

**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF WEST VIRGINIA**

In re: BLACKJEWEL, L.L.C., <i>et al.</i> , Debtors. ¹	Case No. 19-30289 <i>Joint Administration</i> Chapter 11 Judge Frank W. Volk
--	---

**MOTION OF THE OFFICIAL COMMITTEE OF UNSECURED CREDITORS
TO CONVERT CHAPTER 11 CASES TO CHAPTER 7**

The Official Committee of Unsecured Creditors of Debtors Blackjewel, L.L.C., *et al.* (the “Committee”), by and through its undersigned counsel, and pursuant to Section 1112(b) of title 11, United States Code, 11 U.S.C. §§ 101 *et seq.* (as amended, “Bankruptcy Code”), hereby moves this Court to convert the above-captioned cases (the “Chapter 11 Cases”) to cases under chapter 7 of the Bankruptcy Code. In support of the Motion, the Committee respectfully states as follows:

PRELIMINARY STATEMENT

The Committee recognizes the challenges that plagued these Chapter 11 Cases since their inception. Unfortunately, the past nine (9) months have made abundantly clear that conversion to cases under chapter 7 of the Bankruptcy Code is the only reasonable path forward. This reality presents the following questions: can the Debtors propose a confirmable plan of liquidation that satisfies Section 1129 of the Bankruptcy Code? Or should this Court convert these Chapter 11

¹The debtors in the above-captioned chapter 11 cases (the “Chapter 11 Cases”) and the last four digits of each debtor’s taxpayer identification number are as follows: Blackjewel, L.L.C. (0823); Blackjewel Holdings L.L.C. (4745); Revelation Energy Holdings, LLC (8795); Revelation Management Corporation (8908); Revelation Energy, LLC (4605); Dominion Coal Corporation (2957); Harold Keene Coal Co. LLC (6749); Vansant Coal Corporation (2785); Lone Mountain Processing, LLC (0457); Powell Mountain Energy, LLC (1024); and Cumberland River Coal LLC (2213) (collectively, the “Debtors”). The headquarters for each of the Debtors is located at 1051 Main Street, Milton, West Virginia 25541 -1215.

Cases to cases under chapter 7 of the Bankruptcy Code and vest a chapter 7 trustee with powers and authorities to administer the Debtors' remaining assets and see these cases through to their conclusion? Because the continuously-increasing pool of administrative claims will not only consume all remaining liquidity of the Debtors' estates in the coming months, but will also preclude the Debtors from confirming a chapter 11 plan, the Committee believes that conversion of these Chapter 11 Cases to cases under chapter 7 is in the best interest of all creditors and parties in interest.

JURISDICTION AND VENUE

1. This Court has jurisdiction over this Motion pursuant to 28 U.S.C. §§ 157 and 1334. This matter is a core proceeding within the meaning of 28 U.S.C. § 157(b)(2).
2. Venue is proper in this District pursuant to 28 U.S.C. §§ 1408 and 1409.
3. The statutory bases for the relief requested herein is section 1112(b) of the Bankruptcy Code.

BACKGROUND

4. Each of the Debtors filed a voluntary petition with this Court for relief under chapter 11 of the Bankruptcy Code on either July 1, 2019 or July 24, 2019 (the "Petition Date").
5. The Chapter 11 Cases are being jointly administered pursuant to Bankruptcy Rule 1015(b), the *Order Directing Joint Administration of Related Chapter 11 Cases* [Docket No. 60] entered by the Court on July 3, 2019, and the *Order Directing Joint Administration of Additional Chapter 11 Cases* [Docket No. 437] entered by the Court on July 31, 2019.
6. On July 3, 2019, the Office of the United States Trustee for Region 4, the District of West Virginia (the "US Trustee") appointed the Committee. *See* Docket No. 52.

7. The Debtors continue to operate their businesses and manage their properties as debtors in possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code. As of the date hereof, no party has requested the appointment of a trustee or an examiner in these Chapter 11 Cases.

8. The period under section 1121(b) of the Bankruptcy Code during which the Debtors have the exclusive right to file a chapter 11 plan has been extended through and including April 27, 2020. *See Order Further Extending The Exclusive Periods During Which Only The Debtors May File A Chapter 11 Plan And Solicit Acceptances Thereof* at Docket No. 1766.²

CURRENT STATUS

9. As the Court is aware, the Debtors have, among other things: (i) sold substantially all of their assets, having (a) conducted an auction for the sale of substantially all of the Debtors' assets; (b) closed ten separate sales resulting from the auction; and (c) closed two additional private sales of the Debtors' assets, including the sale of all of the Debtors' Wyoming assets; (ii) settled a prepetition employee wage dispute with the United States Department of Labor ("DOL"); and (iii) in connection with the sale of the western assets, compromised claims and disputes with (a) Riverstone Credit Partners – Direct, L.P., a prepetition and post-petition debtor-in-possession lender; (b) Blackjewel Marketing & Sales, an affiliated non-debtor; and (c) Highbridge Capital management, LLC and Whitebox Advisors, LLC, the Debtors' junior debtor-in-possession lenders. *See Debtors' Third Motion For Entry Of An Order Extending The Exclusive Periods During Which Only The Debtors May File A Chapter 11 Plan And Solicit Acceptances Thereof* at Docket. No. 1936, ¶ 2.

² On April 24, 2020, the Debtors filed the *Debtors' Third Motion for Entry of an Order Extending the Exclusive Periods During Which Only the Debtors May File a Chapter 11 Plan and Solicit Acceptances Thereof* (Docket No. 1936) seeking to extending the period during which the Debtors have the exclusive right to file a chapter 11 plan through and including July 27, 2020.

10. Upon information and belief, the Debtors presently continue to: (i) dispose of *de minimis* assets by way of sales and/or abandonment in accordance with procedures previously approved by the court, (ii) resolve issues with outstanding assumption and assignment of executory contracts and unexpired leases of non-residential real properties, (iii) cooperate with sureties, regulators, and governmental agencies to finalize the assignment of various permits related to assets previously sold, (iv) work with United Health Care Services, Inc. to understand the amount and nature of the unprocessed claims accrued under the Debtors' self-insured health plan and (v) investigate claims against multiple parties, including the Debtors' former President and Chief Executive Officer, Jeff Hoops, and various persons and entities related to Mr. Hoops (the "Hoops Parties") and other various litigation targets. *See* Docket No. 1936, ¶ 3.

11. Moreover, the deadline to file prepetition claims (including governmental unit claims) and administrative claims incurred through and including October 14, 2019 against the Debtors, has passed.

12. The Debtors are purportedly now also focused on the sale or transfer of remaining mining permits and the investigation of claims and causes of action against the Hoops Parties and certain others parties. *See* Docket No. 1936, ¶ 4.

13. The Committee asserts, however, that the Debtors' estates are presently administratively insolvent and it is highly improbable that the Debtors will have sufficient funds available to satisfy, among other provisions, Section 1129(a)(9) of the Bankruptcy Code.

14. On April 20, 2020, the Debtors filed the Monthly Operating Report for the Month of March 2020 for Blackjewel, L.L.C. [Docket No. 1920] (the "March MOR").

15. Pursuant to the March MOR, as of March 31, 2020, the Debtors only had cash available in the amount of \$3,990,667.

16. The March MOR also reflects that as of March 31, 2020, the Debtors had unpaid postpetition payables in the amount of \$9,932,118 and unpaid postpetition taxes in the amount of \$3,268,514.³

17. The Committee is unaware of any remaining assets that will generate a significant additional amount of cash for the Debtors in the near future.⁴

18. On information and belief, the Committee asserts that administrative expenses of the estates far exceed the Debtors' available cash and value of remaining assets.

19. Based on the March MOR, the aggregate amount of accrued and unpaid professional fees and expenses of Debtors' professional and Committee's professionals alone exceeds \$8,000,000.

20. The March MOR also reflects that the operational costs of the Debtors for March 2020 (i.e. excluding professional fees and expenses) were \$314,048. Much of the operational costs appear to be reoccurring monthly charges, so the Debtors' monthly operational costs while in chapter 11 will likely continue to be several hundred thousand dollars, which will continue to diminish the Debtors' available cash.

21. Moreover, the March MOR demonstrates that the Debtors have negative cash flow.

22. While the Committee is aware that administrative and priority claims may be reduced through the claims reconciliation process and settlements, the delta between the amount of administrative and priority claims and the amount of available cash and remaining assets is

³ The March MOR states that "Eagle Specialty Materials is assuming up to \$4.31 million in accounts payable (including trade and tax), to be reconciled with Debtor."

⁴ As discussed *infra*, the Debtors may have causes of action against Jeff Hoops and the Hoops Parties. As discussed in other proceedings before the Court, the Debtors may also have causes of action against United Bank. However, the investigation of such causes of action has just started and any recovery is speculative and a long way off in any event. The Debtors also have preference and avoidance actions. A chapter 7 trustee can file and prosecute preference and avoidance actions as well as investigate, file and prosecute causes of action against Mr. Hoops and other parties once these Chapter 11 cases are converted to chapter 7 cases.

simply too vast to believe that, even with the Debtors' best efforts, they will have sufficient funds available to confirm a chapter 11 plan of liquidation. The Committee is concerned that continuing in chapter 11 will only increase the administrative expense burden on the already administratively insolvent estates and further distance general unsecured creditors from any likelihood of recovery.

RELIEF REQUESTED

23. By this Motion, the Committee seeks an order converting these Chapter 11 Cases to cases under chapter 7 pursuant to section 1112(b) of the Bankruptcy Code.

LEGAL BASIS FOR RELIEF REQUESTED

24. Section 1112(b) of the Bankruptcy Code provides in relevant part that a court *shall* convert a chapter 11 case, "for cause," upon the request of a party in interest. 11 U.S.C. §1112(b). The Committee is a party-in-interest in the Chapter 11 Cases. *See* 11 U.S.C. § 1109(b).

25. Section 1112(b) states in relevant part:

(1) Except as provided in paragraph (2) and subsection (c), on request of a party in interest, and after notice and a hearing, the court *shall* convert a case under this chapter to a case under chapter 7 or dismiss a case under this chapter, whichever is in the best interests of creditors and the estate, for cause unless the court determines that the appointment under section 1104(a) of a trustee or an examiner is in the best interests of creditors and the estate.

...

(4) For purposes of this subsection, the term "cause" includes—

(A) substantial or continuing loss to or diminution of the estate and absence of a reasonable likelihood of rehabilitation...

11 U.S.C. § 1112(b) (emphasis added).

26. Section 1112(b)(2) provides (emphasis added).:

The court may not convert a case under this chapter to a case under chapter 7 or dismiss a case under this chapter if the court finds and specifically identifies unusual circumstances establishing that converting or dismissing the case is not in the best interests of creditors and the estate, and the debtor or any other party in interest establishes that—

A) there is a reasonable likelihood that a plan will be confirmed within the timeframes established in sections 1121(e) and 1129(e) of this title, or if such sections do not apply, within a reasonable period of time; and

(B) the grounds for converting or dismissing the case include an act or omission of the debtor *other than under paragraph (4)(A)*—

(i) for which there exists a reasonable justification for the act or omission; and

(ii) that will be cured within a reasonable period of time fixed by the court.

27. Section 1112(b)(4) of the Bankruptcy Code sets forth a list of non-exclusive grounds that constitute “cause” for purposes of paragraph (b)(1). 11 U.S.C. § 1112(b)(4); *see also In re Emerald Grande, LLC*, No. 17-BK-21, 2018 WL 2703071, at *2 (Bankr. N.D. W.Va. June 4, 2018). Cause includes where, as presently exists in these Chapter 11 Cases, there is a continuing loss to or diminution of the estate and the absence of a reasonable likelihood of rehabilitation. 11 U.S.C. §1112(b)(4)(A).

28. The movant bears the initial burden of demonstrating that cause for conversion exists under Section 1112(b). *In re Burgess*, No. 11-1257, 2013 WL 5874616, at *1 (Bankr. N.D. W.Va. Oct. 30, 2013).

29. Accordingly, a Court must convert the case if (i) the Court determines that cause exists; (ii) the Court does not determine the appointment of a trustee or examiner is in the best interests of creditors and the estate; and (iii) the requirements of Bankruptcy Code section

1112(b)(2) have not been satisfied. *See* 7 COLLIER ON BANKRUPTCY ¶ 1112.04 (Alan N. Resnick & Henry J. Sommer eds., 16th ed); *In re Riverbend Cmty., LLC*, 2012 Bankr. LEXIS 1275, at *9 n.6 (Bankr. D. Del. Mar. 23, 2012) (“Congressional intent that ‘shall’ really does mean ‘must’ in the convert or dismiss provision is readily apparent. In 2005, Congress removed the word ‘may’ from Section 1112(b) and substituted ‘shall’ if a moving party establishes ‘cause.’ Congress clearly intended to make conversion or dismissal mandatory upon proof of ‘cause.’”) (internal citations to BAPCPA omitted); 7 Collier on Bankruptcy ¶1112.04[4] (16th ed.) (“If one of the enumerated examples of cause set forth in section 1112(b)(4) is proven by the movant by a preponderance of the evidence, the court must find that movant has established cause”).

A. Substantial or Continuing Loss to or Diminution of the Estate and the Absence of a Reasonable Likelihood of Rehabilitation is Cause to Convert.

1. Substantial or Continuing Loss to or Diminution of the Estate

30. The Bankruptcy Code provides for conversion or dismissal of a chapter 11 case based on continuing loss to or diminution of the estate in order to prevent the debtor-in possession “from gambling on an enterprise at the creditors’ expense when there is no hope of rehabilitation.” *In re Lizeric Realty Corp.*, 188 B.R. 499, 503 (Bankr. S.D.N.Y. 1995); *see also In re The Reserves Resort, Spa & Country Club LLC*, Bankr. D. Del Case No. 12-13316-KG (Memorandum Opinion dated July 12, 2013).

31. To determine whether there is a substantial or continuing loss or diminution, “the court first looks at whether a debtor has negative cash flow or declining asset values; if so, the court considers whether the debtor will be able to ‘stop the bleeding’ and return to solid financial footing within a reasonable amount of time.” *In re Burgess*, 2013 WL 5874616, at *7 (*citing* 7 COLLIER ON BANKRUPTCY ¶ 1112 .04 (Alan N. Resnick & Henry J. Sommer eds., 16th ed.)).

32. The Debtors' estates are continuing to suffer diminution of value. Meanwhile, professional fees continue to accrue, as do other administrative expenses. For purposes of a liquidating chapter 11 case, in which there are no ongoing business operations, a negative cash flow exists so long as the estate continues to incur chapter 11 administrative expenses. *Loop Corp. v. U.S. Trustee*, 379 F.3d 511, 515-516 (8th Cir. 2004) (“Under the interpretation of § 1112(b)(1) consistently used in bankruptcy courts, this negative cash flow situation alone is sufficient to establish ‘continuing loss to or diminution of the estate.’”). As noted by the Eighth Circuit, “any negative cash flow— including that resulting only from administrative expenses— effectively comes straight from the pockets of creditors.” *Id.* at 516; *see also In re FRGR Managing Member LLC*, 419 B.R. 576, 581 (Bankr. S.D.N.Y. 2009) (“As to the first prong, it is apparent [debtor’s] actions are causing a diminution to the estate. FRGR continues to incur quarterly U.S. Trustee fees as well as legal fees, causing continuing loss to the estate”); *In re Brutsche*, 476 B.R. 298, 305 (Bankr. D. N.M. 2012) (“professional services come at a cost, obviously, which cost needs to be factored in the calculation of gains and losses for the estate. And the hard fact is that these costs are rapidly mounting expenses for the estate that help put the estate in the position of continuing substantial losses”).

33. While the Debtors have used the proceeds of the asset sales to, among other things, payoff certain of the Debtors' prepetition and post-petition lenders and satisfy certain administrative expense claims, as of March 31, 2020, the Debtors only have approximately \$4 million in available cash and few remaining assets while facing administrative expense claims that far exceed the value of cash and remaining assets.

34. In light of the present administrative insolvency of the Debtors, few remaining significant assets and the Debtors' stated intent to continue to incur administrative claims to liquidate remaining *de minimis* assets and address various remaining issues in the Chapter 11 Cases, the Debtors will not "stop the bleeding" and return to solid financial footing within a reasonable amount of time.

2. *Absence of Reasonable Likelihood of Rehabilitation*

35. As for the second element of Section 1112(b)(4)(A), rehabilitation "contemplates the successful maintenance or re-establishment of the debtor's business operations." *In re Quail Farm, LLC*, 2010 WL 1849867, at *4 (quoting *Canpartners Realty Holding Co. IV, L.L.C. v. Vallambrosa Holdings, L.L.C. (In re Vallambrosa Holdings, L.L.C.)*, 419 B.R. 81, 88 (Bankr. S.D. Ga. 2009), *adhered to on denial of reconsideration*, 419 B.R. 92 (Bankr. S.D. Ga. 2009)).

36. Rehabilitation and reorganization are related but distinct concepts. Rehabilitation in the context of Section 1112(b)(4)(A) "contemplates the successful maintenance or re-establishment of the debtor's business operations...." *Vallambrosa Holdings*, 419 B.R. at 88 (internal quotation marks omitted);

37. Thus, rehabilitation in a chapter 11 first begins with a confirmable plan and then requires, at minimum, the prospect of re-establishing a business. *See In re Quail Farm*, 2010 WL 1849867 at *4; *In re Vallambrosa Holdings*, 419 B.R. at 88-9; *Loop Corp.*, 379 F.3d at 518.

38. The Debtors have no reasonable likelihood of rehabilitation. "Rehabilitation does not include liquidation. Rehabilitation means to reestablish a business." *In re 15375 Memorial Corp.*, 386 B.R. 548, 552 (Bankr. D. Del. 2008) (*reversed on other grounds by In re 15375 Memorial Corp.*, 400 B.R. 420 (D. Del. 2009)); *see also Loop Corp*, 379 F.3d at 515 ("Courts have

consistently understood ‘rehabilitation’ to refer to the debtor's ability to restore the viability of its business.”).

39. Courts have consistently held that liquidation does not equate to the “rehabilitation” of the debtor contemplated by chapter 11. *See, e.g., In re Jeanette Corp.*, 85 B.R. 319, 343-44 (W.D. Pa. 1988) (where debtors’ assets other than a cause of action were sold during chapter 11 case, proposed plan of liquidation was “not a plan for rehabilitation of the [d]ebtor”), *vacated on other grounds by Moody v. Simmons*, 858 F.2d 137 (3d Cir. 1988); *Matter of E. Paul Kovacs and Co., Inc.*, 16 B.R. 203, 206 (Bankr. D. Ct. 1981) (“rehabilitation referred to in § 1112(b)(1) means more than liquidation under chapter 11”).

40. No reorganization or rehabilitation purpose remains to be achieved in these Chapter 11 Cases because the Debtors have sold substantially all of their assets and have insufficient cash or remaining assets to confirm a plan of liquidation.

41. Accordingly, cause exists to convert these Chapter 11 cases because there is a “substantial or continuing loss to or diminution of the estate and the absence of a reasonable likelihood of rehabilitation.” 11 U.S.C. § 1112(b)(4)(A).

B. The Debtors’ Administrative Insolvency is a Separate and Independent Cause to Convert

42. Because the examples of cause set forth in Section 1112(b)(4) are illustrative and not exhaustive, courts have also found that the administrative insolvency of a debtor’s estate constitutes separate and independent cause to convert a chapter 11 case to a case under chapter 7. *See In re Emerald Grande*, 2018 WL 2703071, at *3 (“[A] debtor's administrative insolvency can demonstrate cause under [Section] 1112(b)(4)(A) or *serve as independent cause for conversion, although not explicitly listed in the statute.*”(emphasis added)); *In re BH S & B Holdings, LLC*, 439 B.R. 342, 349 (Bankr. S.D.N.Y. 2010) (“The Court further concludes that the Debtors’

administrative insolvency constitutes cause to convert these cases.”); *In re Bartmann*, 310 B.R. 663 (B.A.P. 10th Cir. 2004) (affirming bankruptcy court’s conversion order based, in part, on administrative insolvency of the debtor); *In re Desmond*, 331 B.R. 42, 44 (Bankr. D.N.H. 2005) (same).

43. As set forth above, the Debtors have sold substantially all of their assets and have no intention of rehabilitating their operations. Given that the Debtors have only approximately \$4 million in cash as of March 31, 2020 and few remaining assets, but will owe a multitude of that amount in administrative claims, the Debtors are clearly administratively insolvent.

C. Potential Litigation Against Debtors’ Former President And Chief Executive Officer, Jeff Hoops And Others Does Not Prevent Conversion And Can Be Brought By A Chapter 7 Trustee

44. The Debtors assert that they have devoted substantial time, among other things, “working with the [Committee] to investigate, and potentially bring causes of action against, multiple parties, including the Debtors’ former President and Chief Executive Officer, Jeff Hoops, and various persons and entities related to Mr. Hoops (the “Hoops Parties”).” *See* Docket No. 1936, ¶ 3. Moreover, “[t]he Debtors also filed a motion seeking an order authorizing the examination of United Bank.” *See* Docket No. 1936, ¶ 5. The Debtors further assert that they “believe that these investigations may lead to causes of action valued in the tens of millions of dollars that could be available for distribution to creditors.” *See* Docket No. 1936, ¶ 5. However, the investigations have just started and there is no assurance that such causes of action will be successful.

45. Given the complexity of the causes of action being investigated, the amount of time, resources and expense it will take to investigate and prosecute such causes of action and the speculative nature and risks inherent in any litigation, Debtors’ intention to investigate and pursue the causes of action cannot rebut the established cause for converting the Chapter 11 Cases.

See, e.g., Quarles v. U.S. Tr., 194 B.R. 94, 97 (W.D. Va. 1996) (affirming conversion of chapter 11 case where outcomes in pending litigation favorable to the debtor were pure speculation); *In re BH S & B Holdings*, 439 B.R. at 350 (Bankr. S.D.N.Y. 2010) (“[C]ase law is clear that the mere hope of prevailing on potential litigation claims is not a sufficient basis to defeat a showing of cause to convert.”); *In re FRGR Managing Member LLC*, 419 B.R. 576, 582 (Bankr. S.D.N.Y.2009) (“[M]ost cases reject the need to evaluate the merits of a debtors litigation claims in deciding whether to dismiss or convert a chapter 11 case.”).

46. Moreover, once the Chapter 11 Cases are converted to cases under chapter 7, the chapter 7 trustee can continue the investigation and pursuit of the causes of action as well as pursue preference and avoidance actions.

D. Conversion Best Serves the Interests of All Creditors

47. Once cause is established, the Court must determine whether conversion or dismissal is in the best interests of creditors. *In re Superior Siding & Window, Inc.*, 14 F.3d 240, 242 (4th Cir. 1994). In evaluating whether conversion or dismissal is in the best interests of creditors, the Bankruptcy Court must consider the interests of *all* creditors. *In re Superior Siding*, 14 F.3d at 243.

48. Courts have found conversion best served the interests of all creditors when conversion was expected to reduce administrative expenses and the chapter 7 trustee would be in a better position to exercise independent judgment concerning the debtor's claims. *In re Nelco Ltd.*, 210 B.R. 707, 709–10 (Bankr. E.D. Va. 1997). Courts have also converted cases when maintaining the case in chapter 11 would only result in further diminution of the estate. *In re Bartmann*, 310 B.R. at 663 (B.A.P. 10th Cir. 2004).

49. A debtor may not enjoy the protection of chapter 11 indefinitely. “[I]t is not the purpose of Chapter 11 to allow a debtor a permanent cloak of protection while the estate’s assets continue to diminish and the operational coherence unravels.” *In re Galvin*, 49 B.R. 665, 669 (Bankr. D.N.D. 1985). “The function of Chapter 11 is rehabilitation—not disintegration.” *Id.*

50. Continuing these cases in chapter 11 will only increase the administrative expense burden on the already administratively insolvent estates.

51. Courts consider the preferences expressed by the creditors themselves in determining what is in their best interests, and here the Committee, as a fiduciary for unsecured creditors of these estates, has determined that conversion is in the best interests of creditors. *See, e.g., In re Camden Ordnance Mfg. Co. of Ark., Inc.*, 245 B.R. 794, 802 (E.D. Pa. 2000) (approving creditors’ request to convert case and noting that “creditors are the best judge of their own best interests”).

NOTICE

52. Notice of this Motion will be provided to the following parties or, in lieu thereof, to their counsel, if known: (i) the Office of United States Trustee; (ii) the Debtors; (iii) Debtors’ counsel; (iv) those persons who have requested notice pursuant to Bankruptcy Rule 2002 and (v) the creditors appearing on the Core/2002 Service List attached hereto. The Committee submits that no other or further notice need be provided.

WHEREFORE, the Committee respectfully requests that this Court enter an order converting these Chapter 11 Cases to cases under chapter 7 of the Bankruptcy Code.

Dated: April 24, 2020

WHITEFORD TAYLOR & PRESTON LLP

/s/ Brandy M. Rapp

Brandy M. Rapp (WV Bar No. 10200)
10 S. Jefferson Street, Suite 1110
Roanoke, Virginia 24011
(540) 759-3577 Tel.
(540) 759-3567 Fax
brapp@wtplaw.com

Michael J. Roeschenthaler (PA Id. No. 87647)
Daniel J. Schimizzi (PA Id No. 311869)
200 First Avenue, Third Floor
Pittsburgh, PA 15222
(412) 618-5601 Tel.
mroeschenthaler@wtplaw.com
dschimizzi@wtplaw.com

*Counsel for Official Committee of Unsecured
Creditors of Blackjewel, L.L.C., et al.*

Service List Page 1 of 6

In re: Blackjewel L.L.C., et al.

Core/2002 Service List

Case No. 19-30289

DESCRIPTION	NAME	NOTICE NAME	ADDRESS 1	ADDRESS 2	CITY	STATE	ZIP	COUNTRY	PHONE	FAX	EMAIL
Interested Party	Accurate Surveying, Inc.		32 Manning Drive		South Charleston	WV	25309		304-756-5100	304-756-3080	accuratesurveyingwv@gmail.com
Top 30 Creditor	Aquatic Resources Management	Attn: Josh Howard	2554 Palumbo Drive		Lexington	KY	40509				jhoward@aquaticresources.us
Top 30 Creditor	Aquatic Resources Management	Attn: Teddy Cook	P.O. Box 970		London	KY	40743-0970			606-864-7981	connie@cooktireinc.com
Counsel to the Internal Revenue Service, U.S. Department of Labor, and the U.S. Department of the Interior	Assistant United States Attorney	Attn: Christopher R. Arthur	300 Virginia Street, East	Room 4000	Charleston	WV	25301		304-345-2200	304-347-5440	chris.arthur@usdoj.gov
Counsel to Patrick Pizzella, Acting Secretary of Labor, United States Department of Labor	Attorney for United States	Attn: Michael B. Stuart	PO Box 1713		Charleston	WV	25326		304-345-2200	304-347-5443	fred.westfall@usdoj.gov
Top 30 Creditor	Austin Powder Company	Attn: Mike Gleason	25800 Science Park Drive		Cleveland	OH	44122				Mike.Gleason@austinpowder.com
Co-Counsel to the West Virginia Department of Environmental Protection	Bailey & Glasser LLP	Attn: Kevin W. Barrett & Maggie B. Burrus	209 Capitol Street		Charleston	WV	25301		304-345-6555	304-342-1110	kbarrett@baileyglasser.com mburrus@baileyglasser.com
Counsel to Secured Lender, Riverstone Credit Partners – Direct, L.P.	Bailey & Glasser LLP	Attn: Kevin W. Barrett, Brian A. Glasser, Marc R. Weintraub, Maggie B. Burrus	209 Capitol Street		Charleston	WV	25301		646-776-8580		kbarrett@baileyglasser.com bglasser@baileyglasser.com mweintraub@baileyglasser.com mburrus@baileyglasser.com
Counsel to Secured Lender	Bailey & Glasser LLP	Attn: Marc Weintraub	360 Central Avenue		St. Peterburg	FL	33701		727-894-6745		mweintraub@baileyglasser.com
Counsel for Rockwood Casualty Insurance Co.	Bailey & Wyant, PLLC	Attn: Josef A. Horter	500 Virginia Street, East, Suite 600	Post Office Box 3710	Charleston	WV	25337-3710		304-345-4222	304-343-3133	jhorter@baileywyant.com
Counsel to Indemnity National Insurance Company, and Westar Energy, Inc.	Barth & Thompson	Attn: Stephen L. Thompson	PO Box 129		Charleston	WV	25321		304-342-7111	304-342-6215	sthompson@barth-thompson.com
Co-counsel to Lightning, Inc.	Barth & Thompson	Attn: Stephen L. Thompson	PO Box 129		Charleston	WV	25321		304-342-7111	304-342-6215	sthompson@barth-thompson.com
Counsel to Fifth Third Bank	Bernstein-Burkley, P.C.	Attn: Arthur W. Zamosky, Esquire, Kirk B. Burkley, Esquire, Robert S. Bernstein, John J. Richardson	707 Grant Street	Suite 2200 Gulf Tower	Pittsburgh	PA	15219		412-456-8100	412-456-8135	azamosky@bernsteinlaw.com kburkley@bernsteinlaw.com rbernstein@bernsteinlaw.com jrichardson@bernsteinlaw.com
Debtors	Blackjewel, L.L.C.	Attn: President or General Counsel	1051 Main Street		Milton	WV	25541-1215				
Counsel to Somerset Coal International, Inc.	Bowles Rice LLP	Attn: Michael R. Proctor	1800 Main Street, Suite 200		Canonburg	PA	15317		724-514-8920		mproctor@bowlesrice.com
Counsel to an Interested Party	Caldwell & Riffée, PLLC	Attn: Joseph W. Caldwell	3818 MacCorkle Avenue, S.E.	Post Office Box 4427	Charleston	WV	25364-4347		304-925-2100	304-925-2193	joecaldwell@frontier.com
Top 30 Creditor	CAM Mining LLC	Attn: Legal Department	P.O. Box 1169		Pikeville	KY	41501			606-432-7378	
Creditors to the Official Committee of Unsecured Creditors	CAM Mining, LLC	Attn: Whitney Kegley	P. O. Box 1169		Pikesville	KY	41501		859-492-4431		wkegley@rhinolp.com
Top 30 Creditor	Campbell County Treasurer	Attn: Rachel Knust	P.O. Box 1027		Gillette	WY	82717				rek03@ccgov.net
Counsel for The Commonwealth of Kentucky, Department of Revenue	Campbell Woods, PLLC	Attn: Joel P. Jones, Jr	P. O. Box 1835		Huntington	WV	25328-2393		304-346-2391	304-346-2433	joeljones@campbellwoods.com
Counsel to Board of Commissioners of Campbell County Wyoming ("Campbell County").	Caplin & Drysdale, Chartered	Attn: Jeffrey A. Liesemer, Kevin M. Davis	1 Thomas Circle NW	Suite 1100	Washington	DC	20005				jliesemer@capdale.com kdavis@capdale.com
Secured Creditor	Caterpillar Financial Services Corp.	Attn: Chuck Shupe, Risk Manager	Cat Mining Finance-Americas	2120 West End Avenue	Nashville	TN	37203		615-674-6230; 615-341-8669		chuck.shupe@cat.com
Counsel for The Commonwealth of Kentucky, Department of Revenue	Commonwealth of Kentucky, Dept. of Revenue	Attn: Donald S. Guier	501 High Street, Station 42	P. O. Box 5222	Frankfort	KY	40602		502-564-4921 x9025		don.guier@ky.gov
Top 30 Creditor	Contura Energy	Attn: Andy Eidson, Mark Manno, Jill Harrison	P.O. Box 848		Bristol	TN	37621				Andy.Eidson@conturaenergy.com mark.manno@conturaenergy.com jill.harrison@conturaenergy.com
Counsel for Western Fuels Association	Counsel for Western Fuels Association	Attn: Rex Johnson									rex@ssjwylaw.com
Counsel to Contura Energy, Inc.	Davis Polk & Wardwell LLP	Attn: Damian Schaible, Angela M. Libby	450 Lexington Avenue		New York	NY	10017		212-450-4000	212-701-5800	Damian.Schaible@DavisPolk.com Angela.Libby@DavisPolk.com
Top 30 Creditor	Department of the Interior-ONRR	Attn: Jessica Polacek	P.O. Box 25627		Denver	CO	80225-0627				Jessica.polacek@onrr.gov

Service List Page 2 of 6

In re: Blackjewel L.L.C., et al.

Core/2002 Service List

Case No. 19-30289

DESCRIPTION	NAME	NOTICE NAME	ADDRESS 1	ADDRESS 2	CITY	STATE	ZIP	COUNTRY	PHONE	FAX	EMAIL
Top 30 Creditor	Dept. of Treasury - Office of Surface Mining	Attn: Duane Holliman	P.O. Box 979068		St. Louis	MO	63197-9000				dholliman@osmre.gov
Counsel to Jeff Hoops, Sr. and Jeffery A. Hoops, II	Dinsmore & Shohl LLP	Attn: Alexis B. Mattingly	611 Third Avenue		Huntington	WV	25701		304-691-8406	304-522-4312	alexis.mattingly@dinsmore.com
Counsel to Kopper Glo Mining, LLC	Dinsmore & Shohl LLP	Attn: Ellen Arvin Kennedy, John M. Spires	100 West Main Street	Suite 900	Lexington	KY	40507		859-425-1000	859-425-1099	Ellen.kennedy@dinsmore.com John.spires@dinsmore.com DSBankruptcy@dinsmore.com
Interested Party	Donna Harris	Attn: Donna Harris	PO Box 6336		Beauty	KY	41203				jamesharris777@suddenlink.net
Attorney for Accurate Surveying, Inc.	Douglas A. Kilmer	Attorney at Law	14 Stonecove Road		Charleston	WV	25309		304-552-2969		dougekilmerlaw@gmail.com
Counsel for the Commonwealth of Kentucky, Energy and Environment Cabinet	Energy and Environment Cabinet	Attn: Lena K. Seward, Timothy J. Mayer	Office of Legal Services	300 Sower Blvd, 3rd Floor	Frankfort	KY	40601		502-782-7067, 502-782-8639	502-564-7484	lena.seward@ky.gov Timothy.Mayer@ky.gov
Environmental Protection Agency - Region 8	Environmental Protection Agency	Attn: Bankruptcy Division	1595 Wynkoop Street		Denver	CO	80202-1129		800-227-8917; 303-312-6312	303-312-6339	r8eisc@epa.gov
Environmental Protection Agency - Region 3	Environmental Protection Agency	Attn: Bankruptcy Division	1650 Arch Street		Philadelphia	PA	19103-2029		215-814-5000	215-814-5103	
Environmental Protection Agency - Region 4	Environmental Protection Agency	Attn: Bankruptcy Division	Atlanta Federal Center	61 Forsyth Street	Atlanta	GA	30303-3104		404-562-9900	404-562-8174	
Top 30 Creditor	Fairmont Supply Company	Attn: Cormac McCarthy	75 Remittance Drive, Dept. 1404		Chicago	IL	60675-1404				CormacMcCarthy@fairmontsupply.com
Secured Creditor	Fifth Third Bank	Attn: David R. Garcia, VP	222 S. Riverside Plaza, MD GRVR1A		Chicago	IL	45263-0756		312-704-6179	312-704-7368	david.garcia@53.com
Counsel to Lexon Insurance Company and Somp International Insurance	Flaherty Sensabaugh Bonasso PLLC	Attn: James W. Lane, Jr., Esq., Eric M. Johnson, Esq.	P.O. Box 3843	200 Capitol Street	Charleston	WV	25338-3843		304-345-0200	304-345-0260	jlane@flahertylegal.com ejohnson@flahertylegal.com
Counsel for Rhino Energy LLC	Frost Brown Todd LLC	Attn: Jared M. Tully	500 Virginia Street East, Suite 1100		Charleston	WV	25301		304-345-0111	304-345-0115	jtully@fbtllaw.com
Financial Advisor to the Debtors	FTI Consulting	Attn: David J. Beckman	999 17th Street, Suite 700		Denver	CO	80202		303-689-8800	303-689-8803	dave.beckman@fticonsulting.com
Counsel to Blackjewel Marketing and Sales Holdings, LP	George & Lorensen, PLLC	Attn: Shawn P. George, Jennie O. Ferretti	1526 Kanawha Blvd. E.		Charleston	WV	25311		304-343-5555	304-342-2513	sgeorge@gandllaw.com jferretti@gandllaw.com
Counsel for Commonwealth of Kentucky, Labor Cabinet	Goldberg Simpson, LLC	Attn: Mark J. Sandlin, Jonathan D. Goldberg, Jan M. West	Norton Commons	9301 Dayflower Street	Prospect	KY	40059		502-589-4440	502-581-1344	msandlin@goldbergsimpson.com jwest@goldbergsimpson.com jgoldberg@goldbergsimpson.com
Counsel for United Central Industrial Supply	Goodwin & Goodwin, LLP	Attn: Carrie Goodwin Genwick	300 Summers Street, Suite 1500	P.O. Box 2107	Charleston	WV	25328-2107		304-346-7000		cgf@goodwingoodwin.com
Counsel to Trust created by Harvey Cook by Deed dated December 15, 1941, Pamela Cook Keatley, Successor Trustee and Tressie M. Cook by David F. Cook, POA.	Gorman, Sheatsley & Company, L.C.	Attn: James R. Sheatsley	P.O. Box 5518		Beckley	WV	25801		304-252-5321	304-252-1155	jsheatsley@suddenlinkmail.com
Counsel for United HealthCare Services, Inc.	Hendrickson & Long, PLLC	Attn: Raj Shah	214 Capitol St.		Charleston	WV	25301		304-720-5516	304-346-5515	rshah@handl.com
Counsel to the West Virginia Department of Environmental Protection	Hissam Forman Donovan Ritchie PLLC	Attn: Michael B. Hissam, J. Zak Ritchie & Max C. Gottlieb	P.O. Box 3983		Charleston	WV	25339		681-265-3802	304-982-8056	mhissam@hfdrlaw.com zritchie@hfdrlaw.com mgottlieb@hfdrlaw.com
Counsel to Tom Scholl and Keystone Industries, LLC	Hoyer, Hoyer & Smith, PLLC	Attn: David A. Hoyer	22 Capitol Street		Charleston	WV	25301		304-344-9821	304-344-9519	david@hhsmlaw.com
Internal Revenue Service	Internal Revenue Service	Centralized Insolvency Operation	P.O. Box 7346		Philadelphia	PA	19101-7346		800-973-0424	855-235-6787	
Counsel to Internal Revenue Service, the U.S. Department of the Interior, and the United States Army Corps of Engineers	Internal Revenue Service, the U.S. Department of the Interior, and United States Army Corps of Engineers	Attn: Fred B. Westfall	300 Virginia Street East	Room 4000	Charleston	WV	25301		304-345-2200	304-347-5440	fred.westfall@usdoj.gov
Counsel to Highbridge Capital Management LLC, and Whitebox Advisors LLC	Jackson Kelly PLLC	Attn: Elizabeth A. Amandu, Ellen Cappellanti	500 Lee Street East, Suite 1600		Charleston	WV	25301		304-340-1000	304-340-1080	eamandus@jacksonkelly.com ecappellanti@jacksonkelly.com
Counsel to Contura Energy, Inc.	Jackson Kelly PLLC	Attn: Elizabeth A. Amandus, Ellen Cappellanti	500 Lee Street East, Suite 1600		Charleston	WV	25301		304-340-1090	304-340-1080	eamandus@jacksonkelly.com ecappellanti@jacksonkelly.com

Service List Page 3 of 6

In re: Blackjewel L.L.C., et al.

Core/2002 Service List

Case No. 19-30289

DESCRIPTION	NAME	NOTICE NAME	ADDRESS 1	ADDRESS 2	CITY	STATE	ZIP	COUNTRY	PHONE	FAX	EMAIL
Top 30 Creditor	Javelin Commodities (UK) Ltd	Attn: Peter Bradley	Manning House	22 Carlisle Place	London		SW1P 1JA	United Kingdom			Peter.Bradley@Javelincommodities.com
Counsel to Suncoke Energy, Inc.	Jenner & Block LLP	Attn: Catherine L. Steege	353 N. Clark Street		Chicago	IL	60654		312-923-2952		csteege@jenner.com
Creditors to the Official Committee of Unsecured Creditors	Jennmar Corporation of Virginia	Attn: James Pfeifer	P. O. Box 603800		Charlotte	NC	28260-3800		412-463-5445	412-963-8099	jpfifer@jennmar.com
Top 30 Creditor	Jennmar Corporation of Virginia	Attn: Tony Calandra	PO. Box 603800		Charlotte	NC	28260-3800				tcalandra@jennmar.com
Top 30 Creditor	JM Conveyors	Attn: Legal Department	P.O. Box 640339		Pittsburgh	PA	15264			724-459-0865	
Interested Party	John C. Bach	Attn: John C Bach	195 14th Street NE	Unit 2107	Atlanta	GA	30309		770-296-9138		john@johncbach.com
Secured Creditor	John Deere Credit	Attn: Legal Department	P.O. Box 4450		Carol Stream	IL	60197-4450			800-732-0251	
Co-counsel to Lightning, Inc.	Jones & Associates	Attn: E. Forrest Jones, Jr. and Matthew W. Gallimore	PO Box 1989		Charleston	WV	25327		304-343-9466	304-345-2456	efjones@efjones.com mgallimore@efjones.com
Top 30 Creditor	Jones Oil Company, Inc.	Attn: Earl Jones/Mike Jones & David R. Hall	P.O. Box 3427		Pikeville	KY	41502				mjones@jonesoilco.com david.hall@jonesoilco.com
Top 30 Creditor	Jones Petroleum Services	Attn: Earl Jones/ Mike Jones	P.O. Box 4276		Pikeville	KY	41502-4276				mjones@jonesoilco.com
Counsel for Western Organization of Resource Councils	Kavitz Law PLLC	Attn: Elizabeth G. Kavitz	1204 Virginia Street, East 707 Virginia Street, East,		Charleston	WV	25301		681-265-9441	304-553-7443	beth@kavitzlaw.com
Counsel to Campbell County, Wyoming	Kay Casto & Chaney PLLC	Attn: Steven L. Thomas	Suite 1500	Post Office Box 2031	Charleston	WV	25327				sthomas@kaycasto.com
State Taxing Authority-Kentucky	Kentucky Department of Revenue	Attn: Bankruptcy Department	501 High Street		Frankfort	KY	40601		502-564-4581	502-564-8946	
Top 30 Creditor	Kentucky River Properties, LLC	Attn: Legal Department	P.O. Box 633650		Cincinnati	OH	45263			859-255-9362	
Creditors to the Official Committee of Unsecured Creditors	Kentucky River Properties, LLC	Attn: Stephen G. Barker	360 E. Vine Street, Suite 310		Lexington	KY	40507		606-439-4518	606-436-5375	Steve@krpky.com
Top 30 Creditor	Kentucky State Treasurer	Attn: Stephen Crawford	211 Sower Boulevard		Frankfort	KY	40601				Stephen.crawford@ky.gov
Counsel to L&H Industrial, Inc.	Lewis Birsbois Bisgaard & Smith LLP	Attn: John Cardinal Parks	1700 Lincoln Street, Suite 4000		Denver	CO	80203		720-292-2016	303-861-7767	john.parks@lewisbrsbois.com
Counsel to L&H Industrial, Inc.	Lewis Birsbois Bisgaard & Smith LLP	Attn: Tim J. Yianne	222 Capitol Street, Fifth Floor		Charleston	WV	25301		304-553-0161	304-932-0265	Tim.Yianne@lewisbrsbois.com
Counsel to Don's Super Saver, Inc.	Miller, Griffin & Marks, PSC	Attn: William T. Forester	271 West Short Street, Suite 600		Lexington	KY	40507		859-255-6676	859-259-1562	tforester@kentuckylaw.com
Counsel for American Resources Corporation	Nelson Mullins Riley & Scarborough LLP	Attn: Randall L. Saunders and Thomas M. Hancock	949 Third Avenue, Suite 200		Huntington	WV	25701		304-526-3500	304-526-3599	Randy.saunders@nelsonmullins.com Tom.hancock@nelsonmullins.com
Top 30 Creditor	NRP (Operating) LLC	Attn: Greg Wooten	Lockbox 2495		Columbus	OH	43260				gwooten@wpplp.com
US Office of Surface Mining Reclamation and Enforcement	Office of Surface Mining Reclamation and Enforcement	Attn: Glenda Owens, Acting Director	Office of the Director	1849 C Street NW	Washington	DC	20240		202-208-4006		
SEC - Reg Office	Office of the State Auditor Securities Commission	Attn: Bankruptcy Department	1900 Kanawha Boulevard E, State Capitol Complex	Bldg 1 Room W-100	Charleston	WV	25305				
United States Trustee-Region 4 (Charleston, WV)	Office of the United States Trustee	Attn: Debra A. Wertman, Gary O. Kinder, David L. Bissett	2025 United States Courthouse	300 Virginia Street, East	Charleston	WV	25301		304-347-3400; 304-347-3417	304-347-3402	debra.a.wertman@usdoj.gov gary.o.kinder@usdoj.gov David.L.Bissett@usdoj.gov
Counsel to Blackjewel Marketing and Sales Holdings, LP	Paul Hastings LLP	Attn: Nathan S. Gimpel, Chris Dickerson	71 South Wacker Drive	Suite 4500	Chicago	IL	60606				nathangimpel@paulhastings.com chrisdickerson@paulhastings.com
Counsel to Highbridge Capital Management LLC, and Whitebox Advisors LLC	Paul, Weiss, Rifkind, Wharton & Garrison LLP	Attn: Diane Meyers, Jacob A. Adlerstein	1285 Avenue of the Americas		New York	NY	10019		212-373-3000	212-757-3990	dmeyers@paulweiss.com jadlerstein@paulweiss.com
Counsel for the Pension Benefit Guaranty Corporation	Pension Benefit Guaranty Corporation	Attn: Carolyn J. Lachman	Office of the General Counsel	1200 K Street, N.W.	Washington	DC	20005-4026		202-326-4000x3601	202-326-4112	lachman.carolyn@pbgc.gov efile@pbgc.gov
Pension Benefit Guaranty Corporation ("PBGC")	Pension Benefit Guaranty Corporation	Attn: Carolyn J. Lachman, Attorney	Office of the General Counsel	1200 K Street, N.W.	Washington	DC	20005-4026		202-326-4020x6733	202-326-4112	lachman.carolyn@pbgc.gov efile@pbgc.gov
Counsel to Komatsu Mining Corporation	Pietragallo Gordon Alfano Bosick & Raspanti LLP	Attn: Robert D'Anniballe Jr., Richard J. Parks, John W. Kettering	333 Penco Road		Weirton	WV	26062		304-723-6314	304-723-6317	rjd@pietragallo.com rjp@pietragallo.com jk@pietragallo.com
Counsel for Shawn Abner et al.	Pillersdorf, DeRossett & Lane	Attn: Ned Pillersdorf	124 West Court Street		Prestonsburg	KY	41653		606-886-6090	606-886-6148	pillersn@gmail.com
Claims Agent	Prime Clerk LLC	Attn: Herb Baer	One Grand Central Place	60 East 42nd Street	New York	NY	10165		212-257-5450	646-328-2851	blackjewelteam@PrimeClerk.com serviceqa@PrimeClerk.com

Service List Page 4 of 6

In re: Blackjewel L.L.C., et al.

Core/2002 Service List

Case No. 19-30289

DESCRIPTION	NAME	NOTICE NAME	ADDRESS 1	ADDRESS 2	CITY	STATE	ZIP	COUNTRY	PHONE	FAX	EMAIL
Top 30 Creditor Secured Creditor	Republic Superior Products, LLC Riverstone Credit Partners, LP	Attn: Dennis Meredith Attn: Legal Department	13993 E KY 712 5th Avenue	550 P.O. Box 189 19th Floor	Lackey New York	KY NY	41643 10019				Dennis.meredith@rsproducts.us
Chambers of the Honorable Frank W. Volk	Robert C. Byrd U.S. Courthouse Rockwood Casualty Insurance Company	Attn: Honorable Frank W. Volk Attn: Ron Davidson	Chief Judge of the US Bankruptcy Court 654 Main Street	300 Virginia Street, Room 3200	Charleston Rockwood	WV PA	25301 15557		304-347-3260		Ron.davidson@rockwoodcasualty.com
Counsel for Shawn Abner et al. Counsel to Kansas City Power & Light, and Westar Energy, Inc.	Samuel Petsonk Sandberg Phoenix & von Gontard P.C.	P.O. Box 1045 Attn: Sharon L. Stolte	4600 Madison Avenue, Suite 1000		Beckley Kansas City	WV MO	25802 64112		304-900-3171 816-627-5543	304-986-4633 816-627-5532	Sam@petsonk.com sstolte@sandbergphoenix.com
SEC - HQ	Securities & Exchange Commission	Attn: Secretary of the Treasury Attn: Latonia C. Williams & Eric S. Goldstein	100 F Street, NE		Washington	DC	20549				egoldstein@goodwin.com llwilliams@goodwin.com
Counsel for United HealthCare Services, Inc. Counsel to Secured Lender, Riverstone Credit Partners – Direct, L.P.	Shipman & Goodwin LLP Simpson Thacher & Bartlett LLP	Attn: Katherine A. McLendon	425 Lexington Avenue		New York	NY	10017		212-455-2589		kmclendon@stblaw.com
Top 30 Creditor	Smith-Manus	Attn: Brook Smith	2307 River Road, Suite 200		Louisville	KY	40206-5005				
Counsel to Suncoke Energy, Inc. Counsel to Penn Virginia Operating Company, LLC	Spilman Thomas & Battle LLC Spilman Thomas & Battle LLC	Attn: Eric E. Kinder Attn: James S. Crockett, Jr., Esquire	300 Kanawha Boulevard, East P.O. Box 273		Charleston Charleston	WV WV	25301 25321-0273		304-340-3800 304-340-3824		ekinder@spilmanlaw.com jcrockett@spilmanlaw.com
Counsel to Penn Virginia Operating Company, LLC	Spilman Thomas & Battle LLC	Attn: Peter M. Pearl, Esquire	P. O. Box 90		Roanoke	VA	24002		540-512-1804	540-342-4480	ppearl@spilmanlaw.com
Attorney for Colonial Life & Accident Insurance Company	Spilman Thomas & Battle, PLLC	Attn: Bruce M. Jacobs	300 Kanawha Boulevard, East	PO Box 273	Charleston	WV	25321-0273		304-340-3863	304-340-3801	bjacobs@spilmanlaw.com
Counsel to Harlan Lee Land, LLC, Billie Barnwell, and Stephanie McCarthy	Spilman Thomas & Battle, PLLC	Attn: Travis A. Knobbe Attn: Robert H. Chappell, III, Timothy G. Moore, Karl A. Moses, Jr.	One Oxford Centre, Suite 3440 411 East Franklin Street	Suite 600	Pittsburgh Richmond	PA VA	15219 23219		412-325-3311 804-697-2000	412-325-3324	tknobbe@spilmanlaw.com rchappell@spottsfain.com tmoore@spottsfain.com kmoses@spottsfain.com
Counsel for United Central Industrial Supply	Spotts Fain PC	Attn: Stephen Lerner, Kyle F. Arendsen	201 E. Fourth Street, Suite 1900		Cincinnati	OH	45202		513-361-1200	513-361-1201	stephen.lerner@quirepb.com kyle.arendsen@quirepb.com
Counsel to Debtor	Squire Patton Boggs (Cincinnati Office)	Attn: Maura McIntyre	4900 Key Tower	127 Public Square	Cleveland	OH	44114		216-479-8500	216-479-8780	maura.mcintyre@quirepb.com
Counsel to Debtor	Squire Patton Boggs (Dallas Office)	Attn: Travis McRoberts	2000 McKinney Ave, Suite 1700		Dallas	TX	75201		214-758-1500	214-758-1550	travis.mcroberts@quirepb.com
Counsel to Debtor	Squire Patton Boggs (New York Office)	Attn: Nava Hazan	30 Rockefeller Plaza, 23rd Floor		New York	NY	10112		212-872-9800	212-872-9815	nava.hazan@quirepb.com
Attorney General - Kentucky	State of Kentucky Attorney General	Attn: Bankruptcy Department	700 Capitol Avenue, Suite 118		Frankfort	KY	40601		502-696-5300	502-564-2894	
State EPA-Kentucky	State of Kentucky Department of Environmental Protection	Attn: Bankruptcy Division	300 Sower Boulevard		Frankfort	KY	40601		502-564-0323	502-564-4245	
Attorney General - Virginia	State of Virginia Attorney General	Attn: Mark R. Herring	Office of the Attorney General	202 North Ninth Street	Richmond	VA	23219		804-786-2071		mailoag@oag.state.va.us
State EPA-Virginia	State of Virginia Department of Environmental Quality	Attn: Bankruptcy Division	1111 East Main Street, Suite 1400		Richmond	VA	23219			804-698-4234	
Attorney General - West Virginia	State of West Virginia Attorney General	Attn: Bankruptcy Department	State Capitol Bldg 1 Room E 26		Charleston	WV	25305		304-558-2021	304-558-0140	consumer@wvago.gov
State EPA-West Virginia	State of WV Department of Environmental Protection	Attn: Bankruptcy Division	601 - 57th Street SE		Charleston	WV	25304		304-926-0440	304-926-0446	
Attorney General - Wyoming	State of Wyoming Attorney General	Attn: Bridget Hill	Kendrick Building	2320 Capitol Avenue	Cheyenne	WY	82002		307-777-7841	307-777-6869	
State EPA-Wyoming	State of Wyoming Department of Environmental Quality	Attn: Bankruptcy Division	200 West 17th Street		Cheyenne	WY	82002		307-777-7937	307-635-1784	
Counsel to United Bank	Steptoe & Johnson PLLC	Attn: Joseph G. Bunn, Esq., Valerie Bone, and Peter J. Raupp	P.O. Box 1588		Charleston	WV	25326-1588		304-353-8000		joseph.bunn@steptoe-johnson.com peter.raupp@steptoe-johnson.com valerie.bone@steptoe-johnson.com

Service List Page 5 of 6

In re: Blackjewel L.L.C., et al.

Core/2002 Service List

Case No. 19-30289

DESCRIPTION	NAME	NOTICE NAME	ADDRESS 1	ADDRESS 2	CITY	STATE	ZIP	COUNTRY	PHONE	FAX	EMAIL
Counsel for Ramaco Resources Land Holdings, LLC	Steptoe & Johnson, PLLC	Attn: Sarah C. Ellis	707 Virginia Street, East, Suite 1700		Charleston	WV	25301		304-353-8000		sarah.ellis@steptoe-johnson.com
Counsel to Debtor	Supple Law Office, PLLC	Attn: Joe Supple	801 Viand Street		Point Pleasant	WV	25550		304-675-6249	304-675-4372	info@supplelawoffice.com
Counsel for Brooks Run Mining Company, LLC	The Law Office of W. Howard Sammons II, PLLC	Attn: W. Howard Sammons II, Esq.	PO Box 5307		Charleston	WV	25361		304-414-6064	681-245-6263	howard@sammonslawfirmwv.com
Counsel for Huntington National Bank	Thomas L. Canary, Jr., of Reimer Law Co.	Attn: Thomas L. Canary, Jr.	9300 Shelbyville Road, Suite 1000		Louisville	KY	40222		502-371-0060	502-371-0061	Reimer.ecf@reimerlaw.com
Top 30 Creditor	Triple H Real Estate, LLC	Attn: Brent Walls	1051 Main Street, Suite 100		Milton	WV	25541				Brent.walls@walls-cpa.com
Counsel to Patrick Pizzella, Acting Secretary of Labor, United States Department of Labor	U.S. Department of Labor, Office of the Regional Solicitor	Attn: Brian P. Krier	170 S. Independence Mall West	Suite 630E- The Curtis Center	Philadelphia	PA	19106		215-861-5141	215-861-5162	krier.brian@dol.gov
Counsel to Patrick Pizzella, Acting Secretary of Labor, United States Department of Labor	U.S. Department of Labor, Office of the Regional Solicitor	Attn: Ryma Lewis, Chevronti Jones, Leah A. Williams	201 12th Street South	Suite 401	Arlington	VA	22202-5450		202-693-9369	202-693-9392	lewis.ryma@dol.gov williams.leah.a@dol.gov
Counsel to Patrick Pizzella, Acting Secretary of Labor, United States Department of Labor	U.S. Department of Labor, Plan Benefits Security Division	Attn: Leonard H. Gerson	Constitution Avenue, NW	Room N-4611	Washington	DC	20210		202-693-5615	202-693-5610	Gerson.Leonard@dol.gov
Top 30 Creditor	Uniper Global Commodities SE	Attn: Martin Rozendaal	Holzstraße 6		Düsseldorf		40221	Germany			Martin.Rozendaal@uniper.energy
Secured Creditor	United Bank Loan Processing Center	Attn: David Mills, VP Commercial Banker	P.O. Box 2373		Charleston	WV	25328			304-348-8409	JDavid.Mills@bankwithunited.com
Top 30 Creditor	United Central Industrial Supply	Attn: Henry Looney	P.O. Box 743849		Atlanta	GA	30374-3849				henry.looney@unitedcentral.net
Creditors to the Official Committee of Unsecured Creditors	United Central Industrial Supply Company, LLC	Attn: Henry E. Looney	1241 Volunteer Parkway, Suite 1000		Bristol	TN	37620		423-573-7345	423-573-7392	Henry.Looney@unitedcentral.net
Top 30 Creditor	United Industrial Services, Inc.	Attn: Kevin Wiley	P.O. Box D	101 Spruce Street	Rich Creek	VA	24147				skwunited@gmail.com
Counsel to the United States Department of Interior	United States Department of Justice	Attn: Shane Huang	1100 L Street, NW	Rm. 7526	Washington	DC	20005		202-514-6748	202-514-9163	Shane.Huang@usdoj.gov
Counsel to the United States Department of Interior	United States Department of Justice	Attn: Shane Huang	P.O. Box 875	Ben Franklin Station	Washington	DC	20044-0875		202-514-6748	202-514-9163	Shane.Huang@usdoj.gov
Counsel to Patrick Pizzella, Acting Secretary of Labor, United States Department of Labor	United States Department of Labor, Office of the Solicitor	Attn: Thomas J. Motzny	618 Church Street	Suite 230	Nashville	TN	37219		615-781-5331	615-781-5321	motzny.thomas.j@dol.gov
United States Attorney's Office for the Southern District of West Virginia	US Attorney for Southern District of West Virginia	Attn: Michael B. Stuart	Robert C. Byrd U.S. Courthouse	300 Virginia Street, Suite 4000	Charleston	WV	25301		304-345-2200	304-347-5104	
United States Attorney General - Washington DC	US Attorney General for the District of Columbia	Attn: Karl A. Racine	Office of the US AG for D.C.	441 4th Street, NW	Washington	DC	20001		202-727-3400	202-347-8922	oag@dc.gov
US Department of Interior-Bureau of Land Management	US Dept. of Interior Bureau of Land Management	Attn: Casey Hammond	Principal Deputy ASLM, Exercising Authority of the Director	1849 C Street NW, Rm. 5665	Washington	DC	20240		202-208-3801	202-208-5242	
Counsel to CSC Leasing Co.	Vandeventer Black LLP	Attn: Mark S. Brennan Sr, James K. Donaldson	901 E. Byrd St. #1600	Riverfront Plaza - West Tower	Richmond	VA	23219		804-237-8800	804-237-8801	jdonaldson@vanblacklaw.com mbrennan@vanblacklaw.com
State Taxing Authority-Virginia	Virginia Department of Taxation	Attn: Bankruptcy Department	1957 Westmoreland Street		Richmond	VA	23230		804-367-8031	804-254-6111	
Top 30 Creditor	Walker Machinery	Attn: Joe Yoerg	1400 DuPont Avenue		Belle	WV	25015				Joseph_Yoerg@whayne.com
Creditors to the Official Committee of Unsecured Creditors	Walker Machinery Company	Attn: Joseph Yoerg, Karen Ferris	Chairperson	1400 Cecil Avenue	Louisville	KY	40211		502-774-4441		
State Taxing Authority-West Virginia	West Virginia State Tax Department	Attn: Bankruptcy Department	1001 Lee St. East	The Revenue Center	Charleston	WV	25301		304-558-3333		
West Virginia State Tax Department	West Virginia State Tax Department	Attn: Eric M. Wilson	P.O. Box 766		Charleston	WV	25323-0766		304-558-5330		eric.m.wilson@wv.gov
Top 30 Creditor	Whayne Supply Company	Attn: Joe Yoerg	Department 8326		Carol Stream	IL	60122				Joseph_yoerg@whayne.com
Counsel to the Official Committee of Unsecured Creditors	Whiteford Taylor & Preston, LLP	Attn: Brandy M. Rapp	10 S. Jefferson Street, Suite 1110		Roanoke	VA	24011				brapp@wtplaw.com
Counsel to the Official Committee of Unsecured Creditors	Whiteford Taylor & Preston, LLP	Attn: Michael J. Roeschenthaler, Daniel R. Schimizzi	200 First Avenue, Third Floor		Pittsburgh	PA	15222				mroeschenthaler@wtplaw.com dschimizzi@wtplaw.com
Counsel to Indemnity National Insurance Company	Wyatt, Tarrant & Combs, LLP	Attn: Daniel I. Waxman	340 South Broadway		Lexington	KY	40508		859-233-2012	859-259-0649	diw@kewafinancial.com
State Taxing Authority-Wyoming	Wyoming Department of Revenue	Attn: Bankruptcy Department	122 W. 25th St. 3rd Floor East		Cheyenne	WY	82002-0110		307-777-5200	307-777-3632	dor@wyo.gov

Service List Page 6 of 6

In re: Blackjewel L.L.C., et al.

Core/2002 Service List

Case No. 19-30289

DESCRIPTION	NAME	NOTICE NAME	ADDRESS 1	ADDRESS 2	CITY	STATE	ZIP	COUNTRY	PHONE	FAX	EMAIL
Top 30 Creditor	Wyoming Machinery Co.	Attn: Jim Thorpen	P.O. Box 2335		Casper	WY	82602				jcthorpen@wyomingcat.com