
	Attachment	Contingent							
		Unliquidated							
		Disputed							
	Date or dates debt was incurred	Basis for the clai	im:						
	Last 4 digits of account number	Is the claim subj	ect to	offset?					
	Specify Code subsection of PRIORITY unsecured claim: 11 U.S.C. § 507(a) (8)	■ No							
	unscoured dialini. 11 0.0.0. § 307(a) (<u>u</u>)	☐ Yes							
Part 2	List All Creditors with NONPRIORITY	Unsecured Claim	ıs						
3.	List in alphabetical order all of the creditors w out and attach the Additional Page of Part 2.	rith nonpriority unse	ecure	d claims	If the debtor h	as more than 6 cre	ditors with nonp	riority un:	secured claims, fill
	·							Ar	mount of claim
3.1	Nonpriority creditor's name and mailing addre See Schedule E/F: Part 2 Attachmen			e petitio r ingent	filing date, th	e claim is: Check a	ll that apply.	\$3,	374,105,295.73
	Date(s) debt was incurred		Unliq Dispu	uidated					
	Last 4 digits of account number _		•	r the clai	m·				
					et to offset?	No ☐ Yes			
Part 3	List Others to Be Notified About Unse	ecured Claims							
	in alphabetical order any others who must be no gnees of claims listed above, and attorneys for unse		ed in	Parts 1	and 2. Example	es of entities that m	ay be listed are	collection	n agencies,
If no	others need to be notified for the debts listed in	n Parts 1 and 2, do n	not fil	l out or s	ubmit this pag	ge. If additional pa	iges are neede	d, copy t	he next page.
	Name and mailing address						art 2 is the		t 4 digits of

Part 4: Total Amounts of the Priority and Nonpriority Unsecured Claims

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Debtor Arch Coal, Inc.

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Case number (if known)
16-40120

5. Add the amounts of priority and nonpriority unsecured claims.

5a. Total claims from Part 15b. Total claims from Part 2

5c. Total of Parts 1 and 2 Lines 5a + 5b = 5c.

Total of claim amounts

5a. \$ 0.00

5b. + \$ 3,374,105,295.73

5c. \$ 3,374,105,295.73

Case 16-40120 Doc 459 Filed 03/09/16 Arch Entered 03/09/16 15:00:10 Main Document Green Claims Schedule E/F: Part 1 - Credus With Priority Snsecured Claims

										~.		
										offset?		
									-	t to		
								Ħ	rtec	jec		
						Date Debt was		Contingent	Unliquidated	Disputed Claim subject		
						Incurred, Basis for	Specify Code Subsection of	ığı	je je	ğ Ë		
Creditor Name	Address1	Address2	City	State		Claim	Priority Unsecured Claim	္ပိ	ָבֿ בֿ	ِ ٿَ کَ	Total Claim	Priority Amount
Bele Priscilla S	Commissioner Of The Revenue	2400 Washington Ave	Newport News		23607		11 U.S.C. 507(a)(8)	х	х х		Unknown	Unknown
Bureau Of National Affairs Inc	Po Box 17009		Baltimore	MD	21297		11 U.S.C. 507(a)(8)	х	х х		Unknown	Unknown
Campbell County Treasurer	Po Box 1027		Gillette	WY	82717		11 U.S.C. 507(a)(8)	х	х х		Unknown	Unknown
Chinese Consulate General	1 East Erie St	Suite 500	Chicago	IL	60611	Tax Claim	11 U.S.C. 507(a)(8)	х	x x		Unknown	Unknown
City Of Maryland Heights	212 Millwell Dr		Maryland Heights	MO	63043	Tax Claim	11 U.S.C. 507(a)(8)	х	x x		Unknown	Unknown
Clerk Of The Supreme Court	Missouri Bar Enrollment	Po Box 2352	Jefferson City	MO	65102	Tax Claim	11 U.S.C. 507(a)(8)	х	x x		Unknown	Unknown
Colorado Department Of Revenue	1375 Sherman Street		Denver	СО	80261	Tax Claim	11 U.S.C. 507(a)(8)	х	х х		Unknown	Unknown
Colorado Dept Of Revenue	1375 Sherman St		Denver	СО	80261	Tax Claim	11 U.S.C. 507(a)(8)	х	х х		Unknown	Unknown
Colorado Dept Of Treasury	Unclaimed Property Division	1580 Logan Street Suite 500	Denver	СО	80203	Tax Claim	11 U.S.C. 507(a)(8)	х	х х	\perp	Unknown	Unknown
Comptroller Of Public Accounts	Po Box 149348		Austin	TX	78714	Tax Claim	11 U.S.C. 507(a)(8)	Х	х х	\perp	Unknown	Unknown
Ct Corporation	Clayton Corporate Team1	120 South Central Avenue Ste400	Clayton	MO	63105	Tax Claim	11 U.S.C. 507(a)(8)	х	x x	$\perp \!\!\! \perp$	Unknown	Unknown
Dc Treasurer	Office Of Tax & Revenue	Po Box 96019	Washington	DC	20090	Tax Claim	11 U.S.C. 507(a)(8)	х	х х	\perp	Unknown	Unknown
Director Of Revenue	State Of Missiouri	Po Box 784	Jefferson City	MO	65102	Tax Claim	11 U.S.C. 507(a)(8)	х	х х	\perp	Unknown	Unknown
Franchise Tax Board	Po Box 942857		Sacramento	CA	94257	Tax Claim	11 U.S.C. 507(a)(8)	х	x x	Ш	Unknown	Unknown
Gunnison County Treasurer	Po Box 479	Alva May Dunbar	Gunnison	СО	81230	Tax Claim	11 U.S.C. 507(a)(8)	х	х х		Unknown	Unknown
Illinois Department Of Revenue	Po Box 19045		Springfield	IL	62794	Tax Claim	11 U.S.C. 507(a)(8)	х	x x	\perp	Unknown	Unknown
Illinois Department Of Revenue	Audit Bureau	Po Box 19012	Springfield	IL	62794	Tax Claim	11 U.S.C. 507(a)(8)	х	x x		Unknown	Unknown
Illinois Dept Of Revenue	Retailers Occupation Tax		Springfield	IL	62796	Tax Claim	11 U.S.C. 507(a)(8)	х	x x		Unknown	Unknown
Illinois Secretary Of State	Department Of Business Services	501 S 2Nd Street	Springfield	IL	62756	Tax Claim	11 U.S.C. 507(a)(8)	х	x x		Unknown	Unknown
					19104-	-						
Internal Revenue Service	Attn: Centralized Insolvency Operation	2970 Market St.	Philadelphia	PA	5016	Tax Claim	11 U.S.C. 507(a)(8)	х	x x		Unknown	Unknown
Kentucky State Treasurer	Revenue Cabinet	Po Box 5110	Frankfort	KY	40619	Tax Claim	11 U.S.C. 507(a)(8)	х	x x		Unknown	Unknown
Kentucky State Treasurer	Unclaimed Property Division	1050 Us Hwy, 127 S., Suite 1000	Frankfort	KY	40601	Tax Claim	11 U.S.C. 507(a)(8)	х	x x		Unknown	Unknown
Missouri Department Of Revenue	Po Box 3365		Jefferson City	MO	65105	Tax Claim	11 U.S.C. 507(a)(8)	х	x x		Unknown	Unknown
Missouri Dept Of Revenue	P O Box 840		Jefferson City	MO	65105	Tax Claim	11 U.S.C. 507(a)(8)	х	x x		Unknown	Unknown
Missouri Secretary Of State	815 Olive St	Suite 210	St Louis		63101	Tax Claim	11 U.S.C. 507(a)(8)	х	x x		Unknown	Unknown
New Jersey Division Of Taxation	Corporation Business Tax	Po Box 257	Trenton		08646	Tax Claim	11 U.S.C. 507(a)(8)	х	x x		Unknown	Unknown
Office Of Tax And Revenue	Po Box 419		Washington		20044	Tax Claim	11 U.S.C. 507(a)(8)	х	x x		Unknown	Unknown
Ohio Department Of Commerce	Division Of Unclaimed Property	77 S High Street 20Th Floor	Columbus	OH	43215	Tax Claim	11 U.S.C. 507(a)(8)	х	x x		Unknown	Unknown
Ohio Treasurer Of State	Ohio Department Of Taxation	Po Box 182101	Columbus	OH	43218	Tax Claim	11 U.S.C. 507(a)(8)	х	x x		Unknown	Unknown
Postmaster	Creve Coeur Branch	331 New Ballas Road	St Louis	MO	63141	Tax Claim	11 U.S.C. 507(a)(8)	х	x x		Unknown	Unknown
Postmaster	Us Postal Service	1720 Market St Room 1011	St Louis	MO	63155	Tax Claim	11 U.S.C. 507(a)(8)	х	x x		Unknown	Unknown
Secretary Of State Delaware	Div Of Corporations	P O Box 74072	Baltimore	MD	21274	Tax Claim	11 U.S.C. 507(a)(8)	х	x x		Unknown	Unknown
Sheriff Of Boone County	200 State St		Madison	WV	25130	Tax Claim	11 U.S.C. 507(a)(8)	х	х х		Unknown	Unknown
Sheriff Of Logan County	Logan County Courthouse Rm#208	Tax Department	Logan	WV	25601	Tax Claim	11 U.S.C. 507(a)(8)	х	x x		Unknown	Unknown
Sheriff Of Mingo County	P O Box 1270		Williamson	WV	25661	Tax Claim	11 U.S.C. 507(a)(8)	х	х х	Ш	Unknown	Unknown
St Louis County Collector Of Rev	41 South Central Ave	P O Box 11491	St Louis	MO	63105	Tax Claim	11 U.S.C. 507(a)(8)	х	x x	Ш	Unknown	Unknown
St Louis County Treasurer	41 S Central	8Th Floor	Clayton	MO	63105	Tax Claim	11 U.S.C. 507(a)(8)	х	х х	\perp	Unknown	Unknown
State Of Delaware	Division Of Corporations	Dept 74072	Baltimore	MD	21274	Tax Claim	11 U.S.C. 507(a)(8)	x	х х		Unknown	Unknown
State Of New Jersey Cbt	Po Box 666		Trenton	NJ	08646	Tax Claim	11 U.S.C. 507(a)(8)	х	х х		Unknown	Unknown
State Of West Virginia	Unclaimed Property Division	Po Box 3328	Charleston	WV	25333	Tax Claim	11 U.S.C. 507(a)(8)	х	х х		Unknown	Unknown
State Of Wyoming	Dept Of Revenue Mineral Tax Div	122 W 25Th St	Cheyenne	WY	82002	Tax Claim	11 U.S.C. 507(a)(8)	x	х х	\perp	Unknown	Unknown
State Of Wyoming	Unclaimed Property Division	2515 Warren Avenue Suite 502	Cheyenne	WY	82002	Tax Claim	11 U.S.C. 507(a)(8)	х	х х		Unknown	Unknown
Treasurer Of Virginia	Virginia Work Comp Commission	1000 Dmv Drive	Richmond	VA	23220	Tax Claim	11 U.S.C. 507(a)(8)	х	х х		Unknown	Unknown
U S Dept Of Interior	Bureau Of Land Management	280 Highway 191 North	Rock Springs	WY	82901	Tax Claim	11 U.S.C. 507(a)(8)	х	х х		Unknown	Unknown
U.S. Customs And Border Protect	Office Of Finance, Revenue Div	6650 Telecom Drive	Indianapolis	IN	46278	Tax Claim	11 U.S.C. 507(a)(8)	х	х х		Unknown	Unknown
United State Treasury	Internal Revenue Service		Cincinnati	ОН	45999	Tax Claim	11 U.S.C. 507(a)(8)	x	х х		Unknown	Unknown
United States Dept Of Justice	950 Pennsylvania Ave Nw		Washington	DC	20530	Tax Claim	11 U.S.C. 507(a)(8)	x	х х		Unknown	Unknown
United States Treasury	Internal Revenue Service Center		Cincinnati	ОН	45999	Tax Claim	11 U.S.C. 507(a)(8)	х	х х		Unknown	Unknown
Us Dept Of Health & Human Servic	(Hhs) Cms	200 Independence Ave Sw	Washington	DC	20201	Tax Claim	11 U.S.C. 507(a)(8)	х	х х	\top	Unknown	Unknown
Us Dept Of Interior Office Of	Surface Mining	Po Box 360095M	Pittsburgh	PA	15251	Tax Claim	11 U.S.C. 507(a)(8)	v	v	\neg	Unknown	Unknown

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						Date Debt was Incurred, Basis for	Specify Code Subsection of	ntingent	Unliquidated	puted		
Creditor Name	Address1	Address2	City	State	Zip	Claim	Priority Unsecured Claim	Ö	'n	Dis	Total Claim	Priority Amount
Utah State Tax Commission	210 North 1950 West		Salt Lake City	UT	84134	Tax Claim	11 U.S.C. 507(a)(8)	х	х	х	Unknown	Unknown
Utah State Treasurer	Unclaimed Property Division	Po Box 140530	Salt Lake City	UT	84114	Tax Claim	11 U.S.C. 507(a)(8)	х	х	х	Unknown	Unknown
Virginia Treasurer Of	State Corporation Commission	Corp Operation Div Po Box 7607	Merrifield	VA	22116	Tax Claim	11 U.S.C. 507(a)(8)	х	х	х	Unknown	Unknown
West Virginia State Tax Dept	Po Box 2745		Charleston	WV	25330	Tax Claim	11 U.S.C. 507(a)(8)	х	х	х	Unknown	Unknown
West Virginia State Tax Dept	Po Box 11751		Charleston	WV	25339	Tax Claim	11 U.S.C. 507(a)(8)	х	х	х	Unknown	Unknown
West Virginia State Tax Dept	Po Box 2745		Charleston	WV	25330	Tax Claim	11 U.S.C. 507(a)(8)	х	х	х	Unknown	Unknown
Wise County Of	P O Box 1308		Wise	VA	24293	Tax Claim	11 U.S.C. 507(a)(8)	х	х	х	Unknown	Unknown
Wv Dept Of Tax & Revenue	P O Drawer 1667		Charleston	WV	25326	Tax Claim	11 U.S.C. 507(a)(8)	х	х	х	Unknown	Unknown
Wv Dept Of Tax & Revenue	Internal Auditing Division	Po Box 425	Charleston	WV	25322	Tax Claim	11 U.S.C. 507(a)(8)	х	х	х	Unknown	Unknown
Wv Office Of Miners Health	Safety & Training	891 Stewart Street	Welch	WV	24801	Tax Claim	11 U.S.C. 507(a)(8)	х	х	х	Unknown	Unknown
Wy Dept Workforce Services	Workers Safety & Compensation	Po Box 20006	Cheyenne	WY	82003	Tax Claim	11 U.S.C. 507(a)(8)	х	х	х	Unknown	Unknown
Wyoming Secretary Of State	200 West 24Th Street Room 110		Cheyenne	WY	82002	Tax Claim	11 U.S.C. 507(a)(8)	х	х	х	Unknown	Unknown

											2:	
									ingent	Unliquidated	uted	
Creditor Name	Address1	Address2	Address3	City	State	Zip	Country	Date Debt was Incurred, Basis for Claim	Conti	Unlic	Disputed Claim sub	Total Claim
Acrisure Llc	Smith Manus	2307 River Road Suite 200		Louisville	KY	40206		Trade Vendor; Various				\$9,010.76
Acronis International Gmbh	Euro Hause Rheinweg 9	8200 Schaffhausen		Schaffhausen		8200	Switzerland	Trade Vendor; Various				\$7,500.00
Adp Inc	One Adp Drive Ms-100 2101 Rexford Road	Suite 350 E		Augusta	GA NC	30909 28211		Trade Vendor; Various				\$7,548.85 \$495.00
Agility Recovery Solutions Albert Saylor	P.O. BOX 115	Suite 350 E		Charlotte Coldiron	KY	40819		Trade Vendor; Various Workers' compensation claim; Various	Y	х	Y	Unknown
Alex Bishop	936 Chestnut Gap Rd			Booneville	KY	41314		Workers' compensation claim; Various		Х		Unknown
Alger Barrett	103 Tranquility Lane			Hazard	KY	41701		Workers' compensation claim; Various		Х		Unknown
Allstates World Cargo	Cn 1657 1 Pelican Drive Suite 1			Bayville	NJ	08721		Trade Vendor; Various				\$2,325.00
Ameren Missouri	Po Box 88068			Chicago	IL	6068-1068		Trade Vendor; Various				\$452.90
Andrew Miller	1727 Briar Fork Cir			Busy	KY	41723		Workers' compensation claim; Various	Х	Х	Х	Unknown
Ann Green Communications Inc Anthony Bailey	300 D Street 265 Trace Fork Rd			South Charleston Confluence	WV KY	25303 41749		Trade Vendor; Various Workers' compensation claim: Various	×	v	v .	\$337.50 Unknown
Arch Insurance Group	Attn: Matt Haydon	Three Parkway	Ste. 1500	Philadelphia	PA	19102		Surety Bond Provider #SU1123020; Various		X		Unknown
Arlie Stidham	2699 Toulouse Rd	.mcc rankway	J.C. 1300	Busy	KY	41723		Workers' compensation claim; Various	_	X		Unknown
Armstrong Internet	437 North Main Street			Butler	PA	16001		Trade Vendor; Various		ľ		\$59.95
Armstrong Teasdale Llp	7700 Forsyth Boulevard	Suite 1800		St Louis	МО	63105		Trade Vendor; Various		L		\$691.54
Arthur Browning	61 Poplar Ct			Glade Hill	VA	24092		Workers' compensation claim; Various	_	Х		Unknown
Arvil Johnson	233 Sandhill Bottom			Cumberland	KY	40823		Workers' compensation claim; Various	Х	Х	х	Unknown
Astadia Inc	12724 Grand Bay Parkway	Suite 300		Jacksonville	FL	32258		Trade Vendor; Various	-			\$19,291.90
Astor Smith At&T Mobility	5005 Hwy 510 National Business Services	Po Box 9004		Gordon Carol Stream	KY	41819 60197-9004		Workers' compensation claim; Various Trade Vendor; Various	Х	Х	X	Unknown \$32,937.70
ATWOOD T DEZARN	101 VINE DRIVE	PO BOX 9004		MANCHESTER	KY	40962		Workers' compensation claim; Various	v	x	Y	Unknown
Aurico Reports	116 West Eastman Suite 101			Arlington Heights	IL	60004		Trade Vendor; Various			<u> </u>	\$1,007.00
Bandon Bush	P.O. Box 1507			Hazard	KY	41702		Workers' compensation claim; Various	Х	Х	х	Unknown
BARNEY GIBSON	105 Wilson St			HARLAN	KY	40831		Workers' compensation claim; Various	Х	Х	Х	Unknown
BART L GOINS	P.O. Box 693			LYNCH	KY	40855		Workers' compensation claim; Various		Х		Unknown
Beecher Holland	P. O. Box 577			Bulan	KY	41722		Workers' compensation claim; Various		Х	^	Unknown
Ben Wright BENJAMIN RHYMER	4088 Hwy 437 18 HWY 990			West Liberty COALGOOD	KY KY	41472 40818		Workers' compensation claim; Various Workers' compensation claim; Various	×	X		Unknown Unknown
BERT KILBURN	P.O. BOX 383			HAPPY	KY	41746		Workers' compensation claim; Various	x	X		Unknown
BILL SUMNER	P.O. Box 1483			Hyden	KY	41749		Workers' compensation claim; Various		Х		Unknown
Billy White	P. O. Box 352			Chavies	KY	41727		Workers' compensation claim; Various		Х		Unknown
Blakes Cassels Graydon Llp	199 Bay Street Suite 2800	Commerce Court West		Toronto	ON	M5L 1A9		Trade Vendor; Various				\$72.37
BOB STIDHAM	5265 PINESPUR RD.			POUND	VA	24279		Workers' compensation claim; Various		Х		Unknown
BOBBY FUGATE	371 Beattyville Rd			JACKSON	KY	41339		Workers' compensation claim; Various		Х		Unknown
Bobby King BOBBY ROGERS	13345 KY 1812 NORTH P.O. BOX 484			CAMPTON BENHAM	KY KY	41301 40807		Workers' compensation claim; Various Workers' compensation claim; Various		X		Unknown Unknown
Bobby Smith	PO Box 15			Gerrard	KY	40807		Workers' compensation claim; Various		X		Unknown
Bobby Stevens	236 Lee Sizemore Road			Manchester	KY	40962		Workers' compensation claim; Various		Х		Unknown
BRUCE HATFIELD	40 SHOEMAKER ROAD			CUMBERLAND	KY	40823		Workers' compensation claim; Various		Х		Unknown
Bullitt Mobile Ltd	One Valpy Valpy Street			Reading		RG1 1AR	England	Trade Vendor; Various				\$3,180.00
Bureau Of National Affairs Inc	Po Box 17009			Baltimore	MD	21297-1009		Trade Vendor; Various				\$317.00
BUSTER VIRES	805 LEFT FORK BUFFALO RD	Suite 200		RICETOWN	KY	41364		Workers' compensation claim; Various	Х	Х	Х	Unknown
Byrne Software Technologies Inc Carl Collins	16091 Swingley Ridge Road 108 Arrowhead Way	Suite 200		Chesterfield Niceville	MO FL	63017 32578		Trade Vendor; Various Workers' compensation claim; Various	×	x	v	\$17,010.00 Unknown
Carl McIntosh	2525 Kentucky Hwy 2022			Buckhorn	KY	41721		Workers' compensation claim; various Workers' compensation claim; Various		X	x	Unknown
CARL WAYCASTER	PO BOX 1435			CALHOUN	GA	30703		Workers' compensation claim; Various		X	x	Unknown
Carr Sizemore	100 FOREST LANE			RICHMOND	KY	40475		Workers' compensation claim; Various	_	Х	х	Unknown
Caterpillar Financal Services	2120 West End Avenue			Nashville	TN	37203-0001		Trade Vendor; Various				\$451,887.96
Cdw Direct Llc	1850 E Northrop Blvd			Chandler	AZ	85286		Trade Vendor; Various				\$468.98
Cecil Stewart	259 Lipps Branch Road			Manchester	KY	40962		Workers' compensation claim; Various	Х	Х	Х	Unknown
Ch2M Hill Engineers Inc Chad Bolling	10123 Alliance Road 266 Klenco Rd	Suite 300		Corpottsville	OH	45242 41731		Trade Vendor; Various	-	v	<u> </u>	\$260.60
CHARLES C BANKS	PO BOX 316			Cornettsville JACKSON	KY KY	41731		Workers' compensation claim; Various Workers' compensation claim; Various		X		Unknown Unknown
Charles Cline	HC 72 Box 58			Gilbert	WV	25621		Workers' compensation claim; Various		X		Unknown
CHARLES D CREECH	P.O. BOX 171			Cumberland	KY	40823		Workers' compensation claim; Various	_	Х		Unknown
Charles Jones	4726 Old Whitley Rd			London	KY	40741		Workers' compensation claim; Various		Х		Unknown
Charles Ryan	7902 Highway 19 S			Eolia	KY	40826		Workers' compensation claim; Various	_	Х	х	Unknown
Charles Smith	P. O. Box 642 Hwy 421	Hwy 27655		Hyden	KY	41749		Workers' compensation claim; Various	X	Х	X	Unknown
CHARLES W WHITAKER CHARLES WALKER	258 PARK ROAD P O Box 622			JACKSON Wallins	KY KY	41339 40873		Workers' compensation claim; Various Workers' compensation claim; Various		X		Unknown Unknown
CHARLES WALKER CHARLIE ROBERTS	BOX 114	+		BOONEVILLE	KY	41314		Workers' compensation claim; various Workers' compensation claim; Various		X		Unknown

										_			
									ıt	ited		ject to offset?	
									ontinger	Unliquidat	Disputed	Claim sub	
Creditor Name Chester Jones	P. O. Box 463	Address2	Address3	City	State	Zip 41702	Country	Date Debt was Incurred, Basis for Claim Workers' compensation claim; Various	S x	x	Iv I	Ö	Total Claim Unknown
CHRISTOPHER E GIBSON	1555 LICKBRANCH ROAD			JACKSON	KY	41339		Workers' compensation claim; Various	×	X			Unknown
Cigna Group Insurance	1455 Valley Center Parkway			Bethlehem	PA	18017		Trade Vendor; Various	^	Ĥ	^		\$3,739.53
CLARENCE MOSLEY	P O BOX 175			ARY	KY	41712		Workers' compensation claim; Various	х	Х	х		Unknown
CLAUD BELL	P.O. BOX 56			ORANGEVILLE	UT	84537		Workers' compensation claim; Various		х	Х		Unknown
Clerk Of The Supreme Court	Missouri Bar Enrollment	Po Box 2352		Jefferson City	МО	65102-2352		Trade Vendor; Various					\$820.00
·								Civil Action No. 06-C-161-P, West Virginia Flood					
Clifford Adkins, et al.	The Calwell Practice, PLLC	500 Randolph Street		Charleston	wv	25302		Litigation; 05/30/2006	Х	Х	х		Unknown
CLIFFORD AXELSEN	245 E. 3000 S.			PRICE	UT	84501		Workers' compensation claim; Various	Х	Х	Х		Unknown
Clifford Colwell	1700 Beechnut Lane			Busy	KY	41723		Workers' compensation claim; Various	Х	Х	Х		Unknown
CLIFFORD CRAIG	HC 61 BOX 600	HC 61, BOX 600		PATHFORK	KY	40863		Workers' compensation claim; Various	Х	Х	Х		Unknown
CLYDE COCKRELL	GENERAL DELIVERY			BONNYMAN	KY	41718		Workers' compensation claim; Various		Х			Unknown
CLYDE SHORT	PO Box 787	+		LYNCH	KY	40855		Workers' compensation claim; Various	Х	Х	Х		Unknown
Collaborative Solutions Llc	11190 Sunrise Valley Drive	1590 Lagan Street Suits 500		Reston	VA	20191-4375		Trade Vendor; Various		+	+		\$4,040.00
Colorado Dept Of Treasury	Unclaimed Property Division Department for Natural Resources	1580 Logan Street Suite 500		DENVER	со	80203		Trade Vendor; Various	+	+	\vdash		\$928.24
Commonwealth of Kentucky Energy and Environment Cabinet	Division of Mine Reclamation and Enforcement	#2 Hudson Hollow		Frankfort	ку	40601		Surety Bond Obligee; Various	х	х	х		Unknown
Commonwealth of Kentucky Labor Cabine	Department of Workers' Claims	657 Chamberlin Avenue		Frankfort	ку	40601		Surety Bond Obligee; Various	х	х	х		Unknown
Concur Technologies Inc	18400 Ne Union Hill Road			Redmond	WA	98052		Trade Vendor; Various					\$1,649.00
CONLEY CRAFT	30 Peony Drive			Emmalena	KY	41740		Workers' compensation claim; Various	Х	Х	Х		Unknown
COURTNI HOLDEGRAVER	5022 HI VIEW			SAINT LOUIS	MO	63119		Workers' compensation claim; Various	Х	Х			Unknown
Cova Maggard	P. O. Box 276			Wooton	KY	41776		Workers' compensation claim; Various		Х			Unknown
Craig Dixon	477 Sycamore Loop			Jeremiah	KY	41826		Workers' compensation claim; Various	Х	Х	Х		Unknown
Crossroads Courier Inc	4348 Green Ash Drive			Earth City	МО	63045		Trade Vendor; Various		₩	\vdash		\$206.37
Ct Corporation System	P O Box 4349			Carol Stream	IL.	60197-4349		Trade Vendor; Various		Y			\$131.90
Curtis Oaks Curvature	1760 Lick Branch Rd Armory Dr 6500 Hollister Ave Ste 210			Jackson Santa Barbara	KY CA	41339 93117		Workers' compensation claim; Various Trade Vendor; Various	Х	<u> </u>	Х		Unknown \$10,061.66
DAIN F BENDER	ROUTE 1 BOX 92B			CHAPMANILLE	WV	25508		*	×	 	V		\$10,061.66 Unknown
Dalechek Enterprises Inc	2401 Lexiter Ln			Troy	WV	62294		Workers' compensation claim; Various Trade Vendor; Various	Α.	1	Α		\$975.00
Daniel Williams	17695 Hwy 522			Cumberland	KY	40823		Workers' compensation claim; Various	x	х	v		Unknown
Danny Day	1124 Polls Creek Rd			Smilax	KY	41764		Workers' compensation claim; Various	_	Х	_		Unknown
DANNY H CAUDILL	P.O. BOX 462			BENHAM	KY	40807		Workers' compensation claim; Various		Х			Unknown
DARRELL WHITAKER	BOX 102			AVAWAM	KY	41713		Workers' compensation claim; Various		Х			Unknown
DAVE BERMAN	90 Clear Water Rd			GORDON	KY	41819		Workers' compensation claim; Various		х			Unknown
DAVID BOGGS	11092 Highway 522			Totz	KY	40870		Workers' compensation claim; Various	Х	Х	Х		Unknown
David Bush	1005 Strongs Branch Road			Altro	KY	41339		Workers' compensation claim; Various	Х	Х	Х		Unknown
DAVID CAUDILL	559 FLAT BRANCH ROAD			JACKSON	KY	41339		Workers' compensation claim; Various		Х			Unknown
David Engle	72 Carpenters Branch			Jackson	KY	41339		Workers' compensation claim; Various		Х			Unknown
DAVID FUNK	10265 DUNCAN BRIDGE RD			CLEVELAND	GA	30528		Workers' compensation claim; Various		Х			Unknown
David Howard	PO Box 135			Baxter	KY	40806		Workers' compensation claim; Various		Х			Unknown
DAVID LOVINS	P.O. BOX 4			DWARF	KY	41739		Workers' compensation claim; Various		Х			Unknown
DAVID MACK HOWARD DAVID MAGGARD	P.O. BOX 135 PO BOX 787			Baxter LYNCH	KY KY	40806 40855		Workers' compensation claim; Various Workers' compensation claim; Various		X			Unknown Unknown
DAVID NEASE	PO BOX 787			LYNCH	KY	40855		Workers' compensation claim; Various	· ·	X	^		Unknown
David Smith	5695 Cloverlick Rd			Cumberland	KY	40823		Workers' compensation claim; Various Workers' compensation claim; Various	· x	X	x		Unknown
David White	152 County Pike	c/o Alpha L. White		Harlan	KY	40823		Workers' compensation claim; Various	x	X	-		Unknown
Delmer Jones	PO Box 204	ay a supplied to service		Dice	KY	41736		Workers' compensation claim; Various	x	Х			Unknown
Delynn Wooton	40 Alfred Lane			Hazard	KY	41701		Workers' compensation claim; Various	X	Х			Unknown
DENVER MAYABB	HC 66 BOX 230			WELLINGTON	KY	40387		Workers' compensation claim; Various	х	Х			Unknown
Derek Farmer	PO Box 74			Stinnett	KY	40868		Workers' compensation claim; Various	Х	Х	Х		Unknown
Dewey Collins	4535 HWY 149			Manchester	KY	40962		Workers' compensation claim; Various	Х	Х	Х		Unknown
Dewey Delph	PO Box 26			Partridge	KY	40862		Workers' compensation claim; Various	Х	Х	х		Unknown
Digital Realty Trust Lp	Dba Digital Printers Square Llc	Four Embarcadero Center Ste 3200		San Francisco	CA	94111		Trade Vendor; Various		\perp	Ш		\$1,857.74
DON HAYES	P.O. BOX 1156	2516 Quicksand Rd., Lot #1		JACKSON	KY	41339		Workers' compensation claim; Various		Х			Unknown
DONALD ALLEN	BOX 338			LYNCH	KY	40855		Workers' compensation claim; Various	Х	Х	Х		Unknown
Donald and Jessica Taylor	Fox Law Office, PLLC	3359 Teays Valley Road		Hurricane	wv	25526		Barbour County Circuit Court, West Virginia; Civil Action No. 14-C-63; 01/05/2015	x	х	x		Unknown
DONALD BAKER	PO BOX 245			SMILAX	KY	41764		Workers' compensation claim; Various	Х	Х	х		Unknown
Donald Baker	856 Hurricane Branch Rd			Busy	KY	41723		Workers' compensation claim; Various		Х			Unknown
										х			Unknown

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									nting	Unliquidate	Disputed Claim sub	
Creditor Name	Address1	Address2	Address3	City	State	Zip	Country	Date Debt was Incurred, Basis for Claim	S	5	Disp	Total Claim
Donald Cartwright Donald Kelly	501 Duvall Ln 801 Bank St			Greenville Cumberland	KY	42345 40823		Workers' compensation claim; Various Workers' compensation claim; Various		X		Unknow
Donald Nucci	101 Georgia Street			Hazard	KY	41701		Workers' compensation claim; Various		X		Unknow
Donald R. Abner, Jr.	Powell & Majestro, PLLC	405 Capitol Street	Suite P1200	Charleston	wv	25301		Civil Action No. 14-C-320B; 03/31/2014	Х		х	Unknow
Donald R. Abner, Jr.	Hewitt & Salvatore, PLLC	204 North Court Street		Fayetteville	wv	25840		Civil Action No. 14-C-320B; 03/31/2014		Х		Unknow
DONALD W BENNETT	12882 N. US HWY 119			TOTZ	KY	40870		Workers' compensation claim; Various		Х		Unknow
DONARD WHITE	977 Calhoun Branch Road			Jackson	KY	41339		Workers' compensation claim; Various		Х		Unknow
Donnie Gross	780 Baker Fork Road			Yeaddiss	KY	41777		Workers' compensation claim; Various		Х		Unknow
Donny Skelton DOUGLAS COLLINS	205 Ross Drive PO BOX 356	-		Baxter BAXTER	KY KY	40806 40806		Workers' compensation claim; Various Workers' compensation claim; Various		X		Unknow
DOUGLAS COLLINS	FO BOX 330			BANTEN	KI	40800		Eastern District of Missouri, Eastern Division; Case	+^-	^	<u>^ </u>	Olikilow
Douglas R. Roe	Blitz, Bardgett & Deutsch, L.C.	120 South Central Avenue	Ste. 1500	St. Louis	мо	63105		No. 4:15-cv-00910; 06/09/2015	х	х	x	Unknow
Douglas Tackett	PO Box 382			Robinson Creek	KY	41560		Workers' compensation claim; Various	Х	Х	х	Unknow
Douglas Trent	PO Box 672			Man	WV	25635		Workers' compensation claim; Various		Х		Unknow
Doyle Cornett	P. O. 383			Cumberland	KY	40823		Workers' compensation claim; Various		Х		Unknow
EARL NAPIER	9626 HWY 1098			JACKSON	KY	41339		Workers' compensation claim; Various		Х		Unknow
EARL PATRICK EARL PRATER	P.O. BOX 152 200 DELMAR DRIVE			FISTY RICHMOND	KY KY	41743 40475		Workers' compensation claim; Various Workers' compensation claim; Various	_	X		Unknow
Earth Circle Recycling	1660 S Kingshighway			St Louis	MO	63110		Trade Vendor; Various	+	^	^	\$156.7
ECSI LLC	340 South Broadway Suite 200			Lexington	KY	40508		Trade Vendor; Various	+			\$85.0
Eddie Noble	11495 HWY 52 E			Jackson	KY	41339		Workers' compensation claim; Various	х	Х	х	Unknow
Elijah Ritchie	56 Ritchie Drive			Emmalena	KY	41740		Workers' compensation claim; Various	х	Х	х	Unknow
Elisha Shepherd Jr.	P. O. Box 245			Нарру	KY	41746		Workers' compensation claim; Various	Х	Х	Х	Unknow
								United States District Court for the Eastern District				
	Dysart Taylor Cotter McMonigle &							of Missouri, Civil Action No. 4:15-cv-1026;				
Elmer Bush	Montemore, P.C.	4420 Madison Avenue		Kansas City	MO	64111		06/30/2015	<u> </u>	Х	Х	Unknow
								United States District Court for the Eastern District of Missouri, Civil Action No. 4:15-cv-1026;				
Elmer Bush	Kessler Topaz Meltzer & Check LLP	280 King of Prussia Road		Radnor	PA	19087		06/30/2015	×	x	x I	Unknow
Emer bush	Resident open Merchen & erreck zer	200 King of Frassia Road		The difference of the differen		15007		United States District Court for the Eastern District	+~	<u> </u>	<u> </u>	- CHILLION
								of Missouri, Civil Action No. 4:15-cv-1026;				
Elmer Bush	Hatfield & Hatfield PLLC	P. O. Box 598		Madison	wv	25130		06/30/2015	Х	Х	х	Unknow
ELMO F BANKS	129 COLDIRON BRANCH ROAD			CUMBERLAND	KY	40823		Workers' compensation claim; Various		Х		Unknow
EMERY SPARKS	P.O. BOX 62			MALONE	KY	41451		Workers' compensation claim; Various		Х		Unknow
EMERY WESTERFIELD Employee 1	P.O. BOX 036 Redacted			AVAWAM Redacted	KY Redacted	41713 Redacted		Workers' compensation claim; Various Deferred compensation; Various	 X	Х	X	Unknow \$448.1
Employee 10	Redacted			Redacted	Redacted	Redacted		Deferred compensation; Various	+			\$4,725.0
Employee 100	Redacted			Redacted	Redacted	Redacted		Various; Supplemental Pension	x	x	x	Unknow
Employee 101	Redacted			Redacted	Redacted	Redacted		Various; Supplemental Pension	х	х	х	Unknow
Employee 102	Redacted			Redacted	Redacted	Redacted		Various; Supplemental Pension	х	х	х	Unknow
Employee 103	Redacted			Redacted	Redacted	Redacted		Various; Supplemental Pension	х	х	х	Unknow
Employee 104	Redacted			Redacted	Redacted	Redacted		Various; Supplemental Pension		х	х	Unknow
Employee 105	Redacted			Redacted	Redacted	Redacted		Various; Supplemental Pension	х	х	х	Unknow
Employee 106 Employee 107	Redacted Redacted	+	+	Redacted Redacted	Redacted Redacted	Redacted Redacted		Various; Supplemental Pension Various; Supplemental Pension	x	×	×	Unknow
Employee 107 Employee 108	Redacted			Redacted	Redacted	Redacted		Various; Supplemental Pension Various; Supplemental Pension	×	x	x	Unknow
Employee 109	Redacted			Redacted	Redacted	Redacted		Various; Supplemental Pension	x	x	x	Unknow
Employee 11	Redacted		<u> </u>	Redacted	Redacted	Redacted		Deferred compensation; Various	İ	L		\$5,582.2
Employee 110	Redacted			Redacted	Redacted	Redacted		Various; Supplemental Pension	х	х	х	Unknow
Employee 111	Redacted			Redacted	Redacted	Redacted		Various; Supplemental Pension	х	х	х	Unknov
Employee 112	Redacted		1	Redacted	Redacted	Redacted	-	Various; Supplemental Pension	х	х	х	Unknov
Employee 113	Redacted			Redacted	Redacted	Redacted		Various: Supplemental Pension	X	X	X	Unknov
Employee 114 Employee 115	Redacted Redacted	1	+	Redacted Redacted	Redacted Redacted	Redacted Redacted		Various; Supplemental Pension Various; Supplemental Pension	x	+	×	Unknov
Employee 116	Redacted			Redacted	Redacted	Redacted		Various; Supplemental Pension	×	x	x	Unknov
Employee 12	Redacted			Redacted	Redacted	Redacted		Deferred compensation; Various	+^-	1	r l	\$6,040.
Employee 13	Redacted			Redacted	Redacted	Redacted		Deferred compensation; Various	1			\$6,199.
Employee 14	Redacted			Redacted	Redacted	Redacted		Deferred compensation; Various				\$7,480.
Employee 15	Redacted			Redacted	Redacted	Redacted		Deferred compensation; Various	┺			\$7,677.
Employee 16	Redacted			Redacted	Redacted	Redacted		Deferred compensation; Various	4		$\sqcup \sqcup$	\$8,429.
	Redacted	1	1			I Dadacted			- 1	i .	1 1	\$10,062.3
Employee 17 Employee 18	Redacted			Redacted Redacted	Redacted Redacted	Redacted Redacted		Deferred compensation; Various Deferred compensation; Various	+	-		\$10,233.0

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Creditor Name	Address1	Address2	Address3	City	State	Zip	Country	Date Debt was Incurred, Basis for Claim	Contingent	ormquidated Disputed	claim subject	Total Claim
Employee 2	Redacted	Addresse	/ daresss	Redacted	Redacted	Redacted	country	Deferred compensation; Various	1 1		1 1	\$592.18
Employee 20	Redacted			Redacted	Redacted	Redacted		Deferred compensation; Various				\$12,443.00
Employee 21	Redacted			Redacted	Redacted	Redacted		Deferred compensation; Various	\perp		\perp	\$15,939.53
Employee 22	Redacted			Redacted	Redacted	Redacted		Deferred compensation; Various	\perp		\longrightarrow	\$20,058.77
Employee 23	Redacted			Redacted	Redacted	Redacted		Deferred compensation; Various	++	+		\$21,724.56
Employee 24 Employee 25	Redacted			Redacted	Redacted	Redacted		Deferred compensation; Various Deferred compensation; Various	++	+	+-+	\$26,312.83 \$26,992.42
Employee 25 Employee 26	Redacted Redacted			Redacted Redacted	Redacted Redacted	Redacted Redacted		Deferred compensation; various	+	+	+-+	\$35,292.44
Employee 27	Redacted			Redacted	Redacted	Redacted		Deferred compensation; Various			$\overline{}$	\$38,781.21
Employee 28	Redacted			Redacted	Redacted	Redacted		Deferred compensation; Various				\$49,308.94
Employee 29	Redacted			Redacted	Redacted	Redacted		Deferred compensation; Various				\$51,258.57
Employee 3	Redacted			Redacted	Redacted	Redacted		Deferred compensation; Various				\$1,501.30
Employee 30	Redacted			Redacted	Redacted	Redacted		Deferred compensation; Various	$\perp \perp$	_	+	\$55,953.70
Employee 31	Redacted			Redacted	Redacted	Redacted		Deferred compensation; Various	++	+	++	\$65,457.52
Employee 32	Redacted			Redacted	Redacted	Redacted		Deferred compensation; Various	++	+	++	\$78,906.38
Employee 33 Employee 34	Redacted Redacted			Redacted Redacted	Redacted Redacted	Redacted Redacted		Deferred compensation; Various Deferred compensation; Various	++	+	+	\$92,152.67 \$101,714.62
Employee 35	Redacted			Redacted	Redacted	Redacted		Deferred compensation; Various		+	+-+	\$116,099.71
Employee 36	Redacted			Redacted	Redacted	Redacted		Deferred compensation; Various		+	+-+	\$128,766.16
Employee 37	Redacted			Redacted	Redacted	Redacted		Deferred compensation; Various	\top		-	\$129,253.03
Employee 38	Redacted			Redacted	Redacted	Redacted		Deferred compensation; Various				\$159,728.61
Employee 39	Redacted			Redacted	Redacted	Redacted		Deferred compensation; Various				\$180,018.00
Employee 4	Redacted			Redacted	Redacted	Redacted		Deferred compensation; Various				\$2,729.25
Employee 40	Redacted			Redacted	Redacted	Redacted		Deferred compensation; Various			$\perp \perp$	\$180,350.58
Employee 41	Redacted			Redacted	Redacted	Redacted		Deferred compensation; Various	\perp		\bot	\$184,552.62
Employee 42	Redacted			Redacted	Redacted	Redacted		Deferred compensation; Various	++	_	+-+	\$234,485.10
Employee 43	Redacted			Redacted	Redacted	Redacted		Deferred compensation; Various	++	+	+-+	\$258,079.58
Employee 44 Employee 45	Redacted Redacted			Redacted Redacted	Redacted Redacted	Redacted Redacted		Deferred compensation; Various Deferred compensation; Various	++	+	+	\$299,081.12 \$359,036.66
Employee 46	Redacted			Redacted	Redacted	Redacted		Deferred compensation; Various			-	\$377,321.88
Employee 47	Redacted			Redacted	Redacted	Redacted		Deferred compensation; Various				\$426,047.98
Employee 48	Redacted			Redacted	Redacted	Redacted		Deferred compensation; Various				\$539,352.49
Employee 49	Redacted			Redacted	Redacted	Redacted		Deferred compensation; Various				\$591,756.69
Employee 5	Redacted			Redacted	Redacted	Redacted		Deferred compensation; Various				\$2,985.46
Employee 50	Redacted			Redacted	Redacted	Redacted		Deferred compensation; Various			\bot	\$658,502.98
Employee 51	Redacted			Redacted	Redacted	Redacted		Deferred compensation; Various	\perp		\longrightarrow	\$684,109.97
Employee 52	Redacted			Redacted	Redacted	Redacted		Deferred compensation; Various				\$788,529.43
Employee 53 Employee 54	Redacted Redacted			Redacted Redacted	Redacted Redacted	Redacted Redacted		Deferred compensation; Various Deferred compensation; Various	+	_	+-+	\$788,900.67 \$1,910,743.26
Employee 54 Employee 55	Redacted			Redacted	Redacted	Redacted		Deferred compensation; various Deferred compensation; Various			++	\$1,910,743.26
Employee 56	Redacted			Redacted	Redacted	Redacted		Deferred compensation; Various	+	+	+-+	\$2,083,031.03
Employee 57	Redacted			Redacted	Redacted	Redacted		Deferred compensation; Various	+		+-	\$2,284,637.10
Employee 58	Redacted			Redacted	Redacted	Redacted		Various; Supplemental Pension				\$78.47
Employee 59	Redacted			Redacted	Redacted	Redacted		Various; Supplemental Pension				\$283.71
Employee 6	Redacted			Redacted	Redacted	Redacted		Deferred compensation; Various			\perp	\$3,050.80
Employee 60	Redacted			Redacted	Redacted	Redacted		Various; Supplemental Pension		_	\longrightarrow	\$1,183.01
Employee 61	Redacted			Redacted	Redacted	Redacted		Various; Supplemental Pension	++	+	+	\$2,418.56
Employee 62	Redacted Redacted			Redacted Redacted	Redacted Redacted	Redacted		Various; Supplemental Pension	++	+	++	\$3,142.29 \$4,413.61
Employee 63 Employee 64	Redacted			Redacted	Redacted	Redacted Redacted		Various; Supplemental Pension Various; Supplemental Pension	+	+	+	\$4,420.14
Employee 65	Redacted			Redacted	Redacted	Redacted		Various; Supplemental Pension	+	+	+	\$4,831.92
Employee 66	Redacted			Redacted	Redacted	Redacted		Various; Supplemental Pension				\$5,935.96
Employee 67	Redacted			Redacted	Redacted	Redacted		Various; Supplemental Pension				\$6,164.47
Employee 68	Redacted			Redacted	Redacted	Redacted		Various; Supplemental Pension				\$7,392.04
Employee 69	Redacted			Redacted	Redacted	Redacted		Various; Supplemental Pension	$\perp \perp$	4	\bot	\$7,884.94
Employee 7	Redacted			Redacted	Redacted	Redacted		Deferred compensation; Various	+	+	++	\$4,080.46
Employee 70	Redacted			Redacted	Redacted	Redacted		Various; Supplemental Pension	+	+	+-+	\$9,361.98
Employee 71	Redacted			Redacted	Redacted	Redacted		Various; Supplemental Pension	+	+	+-+	\$10,151.53
Employee 72	Redacted Redacted			Redacted Redacted	Redacted Redacted	Redacted Redacted		Various; Supplemental Pension Various; Supplemental Pension	++	+	+-+	\$10,831.66 \$13,764.35
Employee 73 Employee 74	Redacted			Redacted	Redacted	Redacted		Various; Supplemental Pension	++	+	+-+	\$15,442.64
Employee 75	Redacted			Redacted	Redacted	Redacted		Various; Supplemental Pension	+	+	+	\$22,338.85
Employee 76	Redacted			Redacted	Redacted	Redacted		Various; Supplemental Pension	\top		+	\$24,629.80

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Creditor Name	Address1	Address2	Address3	City	State	Zip	Country	Date Debt was Incurred, Basis for Claim	ő	E S	Disp	Clai	Total Claim
Employee 77	Redacted			Redacted	Redacted	Redacted		Various; Supplemental Pension					\$26,999.61
Employee 78	Redacted			Redacted	Redacted	Redacted		Various; Supplemental Pension		<u> </u>	\sqcup		\$36,437.89
Employee 79	Redacted			Redacted	Redacted	Redacted		Various; Supplemental Pension		 '	₩		\$38,258.80
Employee 8	Redacted			Redacted	Redacted	Redacted		Deferred compensation; Various		<u> </u> '	\vdash		\$4,273.38
Employee 80	Redacted Redacted			Redacted Redacted	Redacted	Redacted		Various; Supplemental Pension		 	\vdash		\$44,548.81 \$48,124.79
Employee 81 Employee 82	Redacted			Redacted	Redacted Redacted	Redacted Redacted		Various; Supplemental Pension Various; Supplemental Pension		 	\vdash		\$48,124.79
Employee 83	Redacted			Redacted	Redacted	Redacted		Various; Supplemental Pension		т	\vdash	-	\$55,428.14
Employee 84	Redacted			Redacted	Redacted	Redacted		Various; Supplemental Pension		\vdash	\vdash	-+	\$55,481.13
Employee 85	Redacted			Redacted	Redacted	Redacted		Various; Supplemental Pension		т	H		\$56,555.04
Employee 86	Redacted			Redacted	Redacted	Redacted		Various; Supplemental Pension		T			\$59,663.32
Employee 87	Redacted			Redacted	Redacted	Redacted		Various; Supplemental Pension					\$74,504.40
Employee 88	Redacted			Redacted	Redacted	Redacted		Various; Supplemental Pension		Г	П		\$75,850.65
Employee 89	Redacted			Redacted	Redacted	Redacted		Various; Supplemental Pension					\$173,773.63
Employee 9	Redacted			Redacted	Redacted	Redacted		Deferred compensation; Various		\vdash	\Box		\$4,667.94
Employee 90	Redacted			Redacted	Redacted	Redacted		Various; Supplemental Pension		1 '			\$178,878.14
Employee 91	Redacted			Redacted	Redacted	Redacted		Various; Supplemental Pension		т	П		\$207,097.18
Employee 92	Redacted			Redacted	Redacted	Redacted		Various; Supplemental Pension					\$417,708.79
Employee 93	Redacted			Redacted	Redacted	Redacted		Various; Supplemental Pension					\$597,187.28
Employee 94	Redacted			Redacted	Redacted	Redacted		Various; Supplemental Pension	х	х	x		Unknown
Employee 95	Redacted			Redacted	Redacted	Redacted		Various; Supplemental Pension	х	х	х		Unknown
Employee 96	Redacted			Redacted	Redacted	Redacted		Various; Supplemental Pension	х	х	х		Unknown
Employee 97	Redacted			Redacted	Redacted	Redacted		Various; Supplemental Pension	х	х	х		Unknown
Employee 98	Redacted			Redacted	Redacted	Redacted		Various; Supplemental Pension	х	х	х		Unknown
Employee 99	Redacted			Redacted	Redacted	Redacted		Various; Supplemental Pension	х	х	×		Unknown
Environmental Protection Agency	1200 Pennsylvania Avenue 200 MOORE STREET			Washington	DC	20460		Litigation settlement; Various		х			\$2,000,000.00
ERNEST ADAMS Erskin Davis	3702 HWY 30 E			HAZARD JACKSON	KY KY	41701 41339		Workers' compensation claim; Various Workers' compensation claim; Various		X	\		Unknown Unknown
EUGENE COOTS	14 Glover Drive Rt. 510			Gordon	KY	41819		Workers' compensation claim; Various		X			Unknown
Ev Technologies Inc	2331 Shirlene Dr			Granite City	IL.	62040		Trade Vendor; Various	^	Ĥ	Ĥ		\$3,240.00
-				Ordinic City				Civil Action No. 06-C-189; West Virginia Flood		т	П		
Evelyn Akers, et al	McGraw Law Offices	P.O. Box 279		Prosperity	WV	25909		Litigation; 09/21/2006	Х	Х	Х		Unknown
Falcon Technologies Inc	2039 Concourse Dr			St Louis	MO	63146		Trade Vendor; Various		<u> </u>	\sqcup		\$206.62
Fedex	Po Box 94515			Palatine	IL	60094-4515		Trade Vendor; Various		₩'	╙		\$2,260.25
File Room The	Cord Moving & Storage Company	4107 Rider Trail North		Earth City	MO	63045		Trade Vendor; Various		<u>'</u>	₩.		\$810.34
Floyd Hacker	P. O. Box 172			Stinnett	KY	40868		Workers' compensation claim; Various	Х	Х	 		Unknown
Frontier	P O Box 20550			Rochester Rolling Mandaus	NY	14602-0550 60008		Trade Vendor; Various Trade Vendor; Various		₩'	₩		\$1,506.33 \$576.62
Fusion Risk Management Inc Garrett Eldridge	3601 Algonquin Road P. O. 110	+		Rolling Meadows Jeremiah	KY	41826		Workers' compensation claim; Various	~	Х	<u> </u>	-+	\$576.62 Unknown
GARRY W HOWARD	606 BABS ARBOR			CUMBERLAND	KY	40823		Workers' compensation claim; Various		Х		-	Unknown
Garth Peacock	c/o Richard Peacock	8123 Meadow Vista Dr.		Missouri City	TX	77459		Workers' compensation claim; Various		Х	x	-+	Unknown
Gary C Stansfield	332 South 9th Street			St. Mary's	UT	83861		Workers' compensation claim; Various		Х	х		Unknown
Gary Creech	25476 Highway 38	c/o Marsha T. Creech		Holmes Mill	KY	40843		Workers' compensation claim; Various		Х			Unknown
Gary Fields	PO Box 63			Benham	KY	40807		Workers' compensation claim; Various	Х	Х	Х		Unknown
Gary Revis	1176 S Hwy 66			Big Creek	KY	40914		Workers' compensation claim; Various		Х	Х		Unknown
GARY SMITH	7895 Ky Hwy 7			Viper	KY	41774		Workers' compensation claim; Various		Х	Х		Unknown
George Boytek	62 Rock Lick Rd		+	Chapmanville	wv	25508	-	Workers' compensation claim; Various Knott County Circuit Courtl; Civil Action No. 12-CI-	Х	Х	X	$-\!\!+$	Unknown
George Francis and Carla Morton	Collins & Collins, P.S.C.	161 West Main Street	PO Box 727	Hindman	KY	41822		294; 10/30/2012	x	х	x		Unknown
GEORGE JOSEPH	PO BOX 93			BAXTER	KY	40806		Workers' compensation claim; Various	х	Х	х		Unknown
GEORGE MICHAEL POFF	P.O. BOX 141			Lynch	KY	40855		Workers' compensation claim; Various		Х			Unknown
Geosyntec Consultants	900 Broken Sound Pkwy Nw	Suite 200		Boca Raton	FL	33487-2775		Trade Vendor; Various					\$9,832.60
Greg Vanover	90 Dream Drive			Linefork	KY	41833		Workers' compensation claim; Various	Х	Х	Х		Unknown
Gregory Watts	P. O. Box 338			Vicco	KY	41773		Workers' compensation claim; Various	Х	Х	Х		Unknown
Hall & Evans Llc	1001 Seventeenth Street	Suite 300		DENVER	со	80202-2034		Trade Vendor; Various		Щ'	\vdash	$-\!\!\!\!+$	\$5,697.80
HAMAN NOBLE	P.O. BOX 36	-		LOST CREEK	KY	41348		Workers' compensation claim; Various		Х	X	$-\!\!\!+$	Unknown
HARGIS SHOUSE	116 RUSSELL DRIVE			CAMPTON	KY	41301		Workers' compensation claim; Various	_	Х	X		Unknown
Harold Bowling	295 Sage Dr	+		Hyden	KY	41749		Workers' compensation claim; Various	X	Х	X	$-\!\!+\!\!$	Unknown
HARRISON CLARK CORNETT	10094 HIGHWAY 522			TOTZ	KY	40870		Workers' compensation claim; Various		Х		$-\!+$	Unknown
HARVEY POTTER	834 MILLER BRANCH ROAD	-		JACKSON	KY	41339		Workers' compensation claim; Various		X		-+	Unknown
Haven Barnett	7920 HIGHWAY 541	+		JACKSON	KY	41339		Workers' compensation claim; Various		Х		-+	Unknown
Henry Madden	PO Box 511		1	Wooton	KY	41776		Workers' compensation claim; Various	X	Х	X		Unknowr

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									ngent	Unliquidated	ted	subject to offset	
Creditor Name	Address1	Address2	Address3	City	State	Zip	Country	Date Debt was Incurred, Basis for Claim	Conti	Julia	Disputed	Claim	Total Claim
Henthorn Environmental Services	517 Sixth Avenue			St. Albans	wv	25177	,	Trade Vendor; Various			ĬΤ		\$0.00
Hershel Pennington	6190 Cutshin Road			Smilax	KY	41764		Workers' compensation claim; Various	Х	Х	Х		Unknown
Hughes Customat Inc	170 Boulder Industrial Dr			Bridgeton	MO	63044		Trade Vendor; Various	-	\sqcup	\vdash		\$206.30
Interface Security Systems Inc	3773 Corporate Center Dr 1359 Broadway 2Nd Fl			Earth City	MO NY	63045-1130 10018		Trade Vendor; Various Trade Vendor; Various		Н	\vdash	\rightarrow	\$194.96 \$4,000.00
Ipreo Llc Ira Pace	640 Thousandsticks Branch Rd			New York Hyden	KY	41749		Workers' compensation claim; Various	x	Y	v		Unknown
Iron Mountain	4 Chase Metrotech Center	7Th Floor East Lockbox 27128		Brooklyn	NY	11424		Trade Vendor; Various		Ĥ	Ĥ	-	\$209.88
Irvin Stacy	PO Box 314			Ary	KY	41712		Workers' compensation claim; Various	х	Х	Х		Unknown
ISAAC MCQUINN	P.O. BOX 661			JACKSON	KY	41339		Workers' compensation claim; Various		Х	Х		Unknown
Jack Fields	16 Shady Creek Lane			Hazard	KY	41701		Workers' compensation claim; Various		Х	X		Unknown
Jackie Napier Jackson Kelly Pllc	467 Johnblood Hollow Attorneys At Law	P O Box 11276		Busy Charleston	KY WV	41723 25339		Workers' compensation claim; Various Trade Vendor: Various	X	Х	$\stackrel{x}{\vdash}$	\longrightarrow	Unknown \$6.917.82
JACOB COMBS	40 MAGGIE DRIVE	F O BOX 112/0		LOST CREEK	KY	41348		Workers' compensation claim; Various	Х	х	\times	\rightarrow	\$6,917.82 Unknown
James Allen	366 Broadway			Jackson	KY	41339		Workers' compensation claim; Various		х		\rightarrow	Unknown
James Barger	180 Potter Branch Road			Oneida	KY	40972		Workers' compensation claim; Various	_	Х			Unknown
James Begley	3511 Hell For Certain Rd			Hyden	KY	41749		Workers' compensation claim; Various	Х	Х	Х		Unknown
James Carroll	920 North 200 East			Price	UT	84501		Workers' compensation claim; Various	_	Х			Unknown
James Estridge	P. O. Box 305			Wooton	KY	41776		Workers' compensation claim; Various		Х			Unknown
James Gullett JAMES HAROLD BAILEY	171 Snatch Creek Road 406 SCOTT AVENUE			Busy CUMBERLAND	KY KY	41723 40823		Workers' compensation claim; Various Workers' compensation claim; Various		X X		\rightarrow	Unknown Unknown
JAMES HICKS	3294 HWY 568			CRANKS	KY	40820		Workers' compensation claim; Various		X		-+	Unknown
James Lilly	PO Box 25			Hico	wv	25854		Workers' compensation claim; Various		х		-	Unknown
James Noble	PO Box 231			Lost Creek	KY	41348		Workers' compensation claim; Various		Х			Unknown
JAMES SERGENT	25739 N. US HWY 119			CUMBERLAND	KY	40823		Workers' compensation claim; Various		Х	Х		Unknown
JAMES SPRADLIN	P.O. Box 441			Elkhorn City	KY	41522		Workers' compensation claim; Various	_	Х		\rightarrow	Unknown
Janice Napier	P. O. Box 1973			Hyden	KY	41749		Workers' compensation claim; Various		Х			Unknown
Jeffrey Asher JEFFREY COLLINS	238 Mt Pleasant Road PO BOX 202			London MAYKING	KY	40741 41837		Workers' compensation claim; Various		X X		\longrightarrow	Unknown
Jeffrey Skaggs	1375 Mabry Ridge			Morehead	KY KY	40351		Workers' compensation claim; Various Workers' compensation claim; Various	_	X		-	Unknown Unknown
JEFFREY T HILL	P.O. BOX 2321			RUSSELL SPRINGS	KY	42642		Workers' compensation claim; Various	_	Х	-	-	Unknown
Jeffrey Watts	PO Box 1301			Viper	KY	41774		Workers' compensation claim; Various		Х			Unknown
Jerry Campbell	315 Laurel Fork Rd			Hazard	KY	41701		Workers' compensation claim; Various	Х	Х	Х		Unknown
Jerry Massey	PO Box 534			Harlan	KY	40831		Workers' compensation claim; Various		Х		\rightarrow	Unknown
JERRY W HALL	6973 Lakeshore Drive			RUTLEDGE	TN	37861		Workers' compensation claim; Various		Х			Unknown
Jerry Williams Jimmy Cooper	212 Newport Ln PO Box 83			Berea Lynch	KY KY	40403 40855		Workers' compensation claim; Various Workers' compensation claim; Various		X X		\rightarrow	Unknown Unknown
JIMMY DEAL	107 GILLIAM ST.			CUMBERLAND	KY	40823		Workers' compensation claim; Various		X			Unknown
JIMMY GROSS	345 GRANT COMBS ROAD			HAZARD	KY	41701		Workers' compensation claim; Various		Х		$\overline{}$	Unknown
JIMMY J HILL	P. O. Box 142			Partridge	KY	40862		Workers' compensation claim; Various		Х			Unknown
JIMMY JENKINS	P.O. BOX 52			PARTRIDGE	KY	40862		Workers' compensation claim; Various		Х			Unknown
JIMMY MAGGARD	82 Depew Road			PUTNEY	KY	40805		Workers' compensation claim; Various		Х			Unknown
Jimmy Strunk	841 Gregory Branch Rd			Hazard	KY	41701		Workers' compensation claim; Various		X X		\longrightarrow	Unknown
JOE B PRATT Joe Bush	P O Box 1803 1005 Strong's Branch Road			Hazard Altro	KY KY	41702 41339		Workers' compensation claim; Various Workers' compensation claim; Various		X		\rightarrow	Unknown Unknown
Joe Combs	135 One Tree Ln			Glasgow	KY	42141		Workers' compensation claim; Various		X		$\overline{}$	Unknown
Joe Salyers	PO Box 210			Bear Branch	KY	41714		Workers' compensation claim; Various		Х		$\overline{}$	Unknown
John Arnold Horne and Sherry Horne John Cotter	Flickinger Sutterfield & Boulton 1565 Rilewille Road	3000 N. University Ave.	#300	Provo Thompsonville	UT	84604 62890		Sixth Judicial District Court in and for Sevier County, Utah; Case 150600064; 10/30/2015 Workers' compensation claim: Various	x	x x	X		Unknown
John Davis	3333 Hogskin Rd			Manchester	KY	40962		Workers' compensation claim; Various	_	х		-+	Unknown
John Lewis	P. O. Box 285			Wooton	KY	41776		Workers' compensation claim; Various	_	Х			Unknown
JOHN LOZIER	P.O. BOX 412			Bolt	WV	25817		Workers' compensation claim; Various	Х	Х	Х		Unknown
John Nolan	P. O. Box 148			Stinnett	KY	40868		Workers' compensation claim; Various		Х	_	[Unknown
John Prewitt Jr	190 Don Prewitt Rd			Williamsburg	KY	40769		Workers' compensation claim; Various	Х	Х	Х	\longrightarrow	Unknown
John D. Lucas and Darbara N. Lucas	Dowell & Majostro DLLC	40E Conital Street	Suite P1200	Charleston	wv	25201		Kanawha County Circuit Court, West Virginia; Civil	l,	U			Holes
John R. Lucas and Barbara N. Lucas Johnnie Smith	Powell & Majestro, PLLC 120 Coal Ash Rd	405 Capitol Street	Suite P1200	Charleston Evarts	KY	25301 40828		Action No. 15-C-852; 05/04/2015 Workers' compensation claim; Various	X	X	î+	\rightarrow	Unknown
JOHNNY PRINCE	P.O. BOX 172			BAXTER	KY	40828		Workers' compensation claim; Various	1	x	$\frac{\hat{x}}{x}$	-+	Unknown
Johnny Skeens	950 Flat Gap Rd			Bonnyman	KY	41719		Workers' compensation claim; Various		х	Х	-+	Unknown
JOHNNY SMITH	1173 Upper Pompey Road			RACCOON	KY	41557		Workers' compensation claim; Various	Х	Х	Х		Unknown
Joseph Perdue Sr	PO Box 175			Racine	wv	25165		Workers' compensation claim; Various		Х			Unknown
Julian Denniston	164 Hidden Hollow Rd.			Campton	KY	41301	1	Workers' compensation claim; Various	Х	х	X		Unknown

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									gent	Unliquidated	ed subject to	
Creditor Name	Address1	Address2	Address3	City	State	Zip	Country	Date Debt was Incurred, Basis for Claim	Contingent	Inliqu	Disputed Claim subj	Total Claim
Kelly Jones	250A Cunningham Ln	c/o Barbara Jones	Addresss	Steubenville	Іон	43953-3626	Country	Workers' compensation claim; Various	x		x I	Unknown
Kelly Services Inc	999 W Big Beaver Road	7		Troy	MI	48084-4782		Trade Vendor; Various	Ė	-		\$6,490.54
KENNETH A. RUSSELL	P. O. Box 173			Keavy	KY	40737		Workers' compensation claim; Various	Х	Х	х	Unknown
KENNETH C BOLLING	9757 SULPHUR SPRINGS DR.			POUND	VA	24279		Workers' compensation claim; Various	Х		Х	Unknown
Kenneth Fugate	400 Blackberry Road			Fisty	KY	41743		Workers' compensation claim; Various	Х		Х	Unknown
KENNETH FUGATE	P.O. BOX 105			DWARF	KY	41739		Workers' compensation claim; Various	Х		Х	Unknown
Kenneth Miller	P. O. Box 26			Bulan	KY	41722		Workers' compensation claim; Various	Х		X X	Unknown
Kenneth Nickles KENNETH RICKETTS	PO Box 183 304 Blue Jay Drive			Garrett Duffield	KY VA	41630 24244		Workers' compensation claim; Various Workers' compensation claim; Various	X		X	Unknown Unknown
Kenneth Stidham	531 Hull School Road			Hazard	KY	41701		Workers' compensation claim; Various		X	^ v	Unknown
Laclede Gas Company	Drawer 2			St Louis	МО	63171		Trade Vendor; Various	^	^	^	\$408.27
Lamp Bartram Levy	720 Fourth Avenue			Huntington	wv	25701		Trade Vendor; Various				\$4,080.00
LANDIS EVERIDGE	4565 Big Branch Road			AMBURGEY	KY	41801		Workers' compensation claim; Various	Х	Х	х	Unknown
Larry Adams	4529 Hwy 160 South			Littcarr	KY	41834		Workers' compensation claim; Various	Х	Х	х	Unknown
LARRY BLAIR	P.O. BOX 445			Cumberland	KY	40823		Workers' compensation claim; Various	Х		Х	Unknown
LARRY DEAL	238 Whippoorwill Dr			Talbott	TN	37877		Workers' compensation claim; Various	Х		х	Unknown
Larry L Christensen	P.O. Box 220135			Centerfield	UT	84622		Workers' compensation claim; Various	Х		X	Unknown
LARRY SHORT	210 JENNINGS LANE			TAZEWELL	TN	37879		Workers' compensation claim; Various			Х	Unknown
LARRY WAYNE BAKER	HWY. 160 BOX 330			CUMBERLAND	KY	40823		Workers' compensation claim; Various	X		x	Unknown
LARRY WAYNE KELLY Lawrence Gayheart	804 SCOTT AVENUE 33 Mahogany Hill Dr			CUMBERLAND Hazard	KY KY	40823 41701		Workers' compensation claim; Various Workers' compensation claim; Various	X		X	Unknown Unknown
LEE E EARLY	227 CORNETT ROAD			CUMBERLAND	KY	40823		Workers' compensation claim; various Workers' compensation claim; Various	X		X	Unknown
Lee Wagers	Box 99 Chadwell Road			Manchester	KY	40823		Workers' compensation claim; Various	x x		X X	Unknown
LEEMAN ASHER	P.O. BOX 213			BLEDSOE	KY	40810		Workers' compensation claim; Various	X	^	x	Unknown
Len Hamrick III	151 Hurricane Creek Road			Hyden	KY	41749		Workers' compensation claim; Various	X		X	Unknown
LEON ROBINSON	356 STANLEY FORK			VARNEY	KY	41571		Workers' compensation claim; Various	Х		х	Unknown
LEONARD DUNN	480 Clay Lick Rd			Jeffersonville	KY	40337		Workers' compensation claim; Various	Х		х	Unknown
Levi Ray & Shoup Inc	2401 West Monroe	Attn Accounts Receivable		Springfield	IL	62704-1439		Trade Vendor; Various				\$32,350.00
Lexington Coal Company Llc	1051 Main Street			Milton	wv	25541		Trade Vendor; Various				\$1,541.00
Lexisnexis	436 Seventh Ave			Carol Stream	IL	60132-2314		Trade Vendor; Various				\$3,017.40
Liaison Technologies Inc	317 Royal Drive	Building 200, Suite 200		Alpharetta	GA	30022		Trade Vendor; Various				\$4,240.00
Liberty Distributors, Inc.	6015 National Road			Triadelphia	wv	26059		Trade Vendor; Various				\$126.78
Lloyd Martin	250 Stinking Branch			Thornton	KY	41855		Workers' compensation claim; Various	X		Х	Unknown
Lonnie Adams	860 Woodrock Rd 4125 Cutshin Road			Blackey Smilax	KY KY	41804 41764		Workers' compensation claim; Various	X		X X	Unknown Unknown
Lonnie Maggard Lonnie Pennington	145 Shadow Lane			Hazard	KY	41701		Workers' compensation claim; Various Workers' compensation claim; Various	X			Unknown
Lowell Baker	373 Harvey Lane			Hazard	KY	41701		Workers' compensation claim; Various	X			Unknown
Mailfinance	478 Wheelers Farms Road			Milford	ст	06461		Trade Vendor; Various			^	\$1,712.18
Manufacturers Alliance/Mapi Inc	1600 Wilson Blvd Suite 1100			Arlington	VA	22209-2594		Trade Vendor; Various				\$2,209.00
MARK SMITH	178 Gallilee Lane			LaFollette	TN	37766		Workers' compensation claim; Various	х	Х	х	Unknown
MARK THOMPSON	3949 FOREST GREEN DRIVE			LEXINGTON	KY	40517		Workers' compensation claim; Various	Х	Х	Х	Unknown
Martin Ojeda	PO Box 4843			Chapmanville	wv	25508		Workers' compensation claim; Various	Х		Х	Unknown
Max Slone	102 Hill View Ave			Somerset	KY	42501-1938		Workers' compensation claim; Various	Х	Х	Х	Unknown
Merrill Communications Llc	Dba Merrill Corporation	One Merrill Circle		St Paul	MN	55108		Trade Vendor; Various				\$2,715.31
Mesothelioma Uk Charitable Trust	C/O Churchills Funeral Directors	263 East Barnet Road		East Barnet Herts			England	Trade Vendor; Various				\$250.00
Metropolitan St Louis Sewer Dist	P O Box 437			St Louis	MO	63166-0437		Trade Vendor; Various		.,		\$81.30
Michael Combs MICHAEL COOPER	90 Sixteen Mile Rd Trace Br 751 E 1240 S			Hazard SPANISH FORK	KY	41701 84660		Workers' compensation claim; Various Workers' compensation claim; Various	X	X	X	Unknown Unknown
MICHAEL COOPER MICHAEL D BURTON	P.O. BOX 125			PARTRIDGE	KY	40862		Workers' compensation claim; Various	X		X	Unknown
Michael Lucas	1838 Toulouse Road			Busy	KY	41723		Workers' compensation claim; Various	X		X	Unknown
Michael Overbee	P. O. Box 501	+		Hazard	KY	41702		Workers' compensation claim; Various			X	Unknown
Milo Caudill	1936 Carcasonne RD			Blackey	KY	41804		Workers' compensation claim; Various	X		х	Unknown
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Mine Safety And Health Administration	Us Dept Of Labor Payment Office	Po Box 360250M		Pittsburgh	PA	15251		Fines and fees; Various				\$1,483,062.00
Missouri American Water	Po Box 94551			Palatine	IL	60094-4551		Trade Vendor; Various				\$24.96
Morningstar Commodity Data Inc	120 N Lasalle St Suite 2150			Chicago	IL	60602		Trade Vendor; Various				\$6,543.07
Murray American Energy, Inc.	Murray American Energy, Inc.	46226 National Road		St. Clairsville	ОН	43950		Demand Letter to West Virginia Department of Environmental Protection; 10/28/2015	x	x	x	Unknown
National Coal Transportation	Association	4 W Meadow Lark Lane Suite 100		Littleton	co	80127-5718		Trade Vendor; Various				\$43.84
National Mining Association	101 Constitution Avenue Nw	Suite 500 East		Washington	DC	20001-2133		Trade Vendor; Various				\$10,894.03
Natl Environmental Strategies	2600 Virginia Avenue Suite 505			Washington	DC	20038		Trade Vendor; Various				\$620.00
Neal Adams	164 Taylor Pratt Lane			Cornettsville	ку	41731		Workers' compensation claim; Various	х		v	Unknown

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Creditor Name	Address1	Address2	Address3	City	State	Zip	Country Date Debt was Incurred, Basis for Claim	onti	ınliq	Disputed	.트 Total Claim
	Po Box 30193	Address2	Addresss	Tampa	FL	33630-3193			<u> </u>		\$2,639.85
Netelligent Corporation	400 S Woodsmill Rd Suite 105			Chesterfield	МО	63017	Trade Vendor; Various				\$8,128.47
Noah Griffith	5360 Little Leatherwood Ck Rd			Cornettsville	KY	41731	Workers' compensation claim; Various		^	Х	Unknown
	P. O. Box 1732 Box #4006	Post Office Box 8500		Hazard	KY PA	41701	Workers' compensation claim; Various	Х	Х	Х	Unknown \$135.00
	Po Box 18445	Post Office Box 8500		Philadelphia South Charleston	WV	19178-4006 25303	Trade Vendor; Various Trade Vendor; Various		\vdash		\$2,236.00
	Po Box 633211			Cincinnati	ОН	45263-3211	Trade Vendor; Various				\$28,685.91
Omni Refrigeration Services Inc	2820 Breckenridge Ind Ct			St Louis	МО	63144	Trade Vendor; Various				\$614.50
Once	Dba Once Films	15933 Clayton Rd Suite 100		St Louis	MO	63011	Trade Vendor; Various		₩		\$2,500.00
Oracle Development Tools User Gr Oregon Dept Of State Lands	2520 Independence Blvd Unclaimed Property Program	Suite 201 Unit 18 Po Box 4395		Wilmington	NC OR	28412 97208-4395	Trade Vendor; Various Trade Vendor; Various		\vdash		\$495.00 \$12.19
Otis Gilliam	490 Valley Branch	UIII 18 PU BUX 4393		Gordon	KY	41819-9074	Workers' compensation claim; Various	х	х	х	Unknown
	2753 Hyw 932			EOLIA	KY	40826	Workers' compensation claim; Various		Х		Unknown
Patrick Dirks	350 E 100 S			Price	UT	84501	Workers' compensation claim; Various	Х	Х	Х	Unknown
	1149 KY Hwy 2002			Buckhorn	KY	41721	Workers' compensation claim; Various	_	Х	_	Unknown
	P. O. Box 1382	ATL Floor		Hindman	KY	41822	Workers' compensation claim; Various	Х	Х	Х	Unknown
	255 Bank Street 145 Sester Hollow RD	4Th Floor		Waterbury Manchester	CT KY	06702 40962	Trade Vendor; Various Workers' compensation claim; Various	v	v	v	\$56,016.37 Unknown
	One North Wacker			Chicago	IL.	60606	Internal audit fees; Various		<u>^</u>	^	\$81,458.90
	249 Daniels Branch			Whitesburg	KY	41858	Workers' compensation claim; Various	Х	Х	Х	Unknown
	PO Box 731	227 W Main St		Lynch	KY	40855	Workers' compensation claim; Various		Х		Unknown
	2146 W. HWY 92			STERNS	KY	42647	Workers' compensation claim; Various		Х	^	Unknown
RAY ALLEN MCENDREE		P.O. BOX 23		MORRISTOWN	OH	43759	Workers' compensation claim; Various		X	^	Unknown
	P.O. Box 116 14587 KY Rt 122			Hyden Hi Hat	KY KY	41749 41636	Workers' compensation claim; Various Workers' compensation claim; Various		X		Unknown
RAYMOND FIELDS	P.O. BOX 362			CUMBERLAND	KY	40823	Workers' compensation claim; Various		X		Unknown
	2463 Schuetz Road			Maryland Heights	МО	63043	Trade Vendor; Various		Ë	Ė	\$577.59
Recall Corporation	One Recall Center	180 Technology Parkway		Norcross	GA	30092	Trade Vendor; Various		⊏		\$1,013.03
Rex Fields	PO Box 525			Whitesburg	KY	41858	Workers' compensation claim; Various	Х	Х		Unknown
Rexford Curry RICHARD D BOGGS	57 Mallory St P. O. Box 57			Logan PARTRIDGE	WV KY	25601 40862	Workers' compensation claim; Various		X	X	Unknown
	Rnsi City Place Owner Llc	399 Park Avenue 18Th Floor		New York	NY	10022	Workers' compensation claim; Various Trade Vendor; Various	×	_	X	\$14,475.40
	P.O. BOX 1473	333 Fark Wellac 1011 Floor		HAZARD	KY	41702	Workers' compensation claim; Various	х	Х	Х	Unknown
ROBERT FARLER	3887 RIGHT FORK MACES CREEK ROAD			VIPER	KY	41774	Workers' compensation claim; Various	Х	Х	Х	Unknown
	GENERAL DELIVERY	-/- Handatta Buthanfand		BULAN	KY	41722	Workers' compensation claim; Various	_	X	_	Unknown
Robert Rutherford Rodney Campbell	PO Box 188 P. O. Box 67	c/o Henrietta Rutherford		Cumberland Yerkes	KY KY	40823 41778	Workers' compensation claim; Various Workers' compensation claim; Various		X	X	Unknown
	25727 N US Hwy 119			Cumberland	KY	40823	Workers' compensation claim; Various		X	X	Unknown
	PO BOX 56			PARTRIDGE	KY	40862	Workers' compensation claim; Various	Х	Х	Х	Unknown
	71 Clay Tree Branch Road			Bonnyman	KY	41719	Workers' compensation claim; Various		Х		Unknown
RONALD BOGGS	14488 HWY 119 S	P. O. Box 60		PARTRIDGE	KY	40862	Workers' compensation claim; Various	Х	Х	Х	Unknown
Ronald D. Mayle, Vida Dalton, Janice							Court of Common Pleas, Stark County, Ohio; Case		ĺ		
Mayle and April Mayle	John Wirtz	220 Market Avenue, South	#600	Canton	ОН	44702	No. 2015-CV-00117; 01/15/2015	x	x	x	Unknown
.,			1		1				Ė	Ë	Cinciowi
Ronald D. Mayle, Vida Dalton, Janice					1		Court of Common Pleas, Stark County, Ohio; Case		İ		
Mayle and April Mayle	Thacker Martinsek LPA	1375 E. 9th St.	Suite 2330	Cleveland	ОН	44114	No. 2015-CV-00117; 01/15/2015	Х	Х	Х	Unknown
	867 Hwy 2036			Letcher	KY KY	41832 41339	Workers' compensation claim; Various Workers' compensation claim; Various	X	X		Unknown
RONNIE M CREECH	P.O. Box 367 P.O. BOX 81		-	PARTRIDGE	KY	41339	Workers' compensation claim; Various Workers' compensation claim; Various	X	X Y	X Y	Unknown
	448 Whitley Road			SALYERSVILLE	KY	41465	Workers' compensation claim; Various	x	X	x	Unknown
	P.O. BOX 519			EVARTS	KY	40828	Workers' compensation claim; Various	X	Х		Unknown
	Ronnoco Coffee Llc	4241 Sarpy Avenue		St Louis	МО	63110	Trade Vendor; Various		匚		\$1,935.14
	161 House Branch Road			Manchester	KY	40962	Workers' compensation claim; Various	Х	Х	Х	Unknown
	2690 Masterson Ave		-	St Louis	MO KY	63114-5120	Trade Vendor; Various		_	v	\$50.00
	PO Box 432 7810 Solution Center		+	Cumberland Chicago	II.	40823 60677-7008	Workers' compensation claim; Various Trade Vendor; Various	X	^	٨	Unknowr \$906.34
Samuel Glass & Door Service Inc	11252 Midland Blvd Suite102-103			West Overland	MO	63114	Trade Vendor; Various		$\overline{}$	H	\$550.00
Sap America Inc	3999 West Chester Pike			Newtown Square	PA	19073	Trade Vendor; Various		П	П	\$6,095.0
Second Creek Technologies, Llc	1213 Central Avenue			Barboursville	wv	25504	Trade Vendor; Various				\$630.90
SHANE P OLSEN	1427 CLAYTONIA TERRENCE			RICHMOND HEIGHTS	MO	63117	Workers' compensation claim; Various	Х	Х	Х	Unknowr
SHELVIN WHITE	PO BOX 376			LOST CREEK	KY	41348	Workers' compensation claim; Various	X	Х	X	Unknowr

											off set?	
									Ħ	ated	ject to o	
Creditor Name	Address1	Address2	Address3	City	State	Zip	Country	Date Debt was Incurred, Basis for Claim	Continge	Unliquidate	Disputed Claim sub	Total Claim
	ner Fork Road	Addressz	Addresss	JACKSON	KY	41339	Country	Workers' compensation claim; Various	X	о x		Unknow
SHERMAN MILLER BOX 176				DWARF	KY	41739		Workers' compensation claim; Various		x 2		Unknow
Sherman Napier 32 Gristmi				Chavies	KY	41727		Workers' compensation claim; Various	Х	X 2	Х	Unknow
	n Rd #18-00	Aia Tower		Singapore		048542	Sinapore	Trade Vendor; Various				\$55,044.9
Shred-It Us Jv Llc Cddllc		6800 Cintas Blvd Po Box 625737		Cincinnatti	ОН	45262		Trade Vendor; Various				\$1,981.5
	rspoon Street			Princeton	NJ	08542		Trade Vendor; Various		\rightarrow		\$130.00
	Mill Avenue	Suite 424		Tempe	AZ	85281		Trade Vendor; Various		\rightarrow		\$1,795.24
	ridge Payne Road	Suite 100		Chesterfield	MO	63017		Trade Vendor; Various	· ·	_	v	\$59,795.00
	e Fork River Rd			Buckhorn	KY	41721		Workers' compensation claim; Various		X 2	X	Unknowr
Stacey Eversole 28 Elmer B Stanley Coleman 226 NORTH	H 100 EAST			Manchester PRICE	KY UT	40962 84501		Workers' compensation claim; Various Workers' compensation claim; Various		X X	× -	Unknowr
	rkers' Compensation			PRICE	01	84301		workers compensation claim; various	^	<u>^</u>	^	Ulikilowi
State of Illinois Commission		4500 S. Sixth Street Frontage Road		Springfield	IL	62703-5118		Surety Bond Obligee; Various	х	x :	х	Unknowr
State of Illinois Office of Si		100 W. Randolph Street, 8th Floor		Chicago	IL	60601		Surety Bond Obligee; Various	х	х	х	Unknowr
Steptoe & Johnson Plic Attorneys		Po Box 247		BRIDGEPORT	WV	26330-0247		Trade Vendor; Various		J		\$16,706.36
Steve Coleman 336 North				Price	UT	84501		Workers' compensation claim; Various		X 2		Unknowr
	300 NORTH			SALINA	UT	84654		Workers' compensation claim; Various	Х	X 2	Х	Unknowr
		Suite 300		Chesterfield	MO	63005		Trade Vendor; Various		\rightarrow		\$1,038.73
Sturm Environmental Services Inc Po Box 833				South Charleston	WV	25303-0337		Trade Vendor; Various		\rightarrow		\$3,038.00
	k Sorrento 4Th Floor			Calabasas	CA	91302		Trade Vendor; Various				\$992.08
	ane Branch Rd			Busy	KY KY	41723 41702		Workers' compensation claim; Various		X 2		Unknowr
Terry Coots PO Box 570 Terry Riddle 16 Leonard				Hazard Viper	KY	41774		Workers' compensation claim; Various Workers' compensation claim; Various		x :		Unknown
TERRY TINSLEY PO Box 79:		P. O. BOX 791		Lynch	KY	40855		Workers' compensation claim; Various		X 2		Unknown
TERRY W LEFEVERS P.O. BOX 7		1.0.500.731		CLOSPLINT	кү	40927		Workers' compensation claim; Various		x 2		Unknown
Tevis Howard 205 Dogwo				JACKSON	KY	41339		Workers' compensation claim; Various		x 2		Unknowr
	y Hollow Rd			Kingston	TN	37763		Workers' compensation claim; Various		X 2		Unknowr
Thomas Marchensky 21 Garden	Dr	PO Box 37		Jeffrey	WV	25114		Workers' compensation claim; Various	Х	X 2	Х	Unknowr
Thomas Stivers 132 Wolve	rine Road			Jackson	KY	41339		Workers' compensation claim; Various	Х	X Z	Х	Unknowr
TIMOTHY CURRY HWY 551				PARTRIDGE	KY	40862		Workers' compensation claim; Various		X 2		Unknowr
Timothy Day 2671 High				Cornettsville	KY	41731		Workers' compensation claim; Various	Х	X 2	х	Unknowr
	Branch Road			Lackey	KY	41643		Workers' compensation claim; Various		X 2		Unknowr
TOMMY HUFF 10 Shadow				London	KY	40741		Workers' compensation claim; Various		X 2		Unknowr
	Howard Fork			Jackson	KY	41339		Workers' compensation claim; Various	Х	X 2	Х	Unknowr
Tradition Financial Services Ltd Beaufort H		15 St Botolph Street		London		EC3A 7QX	England	Trade Vendor; Various		\rightarrow	_	\$68.97
	Sanders Building	1001 Haxall Point		Richmond	VA	23219		Trade Vendor; Various	x	V -	v	\$2,014.70
TROY P NEACE 63 DAYMO Tyler Mountain Water Co Inc 159 Harris				WHICK	KY WV	41390 25159		Workers' compensation claim; Various Trade Vendor; Various	Α	^-	×	Unknowr \$741.74
U.S. Cellular Dept 0205				Palatine	11	60055-0205		Trade Vendor; Various	+	-		\$1,691.49
o.s. central				raidine		00033 0203		Sr. Secured 2nd Lien Notes Due 2019 @ 8%;				Ş1,031.43
UMB Bank 2 South Br	oadway	Suite 600		St. Louis	мо	63102		12/17/2013		\square		\$363,611,111.11
UMB Bank 2 South Br	oadway	Suite 600		St. Louis	МО	63102		Unsecured Notes Due 2019 @ 9.875%; 11/21/2012				\$396,087,239.58
UMB Bank 2 South Br	oadway	Suite 600		St. Louis	MO	63102		Unsecured Notes Due 2019 @ 7%; 06/14/2011		J		\$1,039,861,111.11
UMB Bank 2 South Br	oadway	Suite 600		St. Louis	мо	63102		Unsecured Notes Due 2021 @ 7.25%; 06/14/2011				\$1,041,284,722.22
United Mine Workers of America 1974								2, 36/11/2011				, ,,- ,-,- ,,
Pension Plan, United Mine Workers of					l					. 1		
America 1974 Pension Trust, and Michael												
H. Holland, Michael O. McKown, and												
Michael D. Loiacono, as Trustees of the					I			United States District Court for the District of		. 1		
	Green, Saindon, Murphy &	4000 1 01 1 1 1 1 1 1	s :- 400					Columbia; Civil Action No. 1:15-CV-01138;			.,	
Pension Plan and Pension Trust Welch, PC		1920 L Street NW	Suite 400	Washington	DC	20036		07/16/2015	X	<u>* </u>	^	Unknowr
United Mine Workers of America 1974												
Pension Plan, United Mine Workers of					I					. 1		
					I	1				. 1		
America 1974 Pension Trust, and Michael										١		
America 1974 Pension Trust, and Michael H. Holland, Michael O. McKown, and								United States District Court for the District of				
America 1974 Pension Trust, and Michael								United States District Court for the District of Columbia; Civil Action No. 1:15-CV-01138;				

Case 16-40120 Doc 459 Filed 03/09/16e Arch Ferntered 03/09/16 15:00:10 Main Document Schedule E/F: Part 2 - 4-10/15 16-40120 Grace No. 16-40120 Gr

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									ntingent	Unliquidat	Disputed	E SI	
Creditor Name	Address1	Address2	Address3	City	State	Zip	Country	Date Debt was Incurred, Basis for Claim	ő	Ë	Disp	Claim	Total Claim
									T				
United Mine Workers of America 1974													ĺ
Pension Plan, United Mine Workers of													İ
America 1974 Pension Trust, and Michael	1												
H. Holland, Michael O. McKown, and								Heiterd Chatan District Court for the District of					İ
Michael D. Loiacono, as Trustees of the								United States District Court for the District of					
United Mine Workers of America 1974 Pension Plan and Pension Trust	UMWA Health & Retirement Funds	2121 K Street, NW		Washington	DC	20037		Columbia; Civil Action No. 1:15-CV-01138; 07/16/2015	_	V	l,		Unknow
United Parcel Service Inc	Po Box 7247-0244	Z1Z1 K Street, NW		Philadelphia	PA	19170-0001		Trade Vendor; Various	^	^	<u> </u>		\$133.66
Ups	Lockbox 577			Carol Stream	II.	60132-0577		Trade Vendor; Various			1		\$4,158.06
					Ť.								÷ .,=30.00
US Bank NA	One U.S. Bank Plaza	SI-Mo-T3Ct		St. Louis	мо	63101		Unsecured Notes Due 2020 @ 7.25%; 08/09/2010					\$510,069,444.44
Van Browning	PO Box 52	c/o Joyce Browning		Bruno	wv	25611		Workers' compensation claim; Various	Х	Х	Х		Unknowr
Verizon	Po Box 660720			Dallas	TX	75266-0720		Trade Vendor; Various		L			\$5,999.27
Verizon Wireless	Po Box 25505			Lehigh Valley	PA	18002-5505		Trade Vendor; Various					\$6,080.04
VERLIN COMBS	694 ACUP ROAD			HAPPY	KY	41746		Workers' compensation claim; Various		Х			Unknowr
VERNON BOSTIC	P. O. Box 1077			Gate City	VA	24251		Workers' compensation claim; Various	_	Х	_		Unknowr
VERNON L CORNETT JR	BOX 151			CUMBERLAND	KY	40823		Workers' compensation claim; Various	_	Х	_		Unknowr
VICTOR JOE JEWELL	P.O. BOX 105			BONNYMAN	KY	41719		Workers' compensation claim; Various	Х	Х	Х		Unknowr
Virginia Coal Energy Alliance	Po Box 339			Lebanon	VA	24266		Trade Vendor; Various	-		-		\$4,690.00
Vranesh And Raisch Llp	P O Box 871			Boulder	CO	80306-0871		Trade Vendor; Various	-		+-		\$14.00
Waddell Inc Walter Carroll	1709 North Kickapoo 133 Mt Craft Road			Lincoln Jackson	KY	62656-1366 41339		Trade Vendor; Various Workers' compensation claim; Various	х	Х	V		\$82.97 Unknowr
Walter Carroll Walter Richie	7574 Lotta Creek Road			Hazard	KY	41701		Workers' compensation claim; various Workers' compensation claim; Various	_	X			Unknown
Walter W Ghrist	385 South 600 East			Price	UT	84501		Workers' compensation claim; Various		X			Unknown
Warren Campbell	217 Viperville Road	+		Viper	кү	41774		Workers' compensation claim; Various		Х	_		Unknowr
Wcs Schenk Llc	Stude William C Jr Et Al	#19 Berkshire Lane		St Louis	МО	63117		Trade Vendor; Various		^	<u> </u>		\$13,751.40
Weber Fire & Safety Equip Co Inc	4212 Gravois			St Louis	МО	63116		Trade Vendor; Various					\$134.00
William Chitwood	233 View Point Dr			Richmond	KY	40475		Workers' compensation claim; Various	х	Х	х		Unknowr
WILLIAM CLARK	P.O. BOX 458			CUMBERLAND	KY	40823		Workers' compensation claim; Various	Х	Х	Х		Unknowr
WILLIAM FOSTER	8512 HIGHWAY 522			TOTZ	KY	40870		Workers' compensation claim; Various	Х	Х	Х		Unknowr
WILLIAM H TOLLIVER	P. O. Box 936			Loyall	KY	40854		Workers' compensation claim; Various	Х	Х	Х		Unknowr
WILLIAM L HALCOMB	510 Elliston Road			Richmond	KY	40475		Workers' compensation claim; Various		Х			Unknowr
WILLIAM M REESE	5473A BIG TYLER ROAD			CROSS LANES	wv	25313		Workers' compensation claim; Various		Х			Unknowr
William Mullins	P O BOx 131			Lost Creek	KY	41348		Workers' compensation claim; Various	Х	Х	_		Unknowr
William Mutters	PO Box 308			Man	WV	25635		Workers' compensation claim; Various	-	Х	-		Unknowr
William Spencer	P. O. Box 453			Wooton	KY	41776		Workers' compensation claim; Various		X		-	Unknowr
WILLIAM W CARTER WILLIE MILLER	P.O. BOX 213 BOX 668	+		JONESVILLE CAMPTON	VA KY	24263 41301		Workers' compensation claim; Various	_	X	_		Unknowr
WILLIE MILLER WILLIE NOBLE	36 GAMBILL DIRVE	1		HAZARD	KY	41301		Workers' compensation claim; Various	_	X			Unknowr
WINDELL SPICER	716 Hwy 708 S		+	Beattyville	KY	41701		Workers' compensation claim; Various Workers' compensation claim; Various		X			Unknowr
Windstream Paetec	Attn Customer Care	Po Box 3177		Cedar Rapids	IA	52406-3177		Trade Vendor; Various	1	^	1		\$2,053.40
WINSTON KELLY	ROUTE1 BOX 1005			DRYDEN	VA	24243		Workers' compensation claim; Various	х	х	х		Unknowr
Workforce Software Llc	38705 Seven Mile Road	Suite 300		Livonia	MI	48152		Trade Vendor; Various	Ë	Ë	Ë		\$118,042.57
Workiva Llc	2900 University Blvd			Ames	IA	50010		Trade Vendor; Various					\$3,273.98
Xerox Capital Services	520 Maryville Centre	Suite 410		St Louis	МО	63141		Trade Vendor; Various					\$14,406.43
Xerox Corp	Po Box 827598			Philadelphia	PA	19182-7598		Trade Vendor; Various					\$388.8
Xerox Corporation	Po Box 7405			Pasadena	CA	91109-7405		Trade Vendor; Various					\$943.6
XL Specialty Insurance Company	Attn: Commercial Surety	25 Independence Boulevard		Warren	NJ	07059		Surety Bond Provider #SB0067676; Various	Х	Х	Х		Unknow
Zee Medical Inc	1044 Pershall Road			St Louis	МО	63137		Trade Vendor; Various					\$662.2
												Total:	\$3,374,105,295.7

Case 16-40120 Doc 459 Filed 03/09/16 Entered 03/09/16 15:00:10 Main Document Fill in this information to identify the case: Debtor name Arch Coal, Inc. United States Bankruptcy Court for the: EASTERN DISTRICT OF MISSOURI Case number (if known) 16-40120 ☐ Check if this is an amended filing Official Form 206G Schedule G: Executory Contracts and Unexpired Leases 12/15 Be as complete and accurate as possible. If more space is needed, copy and attach the additional page, number the entries consecutively. Does the debtor have any executory contracts or unexpired leases? ☐ No. Check this box and file this form with the debtor's other schedules. There is nothing else to report on this form. Yes. Fill in all of the information below even if the contacts of leases are listed on Schedule A/B: Assets - Real and Personal Property (Official Form 206A/B). 2. List all contracts and unexpired leases State the name and mailing address for all other parties with whom the debtor has an executory contract or unexpired lease 2.1. State what the contract or

2.1. State what the contract or lease is for and the nature of the debtor's interest

State the term remaining

List the contract number of any government contract

								Description of Contract or Lease and Nature of Debtor's	
								Interest; State the Remaining Term. List Contract	
Contract Counterparty	Address1	Address2	Address3	City	State	Zip	Country	Number of Any Government Contract.	Unique ID
A A Mine Consider Inc	18 Mountain View Drive			Hanned	l vv	44704		General Service/Supply Agreement dated 06/01/2015	
A A A Mine Service, Inc.	16 WOUTGITT VIEW DITVE			Hazard	KT	41701		General Service/Supply Agreement, as amended	
A&B Fire Services Inc.	100 Hillcrest Drive			Bluefield	VA	24605		3/9/2015 dated 10/30/2014	
AAIM Training & Consulting LLC	1600 South Brentwood Boulevard	Suite 400		St. Louis	MO	63144		Client Service Agreement dated 04/08/2015	
ABB Properties, LLC	2401 Hillcrest Road			Ashland	KY	41101		Lease Agreement dated 12/01/2015	
AeroMet Engineering, Inc.	107 Adams Street RR 3 Box 66D			Jefferson City	MO	65101		Professional Services Agreement dated 03/09/2012	
Aesop Trucking, Inc.	RK 3 BOX 66D			Philippi	WV	26416		Trucking Agreement dated 12/05/2012 Commercial Premium Finance Agreement dated	
AFCO Premium Credit LLC	4501 College Boulevard	Suite 320		Leawood	KS	66211		11/20/2015	
				Ecawood		00211		,,	
Alpha Engineering Services, Inc.	216 Business Street			Beckley	wv	25801		Professional Services Agreement dated 07/07/2014	
								Tenth Amended and Restated Parent Company	
Alpha Natural Resouces, LLC	One Alpha Place	P.O. Box 2345		Abingdon	VA	24212		Agreement dated 04/30/2008	JV-8
Alasis Clabal Dalassalas	7500 0-11 01	Suite- 200		Disease	TX	75024		Relocation Management Service Agreement dated	
Altair Global Relocation Ammonia. Inc.	7500 Dallas Parkway 430 Mount View Road	Suite 300		Plano Cool Ridge	WV	75024 25825		07/25/2013 General Services Agreement dated 03/27/2012	
Anniona, inc.	450 Wodilt View Road			Coorninge	***	23823		Commercial Insurance Premium Finance and Security	
Aon Premium Finance, LLC	200 E. Randolph Street			Chicago	IL	60601		Agreement dated 07/01/2015	
	·							Client Service Agreement, as amended 7/23/2015 dated	
Aon Risk Services Central, Inc.	8182 Maryland Avenue			St. Louis	MO	63105		04/01/2015	
								Technical Staffing Master Services Agreement dated	
Appalachian Mining & Engineering Inc.	4400 Cox Road 116 Venture Court, Suite 10	Suite 200		Glen Allen	VA	23060		04/17/2006 Services Agreement dated 05/18/2014	CC 404
Appalachian Mining & Engineering, Inc.	116 venture Court, Suite 10			Lexington	KY	40511		services Agreement dated US/18/2014	CS-184
Appalachian Mining & Engineering, Inc.	116 Dennis Drive			Lexington	KY	40503-2917		General Service/Supply Agreement dated 03/20/2015	
Asplundh Tree Expert Company	Rt. 2 Box 157			St. George	WV	26287		General Service/Supply Agreement dated 03/20/2015 General Services Agreement dated 05/24/2012	1
Asset Health, Inc.	2250 Butterfield Dr.	Suite 100		Troy	MI	48084		Business Associate Agreement dated 04/22/2015	
Asset Health, Inc.	2250 Butterfield Dr.	Suite 100		Troy	MI	48084		License and Services Agreement dated 05/07/2015	
Astadia, Inc.	12724 Grand Bay Parkway	Suite 300		Jacksonville	FL	32258		Service Order (Extension) dated 01/01/2016	
Astar Abatement, Inc.	PO Box 13533			Charleston	wv	25360		General Services Agreement dated 02/10/2013	
AT&T Corporation	One AT&T Way			Bedminster	NJ	07921-0752		AT&T Master Agreement dated 04/21/2007	
AT&T Corporation	One AT&T Way			Bedminster	NI	07921-0752		Pricing Schedule to AT&T Master Agreement dated 03/16/2015	
ATAT Corporation	Ole Arter way			beuiiiiistei	INJ	0/921-0/32		Pricing Addendum to AT&T Master Agreement dated	
AT&T Corporation	One AT&T Way			Bedminster	NJ	07921-0752		03/18/2015	
·	,							Pricing Addendum to AT&T Master Agreement dated	
AT&T Corporation	One AT&T Way			Bedminster	NJ	07921-0752		03/16/2015	
								Pricing Schedule to AT&T Master Agreement dated	
AT&T Corporation	One AT&T Way			Bedminster	NJ	07921-0752		03/18/2015	
						20720			
Atlas Copco Compressors LLC	1800 Overview Drive			Rock Hill	SC	29730		General Service/Supply Agreement dated 02/17/2014 General Services Agreement, as amended 3/6/2013	
Atlas Railroad Construction, LLC	1253 State Route 519	PO Box 8		Eighty Four	PA	15330		dated 01/23/2012	
AVN Air, LLC	44 Old Ridgebury Road	10000		Danbury	CT	06810		Aircraft Lease Agreement dated 07/01/2007	
Ayco Company, L.P.	P.O. Box 3182			Buffalo	NY	14240		Service Agreement dated 01/01/2013	
Ayers Construction Company	PO Box 681			Beckley	WV	25802		General Services Agreement dated 03/15/2013	
								Commercial Insurance Premium Finance and Security	
BankDirect Capital Finance	150 North Field Drive	Suite 190		Lake Forest	IL	60045		Agreement dated 07/31/2015	
Becker Mining America, Inc. Beckley Crane & Construction, Inc.	Post Office Box 940 151 Stanaford Mine Road			Barboursville Beckley	wv	25504 25801		General Service/Supply Agreement dated 04/14/2015 General Services Agreement dated 02/11/2013	
beckley craffe & construction, inc.	131 Standiord Wille Road			Бескіеў	***	23801		General Services Agreement, as amended 2/10/2013	
Beitzel Corporation	12072 Bittinger Road			Grantsville	MD	21536		and 10/14/2015 dated 02/10/2012	
Bell Farms Reclamation Service	2785 Silo Road			Summersville	wv	25360		General Services Agreement dated 06/01/2012	
								General Services Agreement, as amended 3/23/2015	
Benedum and Sons Incorporated	Route 5	Box 426		Salem	wv	26426		dated 01/04/2013	
								Services Agreement, as amended 1/1/2008 dated	
Benefits Administration Services, Inc.	P.O. Box 6121			Bluefield	WV	24701		09/01/2006	
Berkley Life and Health Insurance Company	2445 Kuser Road	Suite 201		Hamilton Square	NI	08690		Character 1 1 Della A debt d 1/1/2016	
Bilco Construction Company, Inc.	805 Wisteria Drive	Suite 201		South Charleston	WV	25309		Stop Loss Insurance Policy Agreement dated 1/1/2016 General Services Agreement dated 01/10/2013	
BIT Construction, LLC	1183 Dry Hill Road			Beckley	WV	25801		General Services Agreement dated 02/10/2013 General Services Agreement dated 02/01/2012	
Blue Ridge Diesel Injection, Inc.	1016 Delaware Street			Salem	wv	54153		General Services Agreement dated 12/18/2012	
								Limited Liability Company Agreement of Tongue River	
BNSF Railway Company	2500 Lou Menk Drive			Fort Worth	TX	76131		Holding Company, LLC dated 07/01/2011	JV-1
BNSF Railway Company	3017 Lou Menk Dr.	Suite 100		Fort Worth	TX	76131		Release Agreement dated 03/10/2011	-
Bowle Resources, LLC	6100 Dutchmans Lane	Suite 900		Louisville	KY	40205		Unit Purchase Agreement dated 06/27/2013	1
Brake Supply Company, Inc. and BSC Downard, LLC	5501 Foundation Boulevard			Evansville	IN	47712		General Stock Agreement dated 03/01/2013	+
Buchanan Pump Service & Supply Company, Incorporated	Route 19 South Scarbro Loop			Oak Hill	wv	25901		General Services Agreement dated 02/26/2013	
······································						23301		Equipment, Parts, and Services Alliance Agreement dated	1
Bucyrus International, Inc.	1100 Milwaukee Avenue			South Milwaukee	WI	53172		11/01/2010	
Bucyrus International, Inc.	1100 Milwaukee Avenue	PO Box 500		South Milwaukee	WI	53172		General Services Agreement dated 11/01/2010	
Burrell Mining Products, Inc.	2400 Leechburg Road	Suite 221		New Kensington	PA	15068		Consigned Stock Agreement dated 08/26/2013	
Bw Investments, Inc. Carl Belt. Inc.	3948 Knottsville Road			Grafton	wv	26354		Guaranty Agreement dated 12/30/2014	TV-109-3
	11521 Milnor Road	P.O. Box 1210		Cumberland	MD	21502		General Services Agreement dated 02/15/2013	

Contract Counterparty	Address1	Address2	Address3	City	State	Zip	Country	Description of Contract or Lease and Nature of Debtor's Interest; State the Remaining Term. List Contract Number of Any Government Contract.	s Unique ID
Carroll Engineering Co.	277 Industrial Park Road	PO Box 860		Harlan	KY	40831		General Service/Supply Agreement, as amended 6/4/2015 dated 05/15/2014	
CB Mining Inc.	255 Berry Road			South Strabane	PA	15031		General Service/Supply Agreement dated 01/01/2014 Business Internet Access, Video and Music Service	
Charter Communications Entertainment I, LLC	12405 Powerscourt Drive			St. Louis	МО	63131		Agreement dated 11/17/2015	
City Crane & Equipment, Inc.	282 Dents Run Road			Morgantown	wv	26501		General Service/Supply Agreement dated 05/23/2014	
City Of Pinckneyville (MineMouth Power Plant Mou)	104 South Walnut Street			Pinckneyville	IL	62274		Memorandum of Understanding dated 05/09/2001	ARK-1059
Conflow, Inc.	270 Meadowlands Boulevard			Washington	PA	15301		General Services Agreement dated 03/29/2013	71111 1033
								Lease Agreement, including the Tenant Estoppel Certificate executed 9/19/2014 and the Subordination, Nondisturbance, and Attornment Agreement effective	
Cornerstone Opportunity Ventures, LLC	Two CityPlace Drive	Suite 460		Creve Coeur	МО	63141		8/27/2014 dated 07/01/2014	
Cramer Security & Investigations, Inc.	190 Templeview Drive			Beckley	wv	25801		General Services Agreement dated 11/01/2012	
Crane 1 Services, Inc. CSX Transportation, Inc	11301 B McCorkle Avenue 500 Water Street			Charleston Jacksonville	WV FL	25313 32202		General Services Agreement dated 11/12/2012 Rail Rebate Agreement dated 07/18/2006	
Cultural Resource Analysts, Inc.	151 Walton Avenue			Lexington	KY	40508		General Services Agreement dated 07/18/2006	
Cura Emergency Services, L.C.	6205 Chapel Hill Boulevard	Suite 100		Plano	TX	75093		Service Agreement dated 11/24/2014	
CW Electric, Inc.	P.O. Box 203			Rush	KY	41168		General Services Agreement dated 09/01/2011	
D & G Machine Company, Inc.	PO Box 31			Mannington	wv	26582		General Services Agreement dated 03/15/2013	
Davis Electric Company, Inc.	PO Box 1997			Fairmont	WV	26555-1997		General Services Agreement dated 02/25/2013	
Delta Dental of Missouri	12399 Gravois Rd			St. Louis	MO	63127-1702		Service Contract dated 01/01/1998	
Delta Electric, Inc.	911 Enterprise Drive			Logan	WV	25601		General Services Agreement dated 07/01/2011	
Digging & Rigging, Inc.	11424 Stotler Road			Hagerstown	MD	21740		General Service/Supply Agreement dated 04/14/2014	
Digital Printers Square LLC	600 S. Federal			Chicago	IL	60605		Colocation License Agreement, including Colocation Order #1 dated 6/15/2014 dated 06/12/2014	
DKRW Advanced Fuels LLC	Two Riverway	Suite 1780		Houston	TX	77056		Amended and Restated Security Agreement dated 12/15/2009	IV-4
	·				TX			Amended and Restated Limited Liability Company	JV-5
DKRW Advanced Fuels LLC	Two Riverway	Suite 1780		Houston	IX	77056		Agreement dated 08/23/2006 Membership Interest Purchase Agreement dated	JV-5
DKRW Advanced Fuels LLC	Two Riverway	Suite 1780		Houston	TX	77056		08/23/2006 Tenth Amended and Restated Parent Company	
Dominion Energy, Inc.	120 Tredegar Street			Richmond	VA	23219		Agreement dated 04/30/2008	JV-8
Donaldson Company, Inc.	1400 West 94th Street			Bloomington	MN	55431		Strategic Alliance Agreement for Purchase of Filter Products, as amended 7/25/2002, 1/3/2005, 12/31/2006, 12/20/2009, 12/17/2010, 3/1/2012, and 7/1/2015 dated 06/02/2000	
Earth Support Services, Inc. dba MICON	25 Allegheny Square			Glassport	PA	15045		General Services Agreement dated 01/22/2013	
Empyrean Benefit Solutions	9009 West Loop South	Suite 600		Housten	TX	77096		Master Services Agreement dated 10/16/2015 General Service/Supply Agreement, as amended	
Enviromine, Inc.	PO Box 25			Boswell	PA	15531		10/20/2014 dated 01/01/2014	
Ervins Auto Repair and Towing, Inc.	P.O. Box 48			Osage	WV	26593		General Services Agreement dated 04/30/2012	
Esco Corporation	2141 NW 25th Avenue			Portland	OR	97210		Consigned Stock Agreement, as amended 1/23/2014 and 4/1/2015 dated 01/28/2013	
Eurasia Group, Ltd.	475 Fifth Avenue, 14Th Floor			New York	NY	10017		Consulting Agreement dated 02/01/2009	CS-133
Excavating Associates Inc.	P.O. Box 434			Ellerslie	MD	21529		Trucking Agreement dated 04/06/2012	
Express Scripts, Inc.	One Express Way			St. Louis	мо	63121		Pharmacy Benefit Management Agreement dated 10/01/2014	
Express Scripts, Inc.	One Express Way			St. Louis	мо	63121		Employer Participation Agreement dated 10/01/2014	
Ferguson Excavating and Construction, Inc.	P.O. Box 2724			Wittensville	kv	41274		General Service/Supply Agreement dated 06/18/2014	1
Financial Enginess Advisors L.L.C.	1804 Embarcadero Road			Palo Alto	CA	94303		Financial Services Agreement dated 06/18/2014	
Fire Protection Products, Inc.	1115 Lexington Avenue			Cumberland	MD	21502		General Service/Supply Agreement dated 09/10/2015	
FLSmidth USA Inc.	16002 Winfield Road			Fraziers Bottom	wv	25082		General Service/Supply Agreement dated 06/27/2014	
Formation Metals Inc.	812 Shoup Street			Salmon	ID	83467		Non-Brokered Private Placement Subscription Agreement dated Unknown	
Freedom Industries	1015 Barlow Drive			Charleston	wv	25311		General Services Agreement dated 06/01/2013	1
Freedom Industries	1015 Barlow Drive			Charleston	WV	25311		General Services Agreement dated 11/01/2012	
Fuchs Lubricants Company	P.O. Box 450			Waynesburg	PA	15370		General Services Agreement, as amended 10/12/2011, 6/30/2013, and 1/22/2016 dated 02/15/2008	
Funk Drilling Company	P.O. Box 1526			Coeburn	VA	24230		General Services Agreement dated 05/01/2012	CS-172
G.E.C., Inc.	PO Box 154			Bruceton Mills	wv	26525	_	General Services Agreement dated 12/01/2012	
GAP Pollution and Environmental Control, Inc. a.k.a.						1 7			1
GAPVAX, Inc.	100 Gap Vax Lane	0.0 0540	1	Johnstown	PA	15904		General Services Agreement dated 05/03/2012	-
General Engineering Co. Good Tire Service, Inc.	26485 Hillman Highway 401 South Water Street	P.O. Box 549	+	Abingdon Kittanning	VA PA	24212-0549 16201		Supply Agreement dated 01/01/2015 General Services Agreement dated 04/24/2012	+
Grant Thornton LLP HD Supply Waterworks, LTD	707 17th Street 50 Rocky Branch Road	Suite 3200		Denver Alum Creek	CO WV	80202 25003		Professional Services Agreement dated 09/01/2011 General Services Agreement dated 07/31/2013	
•	· ·							Retiree Private Healthcare Exchange Services Agreement	t
Health Plan One, LLC	35 Nutmeg Drive	Suite 220	1	Trumbull	СТ	Lanaria .		dated 11/09/2015	1

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								Description of Contract or Lease and Nature of Debtor's	s
Control Construction	Address1	Address2	Address3	City.	Charles Charles	Zip	Country	Interest; State the Remaining Term. List Contract	Halana ID
Contract Counterparty HealthSmart Benefit Solutions, Inc. d/b/a HealthSmart	Address1	Address2	Address3	City	State	Zip	Country	Number of Any Government Contract.	Unique ID
Casualty Claims Solutions	P.O. Box 3389			Charleston	wv	25333-3389		Service Agreement dated 02/03/2014	
Hills Trucking Company	PO Box 148			Fries	VA	24330		Trucking Agreement dated 01/01/2014	
Horn and Associates, Inc. Hulcher Services, Inc.	216 North Main Street 611 Kimberly Drive			Winchester Denton	KY TX	40391 76208		General Service/Supply Agreement dated 09/14/2015 General Services Agreement dated 01/11/2013	
nuicher services, inc.	611 Killiberry Drive			Deliton	1.	70200		General Services Agreement dated 01/11/2015	
HWM Truck Lines, Inc.	PO Box 2168			Buckhannon	wv	26201		General Service/Supply Agreement dated 05/09/2014	
Hyre's Well & Pump Service, LLC	PO Box 156			Rock Cave	wv	26234		General Service/Supply Agreement dated 09/12/2014	
IVS Hydro, Inc.	PO Box 245			Waverly	wv	25635		General Service/Supply Agreement dated 07/07/2014	
Jefferds Corporation	PO Box 757			St. Albans	wv	25177		General Services Agreement dated 03/26/2013	
								, , , , , , , , , , , , , , , , , , ,	
								Service Agreement, as amended 10/1/2010, 8/31/2014	,
Joy Global Surface Mining Inc.	5834 South Winland Drive			Gillette	WY	82718		9/30/2015, and 12/23/2015 dated 10/01/2005	
Joy Global Underground Mining LLC (f.k.a. Joy	177 Thorn Hill Rd.			Warrendale	PA	15086		Life Cycle Management Agreement dated 01/01/2013	
Technologies Inc. (d/b/a Joy Mining Machinery)) Joy Global Underground Mining LLC (f/k/a Joy	177 HIGH HII Ku.			warrendale	FA	13000		Life Cycle Management Agreement dated 01/01/2015	
Technologies Inc.)	177 Thorn Hill Rd.			Warrendale	PA	15086		National Purchasing Agreement dated 01/01/2014	
Kanawha Scales & Systems, Inc.	11 Jacobson Drive			Poca	wv	25159		General Service/Supply Agreement dated 06/09/2014	
KB Risk Services, LLC	2485 Peppermill Ridge Drive			Wildwood	мо	63005		Professional Services Agreement dated 06/15/2015	
Kentucky River Properties Llc	300 Black Gold Blvd., P. O. Box 269			Hazard	KY PA	41702		Master Restructuring Agreement dated 01/01/2014	HBM-124-1
Ketchem Construction Company, Inc.	105 Ketchem Lane			Waynesburg	PA	15370		General Services Agreement dated 10/05/2012 General Service/Supply Agreement, as amended	
Kings Tire Service, Inc.	PO Box 3511			Bluefield	wv	24701		8/17/2015 dated 08/04/2014	
Knight Hawk Holdings, Llc	500 Cutler-Trico Road			Percy	IL	62272		Unit Purchase Agreement dated 07/31/2006	ARK-1103
								End User Maintenance and Support Agreement dated	
Lancope LLC	3650 Brookside Parkway	Suite 500		Alpharetta	GA	30022		01/25/2016	
Life Insurance Company of North America	1601 Chestnut Street			Philadelphia	PA	19192-2235		Administrative Services Agreement dated 01/01/2015	
Life Insurance Company of North America	1601 Chestnut Street			Philadelphia	PA	19192-2235		Group Policy Agreement dated 01/01/2015	
								Consigned Stock Agreement, as amended 7/1/2012	
Logan Corporation	555 7th Avenue	P.O. Box 58		Huntington	wv	25706-0058		dated 09/01/2012	
Magnum Coal Company	106 Lockheed Drive			Beaver	wv	25813		Purchase and Sale Agreement dated 12/31/2005	
MailFinance Inc.	478 Wheelers Farms Road			Milford	ст	06461		Postage Meter Rental Agreement dated 01/12/2015	
Market Communications, LLC	135 W. 36th Street	9th Floor		New York	NY	10018		Dispatch Maintenace Agreement dated 05/01/2013	
								Client Service Agreement, as amended 1/1/2014,	
Marsh USA Inc.	P.O. Box 846015			Dallas	TX	75284-6015		1/1/2015, and 11/1/2015 dated 01/01/2013	
Maxim Crane Works, LP	1165 Camp Hollow Road			West Mifflin	PA	15122		General Service/Supply Agreement dated 05/07/2014	
McHal Corporation	PO Box 882			Fairmont	wv	26555-1587		General Services Agreement dated 01/14/2013	
								General Services Agreement, as amended 9/1/2012	
MCRL	Rail Link, 801 East 4th Street	Suite 11		Gillette	WY	82716		dated 10/01/2011	
								Canada and a State of the Communication of Additional	
Mercer	701 Market Street	Suite 1100		St. Louis	мо	63101-1867		Statement of Work for Recurring and Additional Actuarial and Consulting Services dated 05/07/2010	
iviercei	701 Warket Street	Suite 1100		St. Louis	IVIO	03101-1007		Actualia and Consulting Services dated 03/07/2010	
								Administrative Services Agreement, as amended	
								3/24/2010, 10/18/2011, 12/1/2011, 11/2/2012,	
Mercer HR Services, LLC	21520 Network Place			Chicago	IL	60673-1215		12/2/2013, 8/18/2014, and 1/1/2016 dated 01/01/2009	9
Michelin North America, Inc.	One Parkway South			Greenville	sc	29615		Tire Supply Agreement, as amended 12/1/2009, 3/15/2012, and 9/15/2015 dated 01/01/2009	
menen nordi America, me.	One i dikway Joudi		<u> </u>	G.CEHVIIIC	30	25015		Agreement to Secure Additional Tire Supply, as	+
Michelin North America, Inc.	One Parkway South			Greenville	sc	29615		amended 3/15/2012 dated 03/16/2009	
Microsoft	One Microsoft Way			Redmond	WA	98052		Enterprise Agreement dated 06/27/2014	
Microsoft Mole-Master Services Corporation	One Microsoft Way 27815 State Road	Route 7	+	Redmond Marietta	WA OH	98052 45750		Enterprise Enrollment Agreement dated 07/01/2014 General Services Agreement dated 02/21/2012	+
iviole-iviastei pervices cui puratiuri	27013 State Road	model /		iviailetta	Un	43/50		Purchasing Agreement, as amended 6/1/2012 and	+
Motion Industries, Inc.	P.O. Box 1477			Birmingham	AL	35201		12/9/2015 dated 01/01/2010	1
Mt. Top Glass Inc.	4547 Hutton Road			Oakland	MD	21550		General Services Agreement dated 03/05/2012	
								General Services Agreement, as amended 8/15/2006, 2/4/2008, 5/1/2012, 8/1/2012, 5/1/2013, 5/21/2014,	
Nalco Company	1801 W. Diehl Rd.			Naperville	ш	60563		2/4/2008, 5/1/2012, 8/1/2012, 5/1/2013, 5/21/2014, 9/22/2015, and 11/5/2015 dated 08/15/2006	1
				respervine		00303		Explosives Sales and Services Agreement - Eastern	
								Operations, as amended 8/19/2015 and 10/21/2015	
Nelson Brothers, LLC	820 Shades Creek Parkway	Suite 2000		Birmingham	AL	35209		dated 07/22/2014	
	1		1			1		Explosives Sales and Services Agreement - Western	
					l				
	920 Shadas Craak Parkway	Suita 2000		Rirmingham	Δ,	25200		Operations, as amended 7/1/2015, 8/19/2015, and	
Nelson Brothers, LLC Netelligent Corporation	820 Shades Creek Parkway 400 South Woods Mill Road	Suite 2000 Suite 105		Birmingham St. Louis	AL MO	35209 63017		Operations, as amended 7/1/2015, 8/19/2015, and 10/21/2015 dated 07/22/2014 Master Services Agreement dated 01/20/2012	

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								Description of Contract or Lease and Nature of Debtor's	5
								Interest; State the Remaining Term. List Contract	
Contract Counterparty	Address1	Address2	Address3	City	State	Zip	Country	Number of Any Government Contract.	Unique ID
Northern Trust Company	50 South Lasalle St			Chicago		60603		Master Trust, as amended 12/23/2013 dated 11/14/2013	
Northern Trust Company	50 South Easaile St			Criicago		00003		11/14/2013	
P&H MinePro Services	811 Boone Trail Road	PO Box 256		Duffield	VA	24244		General Service/Supply Agreement dated 02/09/2015	
Park Place Technologies, LLC	5910 Landerbrook Drive			Mayfield Heights	OH	44124		Statement of Work dated 10/14/2015	
Park Place Technologies, LLC	5910 Landerbrook Drive			Mayfield Heights	OH	44124		Statement of Work dated 10/21/2015	
Park Place Technologies, LLC	5910 Landerbrook Drive	Suite 300		Mayfield Heights	ОН	44124		Maintenance Service Agreement dated 08/25/2015	
•									
Park Place Technologies, LLC	5910 Landerbrook Drive	Suite 300		Mayfield Heights	OH	44124		Maintenance Service Agreement dated 10/15/2015	
Park Place Technologies, LLC	5910 Landerbrook Drive	Suite 300		Mayfield Heights	ОН	44124		Maintenance Service Agreement dated 09/01/2015	
Peabody Holding Company	701 Market Street			St. Louis	мо	63101		Group Health Plan Business Associate Agreement dated 12/11/2015	
Peabody Holding Company, LLC	701 Market Street	Suite 202		St. Louis	МО	63101		Tenth Amended and Restated Parent Company Agreement dated 04/30/2008	IV-8
reabouy notating company, EEC	701 Warket Street	Suite 202		St. Louis	MO	63101		Agreement dated 04/30/2008	JV-8
Personal Best	2700 Corporate Drive	Suite 100		Birmingham	AL	35242		Personal Best Renewal Summary dated 01/29/2016	
PGI	3270 Peachtree Road NE	Suite 1000		Atlanta	GA	30305-2422		Customer Services Order Agreement, as amended 10/27/2014 dated 01/01/2012	
								General Lubricant Supply Agreement, as amended	
								2/1/2012, 11/1/2013, 8/1/2014, 5/1/2015, and	
Phillips 66 Company (formerly ConocoPhillips Compa	any) 600 North Dairy Ashford			Houston	TX	77210		10/1/2015 dated 04/01/2007 Membership Interest Purchase Agreement dated	
Ding Branch Mining LLC	2229 Cummit Causes Blace	Suite 180		Lovington	ку	40509		02/07/2014	HLF-004
Pine Branch Mining, LLC Pitney Bowes	3228 Summit Square Place 27 Waterview Drive	Suite 180		Lexington Shelton	CT	06484		Lease Agreement dated 06/01/2012	HLF-004
Pittman Construction Inc.	P.O. Box 793	Attn: David Pittman		Evarts	ку	40828		Consulting Agreement dated 02/20/2014	CS-191
Titalian construction inc.	1.0.000733	Acti. Buria i Icanan		Events	- 1	40020		Deferred Compensation Plan, as amended 1/1/2010	C5 151
PNC Bank, National Association	P.O. Box 821523			Philadelphia	PA	19182-1523		dated 12/17/1999	
Polaris Laboratories, LLC	7451 Winton Drive			Indianapolis	IN	46268		General Service/Supply Agreement dated 08/01/2015	
Preferred Resource Network, Inc.	9735 Landmark Parkway	Suite 17		St. Louis	мо	63127		Employee Assistance Program Agreement, as amended 4/1/2014 and 1/1/2015 dated 01/01/2012	
	,				IVIO				
PricewaterhouseCoopers LLP	Waterfront Plaza	8 Laganbank Road		Belfast		BT1 3LR	Northern Ireland	Agreement to provide payroll services dated 02/24/2012 General Service/Supply Agreement, as amended	2
Quality Magnetite, LLC	2620 Big Sandy Road	P.O. Box 437		Kenova	wv	25530		11/14/2014 and 1/8/2016 dated 01/10/2014	
R & D Railroad Construction, Inc.	Post Office Box 580			Grayson	KY	41163		General Service/Supply Agreement dated 09/11/2014	
Recall Total Information Management, Inc.	180 Technology Parkway			Norcross	GA	30092		Business Associate Agreement dated 04/02/2014	
needs rotal mornation wandserners, me.	200 reciniology rankway			110101033	G/L	30032		Recall Data Protection Services Agreement dated	
Recall Total Information Management, Inc.	180 Technology Parkway			Norcross	GA	30092		04/10/2014	
								Purchase and Sale Agreement/Guaranty dated	
Revelation Energy, Llc	1051 Main Street			Milton	wv	25541		01/24/2014	FR-148
Revelation Energy, LLC	1051 Main Street			Milton	wv	25541		Purchase and Sale Agreement dated 01/24/2014 Consigned Stock Agreement, as amended 9/3/2015	FR-148
Richwood Industries, Inc.	PO Box 1298			Huntington	wv	25714-1298		dated 07/31/2015	
								Administrative Services Agreement, as amended	
RightChoice Managed Care, Inc. dba Anthem Blue Cr and Blue Shield	0SS 1831 Chestnut			St. Louis	мо	63103		3/24/2010, 10/18/2011, 12/1/2011, 11/2/2012, 12/2/2013, 8/18/2014, and 1/1/2016 dated 01/01/2009	,
and blue silield	1831 Cliestilut			St. Louis	IVIO	03103		Membership Interest Purchase Agreement dated	,
Rio Tinto Sage LLC	c/o Cloud Peak Energy Resources LLC	505 S. Gillette Avenue	P.O. Box 3009	Gillette	WY	82717-3009		03/08/2009	
Riverena Construction LLC	612 Stanaford Road	PO Box 316		Stanaford	wv	25927		General Services Agreement dated 06/13/2012	
Sabbatical, Inc.	P.O. Box 1071	945 Fourth Avenue		Huntington	wv	25713		Equity Purchase Agreement dated 12/22/2014	ACT-800100
Schindler Elevator Corporation	20 Whippany Road			Morristown	NI	07960		General Services Agreement, as amended 1/22/2014 and 2/24/2015 dated 02/07/2013	
								General Services Agreement, as amended 1/22/2014 and	d
Schindler Elevator Corporation	20 Whippany Road			Morristown	NJ	07960		2/24/2015 dated 02/07/2013	1
Sieve Consulting Group	934 Norrington Way			Fenton	MO	63026		Scope of Services dated 11/09/2015	
Skillsoft Corporation	107 Northeastern Blvd.	Suito 140		Nashua	NH	03062 48034		Master License Agreement dated 10/15/2014	
Solium Capital LLC St. Louis Series of Lockton Companies, LLC	25900 West Eleven Mile Road 3 City Place Drive	Suite 140 Suite 900		Southfield	MI	48034 63141		Services Access Agreement dated 07/23/2009 Fee for Services Agreement dated 04/05/2015	-
or. Louis series of Lockton Companies, LLC	5 City Fidee Drive	Suite 900		St. Louis	MO	63141	 	Master Coal Analytical Service Agreement dated	1
Standard Laboratories, Inc.	147 11th Avenue	Suite 100		South Charleston	wv	25303		09/01/2014	1
Standard Laboratories, Inc.	Suite 100, 147 11th Avenue	Saite 200		South Charleston	WV	25303		Laboratory Agreement dated 09/01/2014	1
Strata Safety Products, LLC	8995 Roswell Road	Suite 200		Sandy Springs	GA	30350		Consigned Stock Agreement dated 07/15/2015	
Sturm Environmental Services, Inc.	Brushy Fork Road			Bridgeport	wv	26330		General Service/Supply Agreement dated 04/01/2014	1
SVC, Inc.	5200 Seneca Lane			Cross Lanes	wv	25313		General Services Agreement dated 07/09/2012	
								Consigned Stock and Repair Agreement, as amended	
			1			1	1	1/3/2014, 1/30/2014, 3/11/2014, 11/18/2014,	
) I
Swanson Industries, Inc.	2608 Smithtown Road			Morgantown	wv	26508		4/15/2015, 7/31/2015, and 9/3/2015 dated 08/01/2013	2
Swanson Industries, Inc. TALX Corporation	2608 Smithtown Road President	11432 Lackland Road		Morgantown St. Louis	WV MO	26508 63146		Universal Service Corporation dated 04/01/2015	2
TALX Corporation	President			St. Louis	МО	63146		Universal Service Corporation dated 04/01/2015 Master Licensing and Services Agreement with Order	
Swanson industries, inc. TALX Corporation Taxware, LLC Technologence, LLC		11432 Lackland Road Building 1, 4th Floor		Morgantown St. Louis Wilmington St. Louis				Universal Service Corporation dated 04/01/2015	

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								Description of Contract or Lease and Nature of Debtor's	s
								Interest; State the Remaining Term. List Contract	
Contract Counterparty	Address1	Address2	Address3	City	State	Zip	Country	Number of Any Government Contract.	Unique ID
Thermo Gamma-Metrics LLC	10010 Mesa Rim Road			San Diego	CA	92121		General Service/Supply Agreement dated 02/01/2014	
Total Equipment Company	200 Smiley Drive			St. Albans	WV	25177		General Services Agreement dated 01/09/2013	
								Master Terms and Conditions with Statement of Work	
Towers Watson	101 South Hanley Road	Suite 900		St. Louis	MO	63105-3437		dated 8/12/2013 dated 08/09/2013	
Tri State Equipment Cleaners LLC	PO Box 1232			Weston	wv	26452		General Service/Supply Agreement dated 03/13/2014	
FDD Flandeles II C	c/o McDermott Will & Emery LLP	227 West Monroe Street		China		60606		Limited Liability Company Agreement of Tongue River	JV-1
'RR Financing, LLC J. S. Department Of The Interior, Bureau Of Land	C/O MCDermott Will & Emery LLP	227 West Monroe Street		Chicago	IL.	60606		Holding Company, LLC dated 07/01/2011	JV-1
O. S. Department of The Interior, Bureau of Land Management	280 Highway 191 North			Rock Springs	WY	82901		Fed Surf Easement Lease dated 05/27/1980	M-21
JMR, Inc.	5151 Pfeiffer Road			Cincinnati	ОН	45242		Administrative Services Agreement dated 11/01/2015	
Underwriters Safety & Claims, Inc. (US&C)	1700 Eastpoint Parkway	P.O. Box 23790		Louisville	KY	40223-0790		Administrative Services Agreement (Workers' Compensation), as amended 1/1/2008, 1/1/2009, 8/26/2009, 1/1/2010, 7/31/2010, 1/1/2011, 1/1/2012, and 1/1/2013 dated 01/01/2006	
United Central Industrial Supply Company, L.L.C.	1241 Volunteer Parkway	Suite 1000		Bristol	TN	37620		Mine Supply Strategic Alliance Agreement dated 09/01/2015	
United Parcel Service Inc.	13818 Rider Trail North			Earth City	MO	63045		Carrier Agreement dated 05/24/2014	
Van Heuvelen Strategies, Llc	300 New Jersey Avenue, N.W., Suite 601			Washington	DC	20001		Consulting Agreement dated 05/01/2014	CS-43
Van Heuvelen Strategies, LLC	300 New Jersey Avenue, N.W.	Suite 601		Washington	DC	20001		Consulting Agreement dated 05/01/2014	
/eyance Technologies, Inc.	703 S. Cleveland Massilon Road			Fairlawn	он	44333		General Services Agreement, as amended 9/29/2011, 6/30/2012, 10/31/2012, 1/1/2014, and 11/2/2015 dated 06/30/2011	
Vision Service Plan Insurance Company	3333 Quality Drive			Rancho Cordova	CA	95670		Group Vision Care Plan Administrative Services Program Agreement dated 01/01/2015	
VageWorks, Inc.	1100 Park Place			San Mateo	CA	94403		Funding Agreement dated 01/01/2016	
Weir International, Inc.	1431 Opus Place, Suite 210			Downers Grove	IL	60515		Professional Services Agreement dated 07/24/2014	CS-186
WESCO Distribution, Inc.	225 West Station Square Drive	Suite 700		Pittsburgh	PA	15219		National Preferred Vendor Agreement, as amended 9/1/2013 dated 09/01/2010	
West Virginia University Research Group	886 Chestnut Ridge Road	PO Box 6224		Morgantown	wv	26506		Non-disclosure Agreement dated 01/01/2016	
William C. Stude, Jr.	#19 Berkshire Lane			St. Louis	мо	63117		Commercial Lease, as amended 5/1/2005, 6/26/2008, 3/12/2013, and 3/31/2015 dated 09/01/1998	
Villiam C. Stude, Jr., et al.	#19 Berkshire Lane			St. Louis	мо	63117		Commercial Lease, as amended 5/1/2005, 9/1/2008, 9/1/2010, and 9/1/2015 dated 08/10/1998	
Vright Concrete & Construction, Inc.	PO Box 358			Dorton	KY	41520		General Services Agreement dated 02/20/2013	
erox Corporation	520 Maryville Centre Drive	Suite 410		St. Louis	MO	63141		Services & Solutions Order dated 12/01/2012	
erox Corporation	520 Maryville Centre Drive	Suite 410		St. Louis	МО	63141		Services & Solutions Order dated 08/01/2014	
(O Communications Services, LLC	2020 Westport Center Drive			St. Louis	МО	63146		Service Order Agreement dated 11/13/2015	

Case 16-40120 Doc 459 Filed 03/09/16 Entered 03/09/16 15:00:10 Main Document Fill in this information to identify the case: Debtor name Arch Coal, Inc. United States Bankruptcy Court for the: EASTERN DISTRICT OF MISSOURI Case number (if known) 16-40120 ☐ Check if this is an amended filing Official Form 206H **Schedule H: Your Codebtors** 12/15 Be as complete and accurate as possible. If more space is needed, copy the Additional Page, numbering the entries consecutively. Attach the Additional Page to this page. 1. Do you have any codebtors? ☐ No. Check this box and submit this form to the court with the debtor's other schedules. Nothing else needs to be reported on this form. Yes 2. In Column 1, list as codebtors all of the people or entities who are also liable for any debts listed by the debtor in the schedules of creditors, Schedules D-G. Include all guarantors and co-obligors. In Column 2, identify the creditor to whom the debt is owed and each schedule on which the creditor is listed. If the codebtor is liable on a debt to more than one creditor, list each creditor separately in Column 2. Column 1: Codebtor Column 2: Creditor

Name

Check all schedules that apply:

 \Box D

□ E/F ____ □ G

Name

See Attached Schedule H

2.1

Mailing Address

Official Form 206H Schedule H: Your Codebtors Page 1 of 1

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In re Arch Coal, Inc. Case No. 16-40120 Schedule H - Co-debtors

Security Security	Secur	red Debt		Unsecu	red Notes		Capital Lea	ases
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Fill in this information to identify the case:	
Debtor name Arch Coal, Inc.	
United States Bankruptcy Court for the: EASTERN DISTRICT OF MISSOURI	
Case number (if known) 16-40120	
	Check if this is an amended filing

Official Form 202

Declaration Under Penalty of Perjury for Non-Individual Debtors

12/15

An individual who is authorized to act on behalf of a non-individual debtor, such as a corporation or partnership, must sign and submit this form for the schedules of assets and liabilities, any other document that requires a declaration that is not included in the document, and any amendments of those documents. This form must state the individual's position or relationship to the debtor, the identity of the document, and the date. Bankruptcy Rules 1008 and 9011.

WARNING -- Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or obtaining money or property by fraud in connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.

Declaration and signature

I am the president, another officer, or an authorized agent of the corporation; a member or an authorized agent of the partnership; or another individual serving as a representative of the debtor in this case.

I have examined the information in the documents checked below and I have a reasonable belief that the information is true and correct:

- Schedule A/B: Assets–Real and Personal Property (Official Form 206A/B)
 Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D)
- Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)
- Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G)
- Schedule H: Codebtors (Official Form 206H)
- Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum)
- ☐ Amended Schedule
 - Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 20 Largest Unsecured Claims and Are Not Insiders (Official Form 204)
- Other document that requires a declaration

I declare under penalty of perjury that the foregoing is true and correct.

Executed on	March 9, 2016	X /s/ Robert G. Jones	
		Signature of individual signing on behalf of debtor	
		Robert G. Jones	
		Printed name	
		Secretary	
		Position or relationship to debtor	

Official Form 202

Declaration Under Penalty of Perjury for Non-Individual Debtors