### 

to identify the case:		
y Court for the:		
Southern District of Texas (State)		
	Chapter	11
		y Court for the:  Southern District of Texas (State)

## Official Form 201

# Voluntary Petition for Non-Individuals Filing for Bankruptcy

04/16

If more space is needed, attach a separate sheet to this form. On the top of any additional pages, write the debtor's name and the case number (if known). For more information, a separate document, *Instructions for Bankruptcy Forms for Non-Individuals*, is available.

1.	Debtor's Name	San Juan Transportation Company	
2.	All other names debtor used	N/A	
	in the last 8 years		
	Include any assumed names,		
	trade names, and doing business as names		
3.	Debtor's federal Employer Identification Number (EIN)	<u>94-2785883</u>	
4.	Debtor's address	Principal place of business	Mailing address, if different from principal place of business
		9540 South Maroon Circle	
		Number Street	Number Street
		Suite 300	
			P.O. Box
		Englewood, Colorado 80112	City State Zip Code
		City State Zip Code	Oily State Zip Code
			Location of principal assets, if different from principal place of business
		Douglas County	
		County	Number Street
			City State Zip Code
5.	Debtor's website (URL)	www.westmoreland.com	
6.	Type of debtor	☑ Corporation (including Limited Liability Company (	LLC) and Limited Liability Partnership (LLP))
		☐ Partnership (excluding LLP)	-,
		☐ Other. Specify:	

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De	btor San Juan Transporta	ation Compan	у		Case num	ber (if known)		
7.	Describe debtor's business	☐ He ☐ Sii ☐ Ra ☐ St ☐ Cc ☐ Cl ☑ No ☐ He	ngle Asset I ailroad (as coockbroker ( commodity B earing Bank one of the a neck all that ax-exempt ex- vestment co 80a-3)		ned in 11 U § 101(44) 3.C. § 101( 11 U.S.C. J.S.C. § 78 n 26 U.S.C.	J.S.C. § 101(51B)) 53A)) § 101(6)) 1(3)) C. § 501) or pooled investment		efined in 15 U.S.C.
		<u>h</u> :		scourts.gov/four-dig				describes debtor. See
8.	Under which chapter of the Bankruptcy Code is the debtor filing?	□ Cr		4/01/19 and everage 4/01/19 and everage 4/01/19 and everage 5 and 6 debtor is a sma of operations, c documents do r  ☐ A plan is being to a plan	ate noncor ates) are le ery 3 years small business ash-flow st not exist, fo filed with the the plan we ordance we quired to fi exchange ( f 1934. Fil aptcy unde	ss than \$2,566,05 after that).  less debtor as defidebtor, attach the atement, and fede allow the procedure is petition.  lere solicited preperith 11 U.S.C. § 11:  le periodic reports Commission accore the Attachment r Chapter 11 (Office	o (amount subjections) (amount	\$ 101(51D). If the ance sheet, statement sturn, or if all of these 1116(1)(B).  If more classes of  K and 10Q) with the 5(d) of the Securities tion for Non-Individuals
9.	Were prior bankruptcy cases filed by or against the debtor within the last 8 years?	⊠ No □ Yes.	District		When	MM/DD/YYYY	Case number	
	If more than 2 cases, attach a separate list.		District		When	MM/DD/YYYY	Case number	
10.	Are any bankruptcy cases pending or being filed by a business partner or an affiliate of the debtor?  List all cases. If more than 1,	□ No ⊠ Yes.	Debtor District	See Rider 1 Southern District	of Texas		Relationship When	Affiliate 10/09/2018
	attach a separate list.		Cooo num	shor if known				MM / DD / YYYY

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Debtor San Juan Transporta	ation Company	_ Case number (if known)						
Name								
11. Why is the case filed in <i>this</i>	Check all that apply:							
district?	Debtor has had its domicile, principal place of business, or principal assets in this district for 180 of immediately preceding the date of this petition or for a longer part of such 180 days than in any of district.							
	☑ A bankruptcy case cond	cerning debtor's affiliate, general partr	ner, or partnership is pending in this district.					
12. Does the debtor own or have possession of any real property or personal property that needs immediate attention?	<ul> <li>No</li> <li>Yes. Answer below for each property that needs immediate attention. Attach additional sheets if need</li> <li>Why does the property need immediate attention? (Check all that apply.)</li> <li>□ It poses or is alleged to pose a threat of imminent and identifiable hazard to public health or</li> </ul>							
	safety.	10						
	What is the ha  ☐ It needs to be	physically secured or protected from	the weather					
		. , , , , ,	uickly deteriorate or lose value without					
	assets or other	• • • • • • • • • • • • • • • • • • • •	meat, dairy, produce, or securities-related					
	☐ Other							
	Where is the prop							
		Number Stree	t					
		City.	State 7in Code					
		City	State Zip Code					
	Is the property in:	sured?						
	□ No □ Yes. Insurand	co agoney						
	Contact	name						
	Phone							
Statistical and	I administrative information							
13. Debtor's estimation of available funds		distribution to unsecured creditors. penses are paid, no funds will be ava	allable for distribution to unsecured creditors.					
14. Estimated number of creditors	☐ 1-49 ☐ 50-99 ☐ 100-199 ☐ 200-999	□ 1,000-5,000 □ 5,001-10,000 ⊠ 10,001-25,000	☐ 25,001-50,000 ☐ 50,001-100,000 ☐ More than 100,000					
15. Estimated assets <sup>1</sup>	□ \$0-\$50,000 □ \$50,001-\$100,000 □ \$100,001-\$500,000 □ \$500,001-\$1 million	□ \$1,000,001-\$10 million □ \$10,000,001-\$50 million □ \$50,000,001-\$100 million □ \$100,000,001-\$500 million	<ul> <li>         \$500,000,001-\$1 billion         \$1,000,000,001-\$10 billion         \$10,000,000,001-\$50 billion         More than \$50 billion     </li> </ul>					

<sup>&</sup>lt;sup>1</sup> The Debtors' estimated assets, liabilities, and number of creditors noted here are provided on a consolidated basis.

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Debtor San Juan Transpor	rtation Company	Case number (if known	1	
Name	rtation Company	Case number (# known		
. Estimated liabilities	□ \$0-\$50,000	□ \$1,000,001-\$10 million	□ \$500,000,001-\$1 billion	
. Estimated hashines	□ \$50,001-\$100,000	□ \$10,000,001-\$50 million	□ \$300,000,001-\$1 billion □ \$1,000,000,001-\$10 bil	
	□ \$100,001-\$500,000	□ \$50,000,001-\$100 million	□ \$10,000,000,001-\$50 b	
	□ \$500,001-\$1 million	□ \$100,000,001-\$500 million	☐ More than \$50 billion	
Request for Rel	lief, Declaration, and Signatu	res		
		e statement in connection with a bank th. 18 U.S.C. §§ 152, 1341, 1519, an		0
. Declaration and signature of authorized representative of	The debtor requests relief petition.	f in accordance with the chapter of title	e 11, United States Code, specified	d in this
debtor	I have been authorized to	file this petition on behalf of the debte	or.	
	I have examined the inforcorrect.	mation in this petition and have a reas	sonable belief that the information	is true and
Ic	declare under penalty of perjury	y that the foregoing is true and correct		
	Executed on 1	0/09/2018		
	MM/ I	DD / YYYY		
	4.0			
	/s/ Michael G. Hut		Michael G. Hutchinson	
	Signature of authoriz	red representative of debtor	Printed name	
	Title Chief Execu	tive Officer		
Signature of attorney	*		Date	
3. Signature of attorney	/s/ Patricia B. Tom		Date 10/09/2018	
	Signature of attorney	for debtor	MM/ DD/YYYY	
	Patricia B. Tomasco	0		
	Printed name	<u> </u>		
	Jackson Walker L.L	D		
	Firm name	F -		
		not Suito 1900		
	1401 McKinney Stre Number	Street		
			Toyas 77040	
	Houston City		Texas         77010           State         ZIP Co	nde
	·			
	(713) 752-4200		ptomasco@jw.com	
	Contact phone		Email address	
	01797600	Tex	<u>as</u>	
	Bar number	State		

Fill in this information to identify the case:
United States Bankruptcy Court for the:
Southern District of Texas
(State) Case number (if known): Chapter 11

#### Rider 1 Pending Bankruptcy Cases Filed by the Debtor and Affiliates of the Debtor

On the date hereof, each of the entities listed below (collectively, the "Debtors") filed a petition in the United States Bankruptcy Court for the Southern District of Texas for relief under chapter 11 of title 11 of the United States Code. The Debtors have moved for joint administration of these cases under the case number assigned to the chapter 11 case of Westmoreland Coal Company.

- Westmoreland Coal Company
- Absaloka Coal, LLC
- Basin Resources, Inc.
- Buckingham Coal Company, LLC
- Dakota Westmoreland Corporation
- Daron Coal Company, LLC
- Harrison Resources, LLC
- Haystack Coal Company
- Oxford Conesville, LLC
- Oxford Mining Company Kentucky, LLC
- Oxford Mining Company, LLC
- San Juan Coal Company
- San Juan Transportation Company
- Texas Westmoreland Coal Company
- WCC Land Holding Company, Inc.
- WEI-Roanoke Valley, Inc.
- Western Energy Company
- Westmoreland Coal Company Asset Corp.
- Westmoreland Coal Sales Company, Inc.

- Westmoreland Energy Services New York, Inc.
- Westmoreland Energy Services, Inc.
- Westmoreland Energy, LLC
- Westmoreland Kemmerer Fee Coal Holdings, LLC

- Westmoreland Kemmerer, LLC
- Westmoreland Mining LLC
- Westmoreland North Carolina Power LLC
- Westmoreland Partners
- Westmoreland Power, Inc.
- Westmoreland Resource Partners, LP
- Westmoreland Resources GP. LLC
- Westmoreland Resources Inc.
- Westmoreland San Juan Holdings, Inc.
- Westmoreland San Juan, LLC
- Westmoreland Savage Corporation
- Westmoreland Texas Jewett Coal Company
- Westmoreland-Roanoke Valley, LP
- WRI Partners. Inc.

# UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

In re:	)	Chapter 11
SAN JUAN TRANSPORTATION COMPANY,	)	Case No. 18()
Debtor.	)	

#### **LIST OF EQUITY SECURITY HOLDERS<sup>2</sup>**

Debtor	Equity Holders	Address of Equity Holder	Percentage of Equity Held
San Juan Transportation Company	Westmoreland San Juan, LLC	9540 South Maroon Circle, Suite 300, Englewood, Colorado 80112	100%

This list serves as the disclosure required to be made by the debtor pursuant to rule 1007 of the Federal Rules of Bankruptcy Procedure. All equity positions listed are as of the date of commencement of the chapter 11 case.

# UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

	)	
In re:	)	Chapter 11
SAN JUAN TRANSPORTATION COMPANY,	)	Case No. 18()
Debtor.	)	
	)	

### **CORPORATE OWNERSHIP STATEMENT**

Pursuant to rules 1007(a)(1) and 7007.1 of the Federal Rules of Bankruptcy Procedure, the following are corporations, other than a government unit, that directly or indirectly own 10% or more of any class of the debtor's equity interest:

Shareholder	Approximate Percentage of Shares Held
Westmoreland San Juan, LLC	100%

Fill in this information to identify the case and this filing:					
Debtor Name San Juan Transportation Company					
United States Bankruptcy Court for the: Southern District of Texas					
(State) Case number (If known):					
Case number (If known):					

## 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:	Ū				
	□ 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 D: Creditors Who Have Claims Secured by Property (Official Form 206D)				
	□ Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)	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)	Schedule H: Codebtors (Official Form 206H)				
	□ Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum)	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 50 Largest Unsecured Claims and Are Not (Official Form 204)	t Insiders				
	Other document that requires a declaration List of Equity Security Holders and Corporate Own Statement	/nership				
I dec	declare under penalty of perjury that the foregoing is true and correct.					
Exe	Executed on  10/09/2018    S   Michael G. Hutchinson					
	MM/ DD/YYYY Signature of individual signing on behalf of debtor					
	Michael G. Hutchinson					
	Printed name					
	Chief Executive Officer					
	Position or relationship to debtor					

Official Form 202

**Declaration Under Penalty of Perjury for Non-Individual Debtors** 

Fill in this information to identify the case:		
Debtor name Westmoreland Coal Compa	any, <i>et al.</i>	
United States Bankruptcy Court for the: Sou	outhern District of Texas	Check if this is ar
Case number (If known):	(State)	amended filing

## Official Form 204

Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 50 Largest Unsecured Claims and Are Not Insiders 12/15

A list of creditors holding the 50 largest unsecured claims must be filed in a Chapter 11 or Chapter 9 case. Include claims which the debtor disputes. Do not include claims by any person or entity who is an *insider*, as defined in 11 U.S.C. § 101(31). Also, do not include claims by secured creditors, unless the unsecured claim resulting from inadequate collateral value places the creditor among the holders of the 50 largest unsecured claims.

						Amount of	claim
	Name of creditor and complete mailing address, including zip code	(f Name, telephone number and t	Nature of claim  (for example, trade debts, bank loans,	Indicate if claim is contingent,	unsecure secure deductio	ed claim amoun ed, fill in total cl	ecured, fill in only t. If claim is partially aim amount and ollateral or setoff to ured claim.
	, , , , , , , , , , , , , , , , , , ,		professional services, and government contracts)	unliquidated, or disputed	Total claim, if partially secured	Deduction for value of collateral or setoff [1]	Unsecured Claim
1	Bureau of Indian Affairs Department of the Interior 1849 C Street, N.W., MS-4606-MIB Washington, DC 20240	Name: Hankie P. Ortiz, Deputy Bureau Director Phone: (202) 208-511 Fax: (202) 208-6334 Email: Hankie.Ortiz@Bia.gov	Royalties	Unliquidated			\$1,800,000
2	Ohio Cat 3993 E. Royalton Rd. Broadview Heights, OH 44147	Name: Ken Taylor, President Phone: (440) 526-6200 Email: Ktaylor@Ohiocat.com	Trade Debt				\$1,476,431
3	Paprzycki, Kevin A. Address On File	Name: Paprzycki, Kevin A. Phone: Redacted Email: Redacted	Severance	Contingent Unliquidated Disputed			\$1,156,800
4	Minerals Management Service 1849 C Street NW, Mail Stop 5134 Washington, DC 20240	Name: Timothy Calahan Phone: (303) 231-3036 Email: Timothy.Calahan@Onrr.gov	Royalties	Unliquidated			\$1,100,000
5	Nelson Brothers Mining Service 820 Shades Creek Parkway, Suite 2000 Birmingham, AL 35209	Name: Tim Zeli, Director - Direct Operations Phone: (205) 802-5305 Fax: (205) 414-2900 Email: Tzeli@Nelbro.com	Trade Debt				\$992,331
6	Tractor & Equipment Co. 17035 W. Valley Hwy Tukwila, WA 98188	Name: Tim May, Vice President & CFO Phone: (425) 251-9829 Email: Tmay@Harnishgrp.com	Trade Debt				\$399,477
7	Caterpillar Financial Services Corp 2120 West End Ave. Nashville, TN 37203-0001	Name: David Thomas Walton, VP Phone: (615) 341-1000 Email: Walton_David_T@Cat.com	Trade Debt				\$374,626

<sup>&</sup>lt;sup>1</sup> The Debtors reserve the right to assert setoff and other rights with respect to any of the claims listed herein.

						Amount of	claim
	Name of creditor and complete mailing address, including zip code	Name, telephone number and email address of creditor contact	Nature of claim  (for example, trade debts, bank loans,	Indicate if claim is contingent, unliquidated,	unsecure secur	ed claim amoun ed, fill in total c	ecured, fill in only t. If claim is partially laim amount and ollateral or setoff to ured claim.
			professional services, and government contracts)	or disputed	Total claim, if partially secured	Deduction for value of collateral or setoff [1]	Unsecured Claim
8	Wampum Hardware Company 636 Paden Road New Galilee, PA 16141	Name: Jerry Davis Phone: (724) 336-4501 Fax: (724) 336-3818 Email: Jdavis@Wampumhardware.co m	Trade Debt				\$362,269
9	Consol Mining Company, LLC CNX Center 1000 Consol Energy Drive, Suite 100 Canonsburg, PA 15317-6506	Name: Mitesh Thakkar, Director Phone: (724) 485-3300 Email: Miteshthakkar@Consolenergy.c om	Royalties	Unliquidated			\$350,000
10	Land Services USA, Inc. 1835 Market Street, Suite 420 Philadelphia, PA 19103	Name: M. Gordon Daniels, Esq., Principal and Chief Executive Officer Phone: (215) 563-5468 Fax: (215) 568-8219 Email: gdaniels@lsutitle.com	Trade Debt				\$318,654
11	M and C Transportation LLC 39830 Barnesville Bethesda Rd., Bethesda, OH 43719	Name: Jeffrey W Crum, President Phone: (740) 484-4110	Trade Debt				\$286,629
12	Conveyors & Equipment, Inc. 3580 South 300 West Salt Lake City, UT 84115	Name: John Morrison, Owner Phone: (801) 263-1843 Email: Morrisonj@Conveyequip.com	Trade Debt				\$184,008
13	GCR Tires & Service 535 Marriott Drive Nashville, TN 37214	Name: John Vasuta, President, GCR Phone: (615) 937-1000 Fax: (615) 937-3621	Trade Debt				\$174,742
14	Cravat Coal Co. 40580 Cadiz Piedmont Rd. Cadiz, OH 43907	Name: James Carnes, President Phone: (740) 968-1000 Fax: (740) 942-8449	Royalties	Unliquidated			\$150,000
15	Wheeler Machinery Co. 4901 W 2100 S Salt Lake City, UT 84120-1227	Name: Bryan Campbell, President Phone: (801) 974-0511	Trade Debt				\$145,937
16	Silver Spur Conveyor 578 Raven Road Raven, VA 24639	Name: Greg Smith, President Phone: (276) 596-9414 Fax: (276) 963-6921 Email: Silverspurbelt@Aol.com	Trade Debt				\$144,140
17	Komatsu Financial Komatsu America Corp. 1701 Golf Road, Suite 1-100 Rolling Meadows, IL 60008	Name: Rod Schrader, Chairman And CEO Phone: (847) 437-5800 Email: Rschrader@Komatsuna.com	Trade Debt				\$110,769
18	Columbus Equipment Co. 2329 Performance Way Columbus, OH 43207	Name: Zach O'Connor, Regional Manager Phone: (614) 443-6541 Fax: (614) 443-0297 Email: Zach@Columbusequipment.co m	Trade Debt				\$108,341
19	Montana-Dakota Utilities Co. 400 North Fourth Street Bismarck, ND 58501	Name: Ms. Nicole A. Kivisto, CEO Phone: (701) 222-7900 Fax: (701) 221-3933	Trade Debt				\$90,544

						Amount of	claim
	Name of creditor and complete mailing address, including zip code	Name, telephone number and email address of creditor contact	Nature of claim  (for example, trade debts, bank loans,	Indicate if claim is contingent,	unsecure secur deductio	ed claim amoun ed, fill in total cl	ecured, fill in only t. If claim is partially aim amount and ollateral or setoff to ured claim.
			professional services, and government contracts)	and or disputed	Total claim, if partially secured	Deduction for value of collateral or setoff [1]	Unsecured Claim
20	Rocky Mountain Power Po Box 26000 1033 Ne 6th Ave. Portland, OR 97256-0001	Name: Cindy Crane, CEO Phone: (888) 225-2611 Email: Cindy.Crane@Pacificorp.com	Trade Debt				\$80,985
21	Holland & Hart LLP 2515 Warren Avenue, Suite 450 Cheyenne, WY 82001	Name: Matt Micheli, Partner Phone: (307) 778-4225 Email: Mjmicheli@Hollandhart.com	Trade Debt				\$79,831
22	Bowles Rice LLP 600 Quarrier St. Charleston, WY 25301	Name: Paul E. Frampton, Partner Phone: (304) 347-1100 Fax: (304) 343-2867 Email: Pframpton@Bowlesrice.com	Trade Debt				\$76,812
23	Honstein Oil And Distributing LLC 96 Road 4980 Bloomfield, NM 87413	Name: Jason Allee, VP of Operations Phone: (505) 632-5730 Email: Jason@Honsteinoil.com	Trade Debt				\$73,724
24	Cincinnati Mine Machinery Co. 2950 Jonrose Ave. Cincinnati, OH 42539	Name: Ron Paolello, General Manager Phone: (513) 522-7777 Email: Ron@Cinimine.com	Trade Debt				\$71,956
25	Monsanto Company 800 N Lindbergh Blvd. St. Louis, MO 63167	Name: Hugh Grant, CEO Phone: (314) 694-1000 Fax: (314) 694-8394	Trade Debt				\$68,712
26	Minova USA Inc. 150 Summer Court Georgetown, KY 40324	Name: Bill Hutchinson, CEO Phone: (800) 626-2948 Fax: (502) 863-6805	Trade Debt				\$66,227
27	Davis Graham & Stubbs 1550 17th Street Denver, CO 80202	Name: Debbie Schoonover, Executive Director Phone: (303) 892-9400 Fax: (303) 893-1379 Email: Debbie.Schoonover@Dgslaw.c om	Trade Debt				\$63,751
28	Cardwell Distributing, Inc. 8137 State Street Midvale, UT 84047	Name: Bill Rawson, CEO And President Phone: (801) 561-4251 Fax: (801) 561-9202	Trade Debt				\$60,867
29	Rhino Energy LLC Rhino Resource Partners LP 424 Lewis Hargett Circle, Suite 250 Lexington, KY 40503	Name: Richard A. Boone, CEO Phone: (859) 389-6500 Email: Rboone@Rhinolp.com	Trade Debt				\$54,601
30	Lykins Energy Solutions 5163 Wolfpen Pleasent Hill Rd. Milford, OH 45150	Name: D. Jeff Lykins, President/CEO Phone: (800) 875-8820 Fax: (513) 831-1428	Trade Debt				\$54,374
31	Mesa Ready Mix Inc. 6895 Drinen Lane Farmington, NM 87402	Name: Mike Shavers, Director Phone: (505) 485-0035	Trade Debt				\$52,098
32	Chromate Industrial 4060 East Plano Parkway Plano, TX 75074	Name: Debbie Bynum, CEO/President Phone: (214) 341-2122 Fax: (214) 348-7714	Trade Debt				\$52,000

						Amount of	claim
	Name of creditor and complete mailing address, including zip code	Name, telephone number and email address of creditor contact	Nature of claim  (for example, trade debts, bank loans,	Indicate if claim is contingent, unliquidated,	unsecure secur	ed claim amoun ed, fill in total c on for value of co calculate unsec	ecured, fill in only t. If claim is partially laim amount and ollateral or setoff to ured claim.
			professional services, and government contracts)	or disputed	Total claim, if partially secured	Deduction for value of collateral or setoff [1]	Unsecured Claim
33	Jennmar Corporation 258 Kappa Drive Pittsburgh, PA 15238	Name: Karl Anthony Calandra, EVP Phone: (412) 963-9071 Fax: (412) 963-9767 Email: Tcalandra@Jennmar.com	Trade Debt				\$51,667
34	Holmes Limestone, Inc. 4255 State Route 39 Berlin, OH 44610	Name: Merle Mullet, President Phone: (330) 893-2310 Fax: (330) 893-2941	Royalties	Unliquidated			\$50,000
35	Ohio Department of Natural Resources Division of Forestry 2045 Morse Rd., Building H Columbus, OH 43229	Name: James Zehringer, Director Phone: (614) 265-6565 Fax: (614) 262-2064 Email: Info@Ohiodnr.com	Royalties				\$50,000
36	Mineral Trucking, Inc. 6848 County Road 201 Millersburg, OH 44654	Name: Jeff Zimmerly, Owner Phone: (330) 893-2068 Fax: (330) 893-2068	Trade Debt				\$48,184
37	Komatsu Southwest 6101 Pan American W Freeway NE Albuquerque, NM 87109	Name: Grant Adams, President Phone: (505) 345-8383	Trade Debt				\$46,126
38	Wirerope Works, Inc. 100 Maynard Street Williamsport, PA 17701	Name: Mr. Virgil R. Probasco, EVP Phone: (570) 326-5146 Fax: (570) 327-4274	Trade Debt				\$43,376
39	Mine Site Technologies USA Inc. 13301 West 43rd Drive Golden Denver, CO 80403	Name: Lloyd Zenari, CEO Phone: (303) 951-0570 Email: L.Zenari@Mstglobal.com	Trade Debt				\$42,855
40	William Albert, Inc. 1300 Cassingham Hollow Drive Coshocton, OH 43812	Name: William Albert, President Phone: (740) 622-3045 Email: William.Albert@Williamalbert.co m	Trade Debt				\$41,817
41	Clearfork Trucking 45640 Old Hopedale Rd Cadiz, OH 43907	Name: Bradford Davis, Sr., President Phone: (740) 942-4173	Trade Debt				\$41,329
42	J & L Professional Sales Inc. 260 Meteor Circle Freedom, PA 15042	Name: Paul Wischmann, Principal Phone: (412) 788-4927	Trade Debt				\$38,809
43	Acme Soil Remediation, Inc. 108 N. Behrend Ave., Suite A Farmington, NM 87401	Name: Theresa Simpson, Principal Phone: (505) 632-2195	Trade Debt				\$38,646
44	EKS&H LLP 1445 Market Street, Suite 300 Denver, CO 80202	Name: Joe Adams, Lead Partner Phone: (303) 740-9400 Fax: (303) 740-9009 Email: Jadams@Eksh.com	Trade Debt				\$38,513
45	Halifax County Public Utilities 26 N King Street Halifax, NC 27839	Name: Greg Griffin, Public Utilities Director Phone: (252) 583-1014 Fax: (252) 593-5014 Email: Griffing@Halifaxnc.com	Trade Debt				\$38,073
46	Imaginit (Rand Worldwide) 11201 Dolfield Blvd., Suite 112 Owings Mills, MD 21117	Name: Larry Rychlak – President And Chief Executive Officer Phone: (508) 663-1411 Email: Lrychlack@Rand.com	Trade Debt				\$37,645

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	Name of creditor and complete mailing	Name, telephone number and	Nature of claim (for example, trade debts,	im ample, debts, loans, sisional es, and mment Indicate if claim is contingent, unliquidated, or disputed	unsecure secure deductio	ed claim amount ed, fill in total cl on for value of co	ecured, fill in only If claim is partially aim amount and ollateral or setoff to
	address, including zip code	email address of creditor contact	bank loans, professional services, and government contracts)		Total claim, if partially secured	calculate unsection for value of collateral or setoff	Unsecured Claim
47	Adobe Systems Inc. 345 Park Avenue San Jose, CA 95110-2704	Name: Mark Garret Fax: (408) 536-6000 Email: Mgarret@Adobe.com	Trade Debt				\$37,518
48	Michael Ramsey, Deceased, By and Through His Personal Representative, Donna Ramsey, on Behalf of the Estate and Heirs of Michael Ramsey c/o Edwards, Frickle, & Culver 1648 Poly Drive, Suite 206 Billings, MT 59102	Name: A. Clifford Edwards Phone: (406) 215-4735	Litigation	Contingent Unliquidated Disputed			Undetermined
49	Ohio Environmental Protection Agency 30 E. Broad Street, 25th Floor Columbus, OH 43215	Name: Craig W. Butler, Director Phone: (614) 644-2782 Fax: (614) 644-3184 Email: Craig.Butler@epa.ohio.gov	Litigation	Contingent Unliquidated Disputed			Undetermined
50	Pension Benefit Guaranty Corporation 1200 K Street, NW Washington, DC 20005	Name: W. Thomas Reeder, Director Phone: (202) 326-4020 Fax: (202) 326-4112 Email: Reeder.Thomas@pbgc.gov	Pension Liability	Unliquidated			Undetermined

### Omnibus Resolutions of the Boards of Directors, Boards of Managers, Sole Managers, Members, Sole Member and Managers, Shareholders, Limited Partners, and General Partners

#### Dated as of October 9th, 2018

Effective as of the date written above, the undersigned members of the board of directors, members of the board of managers, sole managers, members, sole member and managers, shareholders, limited partners, and general partners (each, the "Governing Body"), as applicable, of each entity set forth on Annex A attached hereto (each, a "Company" and collectively, the "Companies"), hereby take the following actions and adopt the following resolutions by written consent (this "Consent") pursuant to the bylaws, limited liability company agreement, limited partnership agreement, or similar document (in each case, as amended or amended and restated to date) of each Company, as applicable, (the "Governing Document") and the laws of the state of formation of each Company as set forth next to each Company's name on Annex A:

#### **Chapter 11 Filing**

WHEREAS, each Governing Body has considered presentations by each Company's management and the financial and legal advisors of each Company regarding the liabilities and liquidity situation of each Company, the strategic alternatives available to it, and the effect of the foregoing on each Company's business; and

WHEREAS, each Governing Body has had the opportunity to consult with the management and the financial and legal advisors of the Companies and fully consider each of the strategic alternatives available to the Companies.

NOW, THEREFORE, BE IT,

RESOLVED, that in the judgment of the Governing Body, it is desirable and in the best interests of each Company (including a consideration of its creditors and other parties in interest) that each Company shall be, and hereby is, authorized to file, or cause to be filed, voluntary petitions for relief (the "Chapter 11 Cases") under the provisions of chapter 11 of title 11 of the United States Code (the "Bankruptcy Code") in a court of proper jurisdiction (the "Bankruptcy Court") and any other petition for relief or recognition or other order that may be desirable under applicable law in the United States; and

RESOLVED, that the Chief Executive Officer, the President, the General Counsel, the Chief Operating Officer, the Chief Financial Officer, the Chief Restructuring Officer, any Senior Vice President, any Vice President, any Assistant Vice President, and any other duly appointed officer of each Company (each, an "Authorized Signatory" and collectively, the "Authorized Signatories"), acting alone or with one or more other Authorized Signatories be, and they hereby are, authorized, empowered, and directed to execute and file on behalf of each Company all petitions, schedules, lists and other motions, papers, or documents, and to take any and all action that they deem necessary or proper to obtain such relief, including, without limitation, any action necessary to maintain the ordinary course operation of each Company's business.

#### **Restructuring Support Agreement**

WHEREAS, in connection with the Chapter 11 Cases, the Companies have engaged in good-faith negotiations with holders of (a) approximately 76.1% of the Term Loan (as defined herein), (b) approximately 57.9% of the Senior Secured Notes (as defined herein), and (c) approximately 79.1% of the Bridge Loan (as defined herein) (collectively, the "Ad Hoc Group"), regarding the terms of a comprehensive restructuring as set forth in that certain Restructuring Support Agreement by and among the Company and the Ad Hoc Group, dated as of October 9th, 2018 (as may be amended in accordance with its terms, the "Restructuring Support Agreement").

NOW, THEREFORE, BE IT,

RESOLVED, that the Authorized Signatories be, and they hereby are, authorized to take all actions (including, without limitation, to negotiate and execute any agreements, documents, or certificates) necessary to enter into the Restructuring Support Agreement and to consummate the transactions contemplated thereby in connection with the Chapter 11 Cases and that each Company's performance of its obligations under the Restructuring Support Agreement hereby is, in all respects, authorized and approved.

#### **Retention of Professionals**

RESOLVED, that each of the Authorized Signatories be, and they hereby are, authorized and directed to employ the law firm of Kirkland & Ellis LLP and Kirkland & Ellis International LLP (together, "Kirkland") as general bankruptcy counsel to represent and assist each Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance each Company's rights and obligations, including filing any motions, objections, replies, applications, or pleadings; and in connection therewith, each of the Authorized Signatories, with power of delegation, is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority to retain the services of Kirkland.

RESOLVED, that each of the Authorized Signatories be, and they hereby are, authorized and directed to employ the firm Centerview Partners LLC ("Centerview") as financial advisor to, among other things, assist each Company in evaluating its business and prospects, developing a long-term business plan, developing financial data for evaluation by each Governing Body, creditors, or other third parties, as requested by any Company, evaluating each Company's capital structures, responding to issues related to each Company's financial liquidity, and in any sale, reorganization, business combination, or similar disposition of each Company's assets; and in connection therewith, each of the Authorized Signatories, with power of delegation, is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and cause to be filed an appropriate application for authority to retain the services of Centerview.

RESOLVED, that each of the Authorized Signatories be, and they hereby are, authorized and directed to employ the firm Alvarez & Marsal North America, LLC ("A&M"), as restructuring advisor to each Company to represent and assist each Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance each Company's rights and

obligations; and in connection therewith, each of the Authorized Signatories, with power of delegation, is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and cause to be filed an appropriate application for authority to employ or retain the services of A&M.

RESOLVED, that each of the Authorized Signatories be, and they hereby are, authorized and directed to employ the firm of Donlin, Recano & Company, Inc. ("DRC"), as notice and claims agent to represent and assist each Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance each Company' rights and obligations; and in connection therewith, each of the Authorized Signatories, with power of delegation, is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and cause to be filed appropriate applications for authority to retain the services of DRC.

RESOLVED, that each of the Authorized Signatories be, and they hereby are, authorized and directed to employ any other professionals to assist each Company in carrying out its duties under the Bankruptcy Code; and in connection therewith, each of the Authorized Signatories, with power of delegation, is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers and fees, and cause to be filed an appropriate application for authority to retain the services of any other professionals as necessary.

RESOLVED, that each of the Authorized Signatories be, and they hereby are, with power of delegation, authorized, empowered and directed to execute and file all petitions, schedules, motions, lists, applications, pleadings, and other papers and, in connection therewith, to employ and retain all assistance by legal counsel, accountants, financial advisors, and other professionals and to take and perform any and all further acts and deeds that each of the Authorized Signatories deem necessary, proper, or desirable in connection with the Companies' Chapter 11 Cases, with a view to the successful prosecution of the cases.

#### Cash Collateral & Debtor-in-Possession Financing

WHEREAS, each Company will obtain benefits from each Company's use of collateral, including cash collateral, as that term is defined in section 363 of the Bankruptcy Code (the "<u>Cash Collateral</u>"), which is security for certain prepetition secured creditors (collectively, the "<u>Secured Creditors</u>") party to:

- (a) that certain Credit Agreement, dated as of December 16, 2014, as amended, amended and restated, supplemented, or otherwise modified, refinanced, or replaced from time to time, among Westmoreland Coal Company, as borrower, Wilmington Savings Fund Society, FSB, as the administrative agent, the lenders from time to time party thereto, and the guarantor parties thereto, as amended;
- (b) that certain indenture, dated as of December 16, 2014, as amended, amended and restated, supplemented, or otherwise modified, refinanced, or replaced from time to time, among Westmoreland Coal Company, as issuer, and U.S. Bank National Association, as trustee and collateral agent,

the lenders from time to time party thereto, and the guarantor parties thereto; and

(c) that certain Fourth Amendment to the Credit Agreement dated as of May 21, 2018, by and among the Company, certain lenders party thereto and Wilmington Savings Fund Society, FSB as administrative agent.

WHEREAS, reference is made to that certain Debtor-In-Possession Credit Agreement (together with all exhibits, schedules, and annexes thereto, the "<u>DIP Credit Agreement</u>") dated as of, or about, the date hereof, by and among Westmoreland Coal Company and Westmoreland San Juan Holdings, LLC, as the "<u>Debtor Borrowers</u>" and each a debtor and debtor in possession under Chapter 11 of the Bankruptcy Code, Prairie Mines & Royalty ULC, as the "<u>Non-Debtor Borrower</u>" and, together with the Debtor Borrowers, the "<u>Borrowers</u>", each of the Company parties thereto (together with the Debtor Borrowers, the "<u>Debtors</u>"), Westmoreland Canadian Investment, LP, and Westmoreland Canada Holdings, Inc., as guarantors, the lenders party thereto from time to time (collectively, the "<u>DIP Lenders</u>"), and Wilmington Savings Fund Society, FSB, as Administrative Agent (the "DIP Agent");

WHEREAS, the Borrowers have requested that the DIP Lenders provide a senior secured debtor-in-possession \$110,000,000 term loan facility to the Debtors (the "DIP Facility"); and

WHEREAS, the obligation of the DIP Lenders to make the extensions of credit to the Borrowers is subject to, among other things, each Company and the Non-Debtor Borrower entering into the DIP Credit Agreement and satisfying certain conditions in the DIP Credit Agreement; and

WHEREAS, each Company and the Non-Debtor Borrower will obtain benefits from the DIP Credit Agreement and it is advisable and in the best interest of each Company and the Non-Debtor Borrower to enter into the DIP Credit Agreement and each other DIP Loan Document (as defined in the DIP Credit Agreement) and to perform its obligations thereunder, including granting security interests in all or substantially all of its assets.

NOW, THEREFORE, BE IT RESOLVED, that the form, terms, and provisions of the DIP Credit Agreement, and the transactions contemplated by the DIP Credit Agreement (including, without limitation, the borrowings thereunder), the transactions contemplated therein, and the guaranties, liabilities, obligations, security interests granted, and notes issued, if any, in connection therewith, be and hereby are authorized, adopted, and approved; and

RESOLVED, that each Company and the Non-Debtor Borrower will obtain benefits from the DIP Credit Agreement and it is advisable and in the best interest of each Company and the Non-Debtor Borrower to enter into the DIP Credit Agreement and each other DIP Loan Document and to perform its obligations thereunder, including granting security interests in all or substantially all of its assets; and

RESOLVED, that each Company's and the Non-Debtor Borrower's execution and delivery of, and its performance of its obligations (including guarantees) in connection with the DIP Credit Agreement, are hereby, in all respects, authorized and approved; and further resolved, that each of the Authorized Signatories, acting alone or with one or more Authorized Signatories, is hereby authorized, empowered, and directed to negotiate the terms of and to execute, deliver, and

perform under the DIP Credit Agreement and any and all other documents, certificates, instruments, agreements, intercreditor agreements, any amendment, or any other modification required to consummate the transactions contemplated by the DIP Credit Agreement in the name and on behalf of each Company and the Non-Debtor Borrower, in the form approved, with such changes therein and modifications and amendments thereto as any of the Authorized Signatories may in his or her sole discretion approve, which approval shall be conclusively evidenced by his or her execution thereof. Such execution by any of the Authorized Signatories is hereby authorized to be by facsimile, engraved or printed as deemed necessary and preferable; and

RESOLVED, that the each of the Authorized Signatories, acting alone or with one or more Authorized Signatories, be, and hereby are, authorized, empowered, and directed in the name of, and on behalf of, each Company and the Non-Debtor Borrower to seek authorization to enter into the DIP Credit Agreement and to seek approval of the use of cash collateral pursuant to a postpetition financing order in interim and final form, and any Authorized Signatory be, and hereby is, authorized, empowered, and directed to negotiate, execute, and deliver any and all agreements, instruments, or documents, by or on behalf of each Company and the Non-Debtor Borrower, necessary to implement the postpetition financing, including providing for adequate protection to the Secured Creditors in accordance with section 363 of the Bankruptcy Code, as well as any additional or further agreements for entry into the DIP Credit Agreement and the use of cash collateral in connection with each Company's Chapter 11 Cases, which agreements may require each Company to grant adequate protection and liens to each Company's Secured Creditors and each other agreement, instrument, or document to be executed and delivered in connection therewith, by or on behalf of each Company pursuant thereto or in connection therewith, all with such changes therein and additions thereto as any Authorized Signatory approves, such approval to be conclusively evidenced by the taking of such action or by the execution and delivery thereof.

RESOLVED, that (i) the form, terms, and provisions of the DIP Credit Agreement and all other DIP Loan Documents to which each Company and the Non-Debtor Borrower is a party, (ii) the grant of security interests in, pledges of, and liens on all or substantially all of the assets now or hereafter owned by each Company and the Non-Debtor Borrower as collateral (including pledges of equity and personal property as collateral) under the DIP Loan Documents, (iii) the guaranty of obligations by each Company and the Non-Debtor Borrower under the DIP Loan Documents, from which each Company and the Non-Debtor Borrower will derive value, be and hereby are, authorized, adopted, and approved, and (iv) any Authorized Signatory or other officer of each Company is hereby authorized, empowered, and directed, in the name of and on behalf of each Company, to take such actions and negotiate or cause to be prepared and negotiated and to execute, deliver, perform, and cause the performance of, each of the transactions contemplated by the DIP Credit Agreement, substantially in the form provided to each Governing Body, the DIP Loan Documents and such other agreements, certificates, instruments, receipts, petitions, motions, or other papers or documents to which each Company is or will be a party or any order entered into in connection with the Chapter 11 Cases (collectively with the DIP Credit Agreement, the "Financing Documents"), incur and pay or cause to be paid all related fees and expenses, with such changes, additions, and modifications thereto as an Authorized Signatory executing the same shall approve;

RESOLVED, that each Company, as debtor and debtor-in-possession under the Bankruptcy Code be, and hereby is, authorized, empowered, and directed to incur any and all obligations and to undertake any and all related transactions on substantially the same terms as contemplated under the Financing Documents (collectively, the "Financing Transactions"), including granting liens on its assets to secure such obligations and the refinancing of the obligations outstanding pursuant to the Bridge Loan; and

RESOLVED, that each of the Authorized Signatories be, and they hereby are, authorized, empowered, and directed in the name of, and on behalf of, each Company, as debtor and debtor in possession, to take such actions as in its discretion is determined to be necessary, desirable, or appropriate to execute, deliver, and file: (i) the Financing Documents and such agreements, certificates, instruments, guaranties, notices, and any and all other documents, including, without limitation, any amendments, supplements, modifications, renewals, replacements, consolidations, substitutions, and extensions of any Financing Documents, necessary, desirable, or appropriate to facilitate the Financing Transactions; (ii) all petitions, schedules, lists, and other motions, papers, or documents, which shall in its sole judgment be necessary, proper, or advisable, which determination shall be conclusively evidenced by his/her or their execution thereof; (iii) such other instruments, certificates, notices, assignments, and documents as may be reasonably requested by the DIP Agent and other parties in interest; and (iv) such forms of deposit account control agreements, officer's certificates, and compliance certificates as may be required by the Financing Documents; and

RESOLVED, that each of the Authorized Signatories be, and they hereby are, authorized, empowered, and directed in the name of, and on behalf of, each Company to file or to authorize the DIP Agent to file any Uniform Commercial Code ("UCC") financing statements, any other equivalent filings, any intellectual property or real estate filings and recordings, and any necessary assignments for security or other documents in the name of each Company that the DIP Agent deems necessary or convenient to perfect any lien or security interest granted under the Financing Documents, including any such UCC financing statement containing a generic description of collateral, such as "all assets," "all property now or hereafter acquired," and other similar descriptions of like import, and to execute and deliver, and to record or authorize the recording of, such mortgages and deeds of trust in respect of real property of each Company and such other filings in respect of intellectual and other property of each Company, in each case as the DIP Agent may reasonably request to perfect the security interests of the DIP Agent under the Financing Documents; and

RESOLVED, that each of the Authorized Signatories be, and they hereby are, authorized, empowered, and directed in the name of, and on behalf of, each Company to take all such further actions, including, without limitation, to pay or approve the payment of all fees and expenses payable in connection with the Financing Transactions and all fees and expenses incurred by or on behalf of each Company in connection with the foregoing resolutions, in accordance with the terms of the Financing Documents, which shall in their reasonable business judgment be necessary, proper, or advisable to perform each Company's obligations under or in connection with the Financing Documents or any of the Financing Transactions and to fully carry out the intent of the foregoing resolutions; and

RESOLVED, that each of the Authorized Signatories be, and hereby is, authorized, empowered, and directed in the name of, and on behalf of, each Company, to execute and deliver any amendments, supplements, modifications, renewals, replacements, consolidations, substitutions, and extensions of the postpetition financing or any of the Financing Documents or to do such other things which shall in their sole judgment be necessary, desirable, proper, or advisable to give effect to the foregoing resolutions, which determination shall be conclusively evidenced by his/her or their execution thereof; and

RESOLVED, that to the extent any Company serves as the the sole member, general partner, managing member, equivalent manager, or other governing body (each, a "<u>Controlling Company</u>") of any other Company, each Authorized Signatory, as applicable, is authorized, empowered, and directed to take each of the actions described in these resolutions or any of the actions authorized by these resolutions on behalf of the applicable Controlling Company.

#### General

RESOLVED, that in addition to the specific authorizations heretofore conferred upon the Authorized Signatories, each of the Authorized Signatories (and their designees and delegates) be, and they hereby are, authorized and empowered, in the name of and on behalf of each Company, to take or cause to be taken any and all such other and further action, and to execute, acknowledge, deliver, and file any and all such agreements, certificates, instruments, and other documents and to pay all expenses, including but not limited to filing fees, in each case as in such director's judgment, shall be necessary, advisable or desirable in order to fully carry out the intent and accomplish the purposes of the resolutions adopted herein.

RESOLVED, that the Governing Body of each Company has received sufficient notice of the actions and transactions relating to the matters contemplated by the foregoing resolutions, as may be required by the organizational documents of each Company, or hereby waive any right to have received such notice.

RESOLVED, that all acts, actions, and transactions relating to the matters contemplated by the foregoing resolutions done in the name of and on behalf of each Company, which acts would have been approved by the foregoing resolutions except that such acts were taken before the adoption of these resolutions, are hereby, in all respects, approved and ratified as the true acts and deeds of each Company with the same force and effect as if each such act, transaction, agreement, or certificate has been specifically authorized in advance by resolution of the Governing Body.

RESOLVED, that each of the Authorized Signatories (and their designees and delegates) be, and hereby is, authorized and empowered to take all actions or to not take any action in the name of each Company with respect to the transactions contemplated by these resolutions hereunder, as such Authorized Signatory shall deem necessary or desirable in such Authorized Signatory's reasonable business judgment to effectuate the purposes of the transactions contemplated herein.

\* \* \* \* \*

SAN J	<b>WANTR</b>	ANSPORTA	TION	COMPANY

Name: Jennifer S. Grafton

Title: Director

By:

Name: Joseph E. Micheletti

Title: Director

### SAN JUAN TRANSPORTATION COMPANY

By:		
Name:	Jennifer S. Grafton	
Title:	Director	

By: Joseph G. Micheletti
Name: Joseph E. Micheletti

Title: Director

## Annex A

Company	State of Formation
Absaloka Coal, LLC	Delaware
Basin Resources, Inc.	Colorado
Buckingham Coal Company, LLC	Ohio
Dakota Westmoreland Corporation	Delaware
Haystack Coal Company	Delaware
San Juan Coal Company	Delaware
San Juan Transportation Company	Delaware
Texas Westmoreland Coal Company	Montana
WCC Land Holding Company, Inc.	Delaware
WEI - Roanoke Valley, Inc.	Delaware
Western Energy Company	Montana
Westmoreland Coal Company Asset Corp	New York
Westmoreland Coal Sales Company, Inc.	Delaware
Westmoreland Energy Services New York, Inc.	New York
Westmoreland Energy Services, Inc.	Delaware
Westmoreland Energy, LLC	Virginia
Westmoreland Mining LLC	Delaware
Westmoreland North Carolina Power, LLC	Virginia
Westmoreland Partners	Virginia
Westmoreland Power, Inc.	Delaware
Westmoreland Resources, Inc.	Delaware

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Westmoreland San Juan Holdings, Inc.	Delaware
Westmoreland San Juan, LLC	Delaware
Westmoreland Savage Corporation	Delaware
WRI Partners, Inc.	Delaware
Westmoreland Resources GP, LLC	Delaware
Westmoreland- Roanoke Valley, LP	Delaware
Westmoreland Texas Jewett Coal Company	Texas