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<u>In re</u>

Walter Energy, Inc., et al.,

Debtors.

Chapter 11

Case No. 15-02741-TOM-11

(Jointly Administered)

STATEMENT OF FINANCIAL AFFAIRS FOR

Walter Energy, Inc.

Case No: 15-02741-TOM-11



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Walter Energy, Inc.

Case Number: 15-02741-TOM-11

GLOBAL NOTES AND STATEMENT OF LIMITATIONS, METHODOLOGY, AND DISCLAIMER REGARDING DEBTOR'S SCHEDULES OF ASSETS AND LIABILITIES AND STATEMENTS OF FINANCIAL AFFAIRS

INTRODUCTION

General

Walter Energy, Inc. ("Walter") and 22 of its direct and indirect subsidiaries and affiliates (collectively, with Walter, the "Debtors") are filing their respective Schedules of Assets and Liabilities (the "Schedules") and Statements of Financial Affairs (the "SOFAs") in the United States Bankruptcy Court for the Northern District of Alabama (the "Bankruptcy Court"). The Debtors prepared the Schedules and SOFAs pursuant to section 521 of title 11 of the United States Code (the "Bankruptcy Code") and Rule 1007 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules"), with the assistance of their advisors.

The Schedules and SOFAs are unaudited. Although management has made reasonable efforts to ensure that the Schedules and SOFAs are accurate and complete based on information that was available to them at the time these Schedules and SOFAs were prepared, subsequent information or discovery may result in material changes to these Schedules and SOFAs, and inadvertent errors or omissions may exist in the Schedules and SOFAs. Moreover, because the Schedules and SOFAs contain unaudited information that is subject to further review and potential adjustment, there can be no assurance that these Schedules and SOFAs are wholly accurate and complete.

These Global Notes and Statement of Limitations, Methods and Disclaimer Regarding the Debtors' Schedules and SOFAs (the "Global Notes") are incorporated by reference in, and comprise an integral part of, each of the Schedules and SOFAs, and should be referred to and reviewed in connection with any review of the Schedules and SOFAs. In the event the Schedules and/or the SOFAs conflict with or differ from these Global Notes, the terms of these Global Notes shall control.

Description of the Cases and "As of" Information Date

On July 15, 2015 (the "**Petition Date**"), the Debtors each filed a voluntary petition in the Bankruptcy Court for reorganization under chapter 11 of the Bankruptcy Code. The cases have been consolidated solely for the purpose of joint administration under case number 15-02741 (TOM11). Each Debtor's fiscal year ends on December 31. All asset information contained in the Schedules and SOFAs, except where otherwise noted, is as of June 30, 2015. The liability information, except where otherwise noted, is as of the Petition Date.

Basis of Presentation

For financial reporting purposes, Walter prepares consolidated financial statements. These consolidated financial statements are filed with the Securities and Exchange Commission (the "SEC") and are audited annually. Unlike the consolidated financial statements, these Schedules and SOFAs, except as indicated herein, reflect the assets and liabilities of each Debtor. In addition, not all of the direct and indirect subsidiaries of Walter have filed for protection under chapter 11 of the Bankruptcy Code. Accordingly, combining the assets and claims set forth in the Schedules and SOFAs of the Debtors would result in amounts that would be substantially different from financial information for Walter and its respective consolidated subsidiaries that would be prepared under Generally Accepted Accounting Principles ("GAAP"). Therefore, these Schedules and SOFAs do not purport to represent financial statements prepared in accordance with GAAP, nor are they intended to reconcile to the financial statements filed by Walter with the SEC.

The Debtors and their agents, attorneys and financial advisors do not guarantee or warrant the accuracy or completeness of the data that is provided herein and shall not be liable for any loss or injury arising out of or caused in whole or in part by the acts, errors or omissions, whether negligent or otherwise, in procuring, compiling, collecting, interpreting, reporting, communicating, or delivering the information contained herein. While all reasonable efforts have been made to provide accurate and complete information herein, inadvertent errors or omissions may exist. The Debtors and their agents, attorneys, and financial advisors expressly do not undertake any obligation to update, modify, revise or re-categorize the information provided herein, or to notify any third party should the information be updated, modified, revised or re-categorized. In no event shall the Debtors or their agents, attorneys and financial advisors be liable to any third party for any direct, indirect, incidental, consequential, or special damages (including, but not limited to, damages arising from the disallowance of a potential claim against the Debtors or damages to business reputation, lost business or lost profits), whether foreseeable or not and however caused, even if the Debtors or their agents, attorneys, and financial advisors are advised of the possibility of such damages.

William G. Harvey, the Chief Financial Officer of Walter Energy, Inc., has signed each of the Schedules and SOFAs on behalf of each of the Debtors. In reviewing and signing the Schedules and SOFAs, Mr. Harvey necessarily has relied upon the efforts, statements, and representations of various personnel employed by the Debtors and their advisors. Mr. Harvey has not (and could not have) personally verified the accuracy and completeness of each statement and representation contained in the Schedules and SOFAs, including statements and representations concerning amounts owed to creditors, classification of such claims, and creditor addresses.

GLOBAL NOTES OVERVIEW AND METHODOLOGY

Reservation of Rights; Amendments

Although reasonable efforts have been made to prepare and file accurate and complete Schedules and SOFAs for each of the Debtors, they nevertheless may contain inadvertent errors or omissions. The Debtors reserve the right to amend and/or supplement their Schedules and SOFAs from time to time as they deem necessary or appropriate, including, without limitation, the right to amend the Schedules and SOFAs with respect to (a) the description or designation of any claim, including the Debtor or Debtors against which any claim is asserted; (b) the characterization of any claim as disputed or undisputed, contingent on non-contingent, liquidated or unliquidated; (c) the characterization of any claim as secured, unsecured, or priority; (d) the characterization of any asset as being an interest in real property or in personal property; (e) the characterization of any interest of the Debtor as being held in fee, or as a leasehold, or in any other manner; (f) the value of any interest of any Debtor in any asset; and (g) the executory or non-executory nature of any contract to which any Debtor is or may be a party or the unexpired or expired status of any laces to which any Debtor is or may be a party. Any specific reservation of right contained elsewhere in the Global Notes does not limit in any respect the general reservation of rights contained in this paragraph.

Confidentiality

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

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such names, addresses and amounts.

Re-characterization

The Debtors have made reasonable efforts to characterize, classify, categorize or designate correctly the claims, assets, executory contracts, unexpired leases and other items reported in the Schedules and SOFAs. However, due to the complexity and size of the Debtors' businesses, the Debtors may have improperly characterized, classified, categorized or designated certain items. The Debtors reserve their rights to re-characterize, reclassify, re-categorize or re-designate items reported in the Schedules and SOFAs at a later time either in amendments to the Schedules and SOFAs or in another appropriate filing as necessary or appropriate as additional information becomes available.

Totals and Undetermined Amounts

All totals that are included in the Schedules and SOFAs represent totals of all the known amounts included on the Schedules and SOFAs including those marked as contingent, unliquidated or disputed. The description of an amount as "unknown" or "undetermined" is not intended to reflect upon the materiality of such amount.

Exclusions

The Debtors have excluded certain categories of assets and liabilities from the Schedules and SOFAs such as: information about customer relationships, accrued liabilities including, but not limited to, accrued salaries and employee benefits; tax accruals; accrued accounts payable; asset retirement obligations and, generally, assets with a net book value of zero. Other non-material assets and liabilities may have also been excluded. Liabilities resulting from accruals or estimates of long term liabilities either are not payable at this time, have not been approved for payment under the Debtors' normal procedures, or have not yet been reported and, therefore, do not represent specific claims as of the Petition Date.

Foreign Currency

Unless otherwise indicated, all amounts are reflected in U.S. dollars.

Current Market Value of Assets

It would be prohibitively expensive, unduly burdensome and an inefficient use of estate resources for the Debtors to obtain current market valuations of all of their assets. Accordingly, unless otherwise indicated, the Schedules and SOFAs reflect_net book values for assets as of June 30, 2015, which net book values reflect impairments to certain assets. Amounts ultimately realized may vary from net book value, and such variance may be material. Bank account cash reported on Schedule B-2 is presented as bank balances as of the Petition Date and excludes cash held by non-Debtor subsidiaries and affiliates. No values are presented for certain other assets such as investments in subsidiaries and other intangible assets because the book values may materially differ from fair market values. Thus, unless otherwise noted, the Schedules and Statements reflect the carrying value of the assets as recorded on the Debtors' books as of June 30, 2015 and are not based upon any estimate of their current market value.

Intercompany Accounts

Prior to the Petition Date, the Debtors routinely engaged in intercompany transactions resulting in intercompany account balances. The intercompany account balances, if any, that are reflected on the Debtors' book and records, are set forth in the respective Debtor's Schedule B16 and Schedule F. The listing of these amounts is not and shall not be construed as an admission of the characterization of such balance, as debt, equity or otherwise, and is not necessarily indicative of the ultimate recovery, if any, on any intercompany account receivable or the impairment or claim status of any intercompany account payable. The Debtors reserve all rights to re-characterize, reprioritize, reclassify, re-categorize or re-designate intercompany accounts reported in the Schedules and SOFAs.

Accounts Receivable

For confidentiality reasons, the Debtors have not listed individual customer accounts receivable information. Accounts receivable information for each Debtor has been listed net of reserves as of June 30, 2015.

Inventories; Property and Equipment

Inventories consist of materials and supplies and coal inventory. These inventories are valued at the lower of average cost or market value. Coal inventory costs include labor, supplies, equipment, operating overhead and other related costs. Property, plant, equipment and mine development are recorded at cost or at fair value at the date of acquisition in the case of acquired businesses, and are presented net of accumulated depreciation. All inventories, as well as all property and equipment, are presented without consideration of any statutory or consensual liens.

Coal and Coalbed Methane Gas Reserves

As of December 31, 2014, the Debtors control an estimated 243.8 million metric tons of proven and probable coal reserves located primarily in Alabama and the Appalachia Basin coal regions. The aggregate book value of owned and leased coal reserves is \$134.0 million as of June 30, 2015. The aggregate book value of owned and leased coalbed methane gas reserves was \$118.4 million as of July 31, 2015. The Debtors have not analyzed the current market value of their coal or coalbed methane gas reserves. Costs to obtain coal reserves and lease mineral rights are capitalized based on the fair value at acquisition; therefore, only acquired coal reserves and lease mineral rights have a book value. Lease agreements are generally long-term in nature (original terms range from 10 to 50 years) and substantially all of the Debtors' mineral leases contain provisions that allow automatic extension of the lease term provided certain requirements are met.

As discussed further below in the Section titled "Schedule A – Real Property", the Debtors have reported the book value of their respective reserves on Schedule A. Any unexpired coal and coalbed methane gas reserve leases of the Debtors as of the Petition Date are included in Schedule G and to the extent that there was an amount outstanding under a coal or coalbed methane gas reserve lease as of the Petition Date, the amount owed to the lessor has been listed on Schedule F.

Other Leases

The Debtors lease equipment under various operating lease agreements. These operating leases are carried by the Debtors at a zero book value. These equipment and facilities leases are reported on Schedule G of each applicable Debtor, and to the extent that there was an amount outstanding under any of these leases as of the Petition Date, the amount owed to the applicable lessor has been listed on Schedule F of each applicable Debtor. The Debtors have not reported in the Schedules any

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future obligation under any capital or operating lease.

Contingent Assets

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

Additionally, prior to the Petition Date, certain of the Debtors may have commenced lawsuits in the ordinary course of its business against third parties seeking monetary damages. With respect to any such lawsuits commenced prior to the Petition Date by any of the Debtors, such lawsuits are referenced in Item 4(a) of the pertinent Debtor's SOFA.

Guaranties and Other Secondary Liability Claims

The Debtors have made reasonable efforts to locate and identify guaranties and other secondary liability claims (collectively, the "**Guaranties**") in each of the executory contracts, unexpired leases, secured financings, debt instruments and other such agreements to which any Debtor is a party. Where Guaranties have been identified, they have been included in the relevant Schedules for the Debtor or Debtors affected by such Guaranties. The Debtors have placed the Guaranties on Schedule H for both the primary obligor and the guarantor of the relevant obligation. Guaranties were additionally placed on Schedule D or F for each guarantor, except to the extent they are associated with obligations under an executory contract or unexpired lease identified on Schedule G. It is possible that certain Guaranties embedded in the Debtors' executory contracts, unexpired leases, secured financings, debt instruments and other such agreements may have been inducertently omitted. The Debtors reserve their rights to amend the Schedules to the extent additional Guaranties are identified or such Guaranties are discovered to have expired or be unenforceable. In addition, the Debtors reserve the right to amend the Schedules and SOFAs and to re-characterize or reclassify any such contract or claim, whether by amending the Schedules and SOFAs, shall not affect the enforceability of any Guaranties not listed.

Classifications

Listing a claim (i) on Schedule D as "secured," (ii) on Schedule E as "unsecured priority" or (iii) on Schedule F as "unsecured nonpriority," or listing on Schedule G a contract as "executory" or a lease as "unexpired," does not constitute an admission by a Debtor of the legal rights of the claimant or a waiver of any of Debtors' right to re-characterize or reclassify such claim, contract, or lease. The Debtors reserve the right to amend the Schedules and SOFAs and to re-characterize or reclassify any such contract, lease or claim whether by amending the Schedules and SOFAs or in another appropriate filing.

Interest in Subsidiaries and Affiliates

Interests of each Debtor in its subsidiaries arise from the ownership of stock, partnership interests or membership interests, as applicable. The capital structure of Walter and its subsidiaries (including Debtor and non-Debtor entities) as of July 15, 2015 is set forth in a diagram attached to Schedule B13 for each Debtor.

Intellectual Property Rights

The omission or exclusion of any intellectual property rights of the Debtors in the Schedules or the SOFAs shall not be construed as an admission that such intellectual property rights have been abandoned, terminated, or assigned, or have expired by their own terms, or have otherwise been transferred pursuant to a sale, acquisition, or other transaction.

Prepetition Capital Structure

As of the Petition Date, Walter's principal funded debt obligations comprised (a) a first lien credit facility consisting of a \$978.2 million of term loan B and a \$76.9 million revolving line of credit under which the Debtors have issued letters of credit, (b) \$970.0 million of 9.5% Senior Secured First Lien Notes due October 15, 2019, (c) \$360.5 million of 11.0%/12.0% Senior Secured Second Lien PIK Toggle Notes due 2020, (d) \$388 million of 9.875% Senior Notes due 2020, and (e) \$383.3 million of 8.5% Senior Notes due 2021 (collectively, the "**Prepetition Credit Facilities**"). Substantially all of the other Debtors guarantee Walter's obligations under the Prepetition Credit Facilities.

Disputed, Contingent, and/or Unliquidated Claims

Schedules D, E and F permit each of the Debtors to designate a claim as "disputed," "contingent" and/or "unliquidated." Any failure to designate a claim on the Debtors' Schedules as "disputed," "contingent" and/or "unliquidated" does not constitute an admission by the Debtors that such amount is not "disputed," "contingent" and/or "unliquidated" or that such claim is not subject to objection. The Debtors reserve the right to dispute, or assert offsets or defenses to, any claim reflected on these Schedules as to amount, liability or classification or to otherwise subsequently designate any claim as "disputed," "contingent" and/or "unliquidated," whether by amending the Schedules and SOFAs or in another appropriate filing. Listing a claim does not constitute an admission by the Debtors reserve their rights to object to any listed claims on the grounds that, among other things, they have already been satisfied.

Claims of Third-Party Related Entities

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

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

The Bankruptcy Court has authorized the Debtors, pursuant to several "first day" orders, to pay certain prepetition claims including certain payments to employees, critical vendors, foreign vendors, lien holders and taxing authorities. Where the Schedules list creditors that have received payments pursuant to these first day orders, the amounts scheduled for such creditors reflect amounts owed to those creditors as of the Petition Date, adjusted for any post-petition payments made on account of such claims pursuant to the authority granted to the Debtors by the Bankruptcy Court in the first day orders. Thus, Schedule F generally, and to the extent possible, does not include prepetition liabilities that have been paid under these first day orders. However, the estimate of claims set forth in the Schedules may not reflect assertions by the Debtors' creditors of a right to have such claims paid or reclassified under the Bankruptcy Code or orders of the Bankruptcy Court.

Pension and Postretirement Benefits for Active and Retired Employees

The Debtors have various defined benefit pension plans covering certain U.S. salaried employees and eligible hourly employees. In addition, to its own pension plans, the Debtors contribute to a multi-employer defined benefit pension plan covering eligible employees who are represented by the United Mine Workers of America ("**UMWA**"). The Debtors fund retirement and employee benefit plans in accordance with the requirements of the plans and, where applicable, in amounts sufficient to satisfy the "Minimum Funding Standards" of the Employee Retirement Income Security Act of 1974 ("**ERISA**"). The plans provide benefits based on years of service and compensation or at stated amounts for each year of service.

The Debtors also provide certain postretirement benefits other than pensions, primarily healthcare, to eligible retirees. The Debtors postretirement plans are not funded. New salaried employees have been ineligible to participate in postretirement healthcare benefits since May 2000. As of December 31, 2014, all of the Debtors pension plans had obligations that exceed plan assets.

Pension Plans

The Debtors have various defined benefit pension plans covering certain of its U.S. salaried employees and eligible hourly employees. As of December 31, 2014, the estimated pension plans' aggregate projected benefit obligation had a present value of approximately \$316.5 million, and the fair value of plan assets was approximately \$244.6 million for an unfunded obligation of approximately \$71.9 million.

Retired Employees

Certain of the Debtors' potential liabilities as of the Petition Date represent the estimated cost of providing retiree healthcare benefits to current represented and nonrepresented retirees and active employees who will retire in the future (and certain of their qualified dependents) that, as of the filing of the Schedules and SOFAs were contingent, disputed and unliquidated. Specifically, based upon the most recent actuarial valuation, as reported in Walter's Annual Report on Form 10-K for the year ended December 31, 2014, (the "Form 10-K"), the consolidated Debtors' accumulated postretirement benefit obligations were valued at approximately \$598.4 million.

In addition, certain of the Debtors are obligated by the Coal Industry Retiree Health Benefit Act of 1992 to contribute to the UMWA Combined Benefit Fund and to the 1992 Benefit Plan (together, the "**Combined Funds**"), which provides health and death benefits to a closed group of retirees and their qualifying dependents. Although the Debtors are required to make contributions to these plans, because these are multi-employer plans, the Debtors do not record liabilities with respect to these plans on their financial statements. The Debtors contributions to these funds for the years ended December 31, 2014, 2013 and 2012 were insignificant.

Consistent with the treatment of the Debtors' collective bargaining agreements described below, the postretirement benefit obligations are broken out among the applicable Debtors and have been listed on their respective Schedule Fs at undetermined individual amounts for the retiree healthcare benefit obligations and in the aggregate for the Combined Funds. The Debtors have made no attempt to disaggregate such liabilities on an individual-by-individual basis for purposes of Schedule F, except with regard to its non-represented plan.

Pursuant to the National Bituminous Coal Wage Agreement of 2011 (the "**NBCWA**") and similar UMWA collective bargaining agreements (as described under "**Collective Bargaining Agreements**"), Jim Walter Resources ("JWR") is required to make contributions to multi-employer pension and healthcare arrangements. Specifically, JWR is required to make contributions to the UMWA 1974 Pension Plan (the "**1974 Pension Plan**"), a multiemployer pension plan.

In 2014, JWR's annual contribution to the 1974 Pension Plan was approximately \$17.8 million. The NBCWA also requires signatory employers to contribute to the 2012 Retiree Bonus Account Trust, the UMWA 1993 Benefit Plan and the UMWA Cash Deferred Savings Plan. Although JWR is required to make contributions to these plans, because these are multi-employer plans, liabilities with respect to these plans are not recorded on JWR's financial statements.

JWR's total contributions to the UMWA 1993 Benefit Plan and UMWA 2012 Retiree Bonus Account Trust in 2014 was approximately \$3.6 million and \$5.1 million, respectively. These plans are listed on Schedule F as undetermined individual amounts and Schedule G of the applicable Debtor entity, and the Debtors have made no attempt to disaggregate such obligations on an individual-by-individual basis for purposes of Schedule F.

Collective Bargaining Agreements

The NBCWA was negotiated by the UMWA and the Bituminous Coal Operators' Association (the "**BCOA**"). In addition, although Walter's unionized subsidiaries are not members of the BCOA, the UMWA has historically requested that all unionized coal companies sign a "Me-Too" agreement that binds these companies to the terms of the existing NBCWA. JWR is signatory to a collective bargaining agreement with the UMWA that modifies the NBCWA with respect to its operations and such agreement is listed on its Schedule G. Although the hourly employees of Debtor Taft Coal Company are represented by the UMWA, that company has not been, and is not presently, signatory to a contract with the UMWA, and it has no post retirement obligations to its represented employees.

Debtor Walter Coke is signatory to a labor agreement with the United Steelworkers. That agreement does not require participation in or contributions to any multiemployer plans. However, it does require the provision of healthcare benefits to certain former, retired employees.

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Union Grievances, Workers' Compensation Claims and Other Employment-Related Actions and Charges

The Debtors are subject to the Federal Coal Mine Health and Safety Act of 1969 (the "**Coal Act**"), as later amended by the Federal Mine Safety and Health Act of 1977, 30 U.S.C. § § 901 *et seq.* (collectively, as amended, the "**Black Lung Benefits Act**"), and other workers' compensation laws in the states in which they operate. Under the Black Lung Benefits Act, such Debtors are required to provide benefits to their current and former coal miners (and certain of their qualified dependents) suffering from coal workers' pneumoconiosis, an occupational disease often referred to as black lung disease. The Debtors estimate that, as of December 31, 2014, their liabilities for claims arising under the Black Lung Benefits Act (collectively, "**Black Lung Claims**") total approximately \$21.8 million. The Debtors further estimate that, as of December 31, 2014, workers' compensation liabilities total approximately \$43.6 million. Separately, the Debtors have posted approximately \$25.4 million in letters of credit, cash and/or bonds to secure their liabilities with respect to state traumatic and workers' compensation. The Debtors received authority from the Bankruptcy Court to pay all valid workers' compensation obligations and Black Lung Claims. Thus, the Debtors have not reflected on their Schedules any liabilities related to worker's compensation claims or Black Lung Claims. Additionally, the Debtors have omitted from their responses to SOFA Item 4(a) the names and addresses of persons that have asserted certain Black Lung Claims that are not public and, thus, are or may be confidential.

The Debtors have excluded listing individual employee union grievances in the Schedules and SOFAs. In addition, other employment-related actions and charges are excluded from the Debtors' SOFAs. All such actions, charges and grievances have been excluded based on both the large volume of such actions, charges and grievances, and the Debtors' belief that the majority of such actions, charges and grievances will generally not result in actual litigation.

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SPECIFIC DISCLOSURES WITH RESPECT TO THE DEBTORS' SCHEDULES

Schedule A - Real Property

The Debtors may have listed certain assets as real property when such holdings are in fact in the nature of personal property holdings, or the Debtors may have listed certain assets as personal property assets when such holdings are in fact real property holdings. The Debtors reserve all of their rights to re-categorize and/or re-characterize such asset holdings at a later time to the extent the Debtors determine that such holdings were improperly categorized or scheduled.

With respect to any and all interests and any and all contracts, leases, and other agreements listed on or referenced in Schedule A, the Debtors reserve all of their rights, claims, causes of action, and defenses, including their right to dispute or challenge the validity, enforceability, characterization, categorization, or structure of such interests, contracts, leases, and other agreements or any creditor's claim related to such interests, contracts, leases, and other agreements, and to amend or supplement such Schedule.

Mineral interests and/or mineral reserves consist of the Debtors' interests (whether in fee, leasehold, or otherwise) in coal reserves yet to be mined and coalbed methane gas reserves yet to be extracted, in each case as such coal or gas exists unprocessed on or below the earth's surface in their natural state. For purposes of these Schedules, the Debtors have listed these interests and reserves on Schedule A of their respective Schedules, but in doing so take no stance as to whether their mineral interests and reserves should be considered real or personal property. The Debtors reserve all of their respective rights, claims, causes of action, and defenses with respect to such interests and reserve (including the manner in which they are reflected in the Schedules). No party is entitled to rely upon the Debtors' listing of such interests and reserves on Schedule A, nor shall the Debtors be estopped or otherwise precluded from asserting for any reason that such interests and reserves do not constitute interests in real property.

Schedule B - Personal Property

With respect to any and all interests listed on or referenced in Schedule B, the Debtors reserve all of their rights, claims, causes of action, and defenses, including their right to amend the values attributed to the assets recorded on Schedule B. Each category of fixed assets is presented net of depreciation amounts and known impairments.

As stated above, due to the volume of Debtors' real and personal property holdings, the Debtors may have scheduled certain assets as real property assets when such assets may constitute personal property, or the Debtors may have listed personal property assets when such holdings are in fact real property.

a. Schedule B-2. Cash is presented at bank balances as of the Petition Date by each bank account. All zero-balance accounts are reported at zero dollars and the related concentration account is reported as a bank balance as of the Petition Date.

b. Schedule B-13. The attached chart reflects the capital structure as it existed at the end of each of the six years preceding the Petition Date, with major corporate changes presented on an annual basis. The entity organization structures are reflected based on the Debtors' best knowledge. The Debtors reserve the right to amend their Schedules and Statements to correct errors in the reported capital structure of the Debtors if errors are discovered.

c. Schedule B-16. Accounts receivable are reported net of the allowance for doubtful accounts. Included in accounts receivable are trade accounts receivable, tax receivables and amounts owed to the Debtors from vendors.

d. Schedule B-24. Specific information has not been provided due to confidentiality concerns.

Schedule D - Creditors Holding Secured Claims

Except as otherwise agreed pursuant to a stipulation, agreed order or general order entered by the Bankruptcy Court, the Debtors reserve their right to dispute or challenge the validity, perfection or immunity from avoidance of any lien purported to be granted or perfected in any specific asset to a secured creditor listed on Schedule D of any Debtor. Moreover, although the Debtors may have scheduled claims of various creditors as secured claims, the Debtors reserve their right to dispute or challenge the secured nature of any such creditor's claim or the characterization of the structure of any such transaction or any document or instrument (including any intercompany agreement) related to such creditor's claim.

In certain circumstances, a Debtor may be a co-obligor or guarantor with respect to the scheduled claims of other Debtors, and no claim set forth on Schedule D of any Debtor is intended to acknowledge claims of creditors that are otherwise satisfied or discharged by other entities. The descriptions provided on Schedule D are intended only as a summary. Reference to the applicable loan agreements and related documents is necessary for a complete description of the collateral and the nature, extent and priority of any liens. Nothing in Schedule D and/or the Global Notes shall be deemed a modification or interpretation of the terms of such agreements.

The Debtors have included on Schedule D certain claims which are secured by letters of credit issued by one or more banks on the Debtors' behalf. The Debtors have also included on Schedule D the claims of the banks that have issued such letters of credit on the Debtors' behalf and that may seek reimbursement from the Debtors in the event that any draws are made against such letters of credit. The claims of both the letter of credit beneficiaries and the issuing banks are scheduled as contingent and unliquidated on Schedule D. To avoid duplication of the Debtors' exposure with respect to such letters of credit, the Debtors have prepared Schedule D to reflect the amounts of each of the outstanding letters of credit issued on the Debtors' behalf only in connection with the scheduled claims of the letter of credit beneficiaries and have not included such letter of credit amounts in the corresponding reimbursement claims of the banks that issued such letters of credit.

Except as specifically stated herein, real property lessors, utility companies and other parties that may hold security deposits have not been listed on Schedule D. The Debtors reserve all of their rights, claims and causes of action with respect to claims associated with any contracts and agreements listed on Schedule D or Schedule G, including the right to dispute or challenge the characterization or the structure of any transaction, document or instrument related to a creditor's claim. Nothing herein shall be construed as an admission by the Debtors of the legal rights of the claimant or a waiver of the Debtors' right to re-characterize or reclassify such claim or contract. The Debtors have only listed the administrative agent or indenture trustee, as applicable, rather than the individual holders of any bank facility described

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Walter Energy, Inc.

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in Schedule D and have listed amounts owed as of the Petition Date.

Schedule E - Creditors Holding Unsecured Priority Claims

All claims listed on the Debtors' Schedule E are claims owed to various taxing authorities or to directors or former employees of the Debtors. Certain of the tax claims may be subject to on-going audits, and the Debtors are otherwise unable to determine with certainty the amount of many, if not all, of the remaining claims listed on Schedule E. Therefore, the Debtors have listed all such claims as undetermined in amount, pending final resolution of on-going audits or outstanding issues. In addition, there may be other numerous contingent, unliquidated claims from state taxing authorities, not all of which are listed. The Debtors reserve the right to liquidate and pay prepetition tax claims as outlined in the Debtors' *Motion for an Order Authorizing the Debtors to Pay Certain Prepetition Taxes, Governmental Assessments and Fees.*

The Debtors believe that all of their current employee claims entitled to priority under the Bankruptcy Code were paid or are being paid pursuant to the "<u>Order</u> <u>Authorizing, but not Directing, the Debtors to Pay Certain Prepetition Wages, Compensation, Workers Compensation and Employee Benefits and to Maintain</u> <u>Employee Benefit Programs and Pay Related Administrative Obligations</u>", docket number 61 entered by the Court on July 15, 2015.. As such, as of the Petition Date, the Debtors have not listed any unsecured priority amounts related to current employees. Certain directors and former employees are entitled to unsecured priority status on a portion of their unpaid compensation, which has been included on Schedule E. Individual addresses have been withheld for the privacy.</u>

Schedule F - Creditors Holding Unsecured Non-Priority Claims

The Debtors have made a reasonable effort to report all general unsecured claims against the Debtors on Schedule F based upon the Debtors' books and records. The claims of individual creditors for among other things, products, goods or services are listed as either the lower of the amounts invoiced by the creditor or the amounts entered on the Debtors' books and records and may not reflect credits or allowances due from such creditors to the Debtors. The Debtors reserve all rights with respect to any such credits and allowances including the right to assert claims objections and/or setoffs.

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

Schedule F may include information as it pertains to potential customer true-ups and reconciliations. The Debtors expect to pay all undisputed customer true-ups and reconciliations under the authority granted in the Debtors' first day motions.

Schedule F does not include rejection damage claims of the counterparties to executory contracts and unexpired leases that may be rejected.

The Debtors have only listed the indenture trustee rather than the individual holders of any unsecured notes described in Schedule F and have listed amounts owed as of the Petition Date.

Schedule G - Unexpired Leases and Executory Contracts

The businesses of the Debtors are complex. Although the Debtors' existing books, records, financial systems and contracts management systems have been relied upon to identify and schedule executory contracts for each of the Debtors and reasonable efforts have been made to ensure the accuracy of the Schedule G, inadvertent errors, omissions, or overinclusion may have occurred. The contracts, agreements and leases listed on Schedule G may have expired or may have been modified, amended or supplemented from time to time by various amendments, restatements, waivers, estoppels, certificates, letters, memoranda and other documents, instruments and agreements that may not be listed on Schedule G, despite the Debtors' use of reasonable efforts to identify such documents. With respect to any and all contracts, leases, and other agreements listed on or referenced in Schedule G, the Debtors reserve all of their rights, claims, causes of action, and defenses, including their right to dispute or challenge the validity, enforceability, characterization, categorization, or structure of such contracts, leases and other agreements or any creditor's claim related to such contracts, leases and other agreements and to amend or supplement such Schedule.

In some cases, the same supplier or provider appears multiple times on Schedule G. This multiple listing is intended to reflect distinct agreements between the applicable Debtor and such supplier or provider. Due to the volume of the Debtors' portfolio of contracts and leases, all documents entitled "lease" or "contract" have been included on Schedule G. Certain of the contracts listed on Schedule G may contain renewal options, guarantees of payments, options to purchase, rights of first refusal, rights to lease additional space and other miscellaneous rights. Such rights, powers, duties and obligations are not separately set forth on Schedule G. Certain of the agreements listed on Schedule G may be in the nature of conditional sales agreements or secured financings. The presence of a contract or lease on Schedule G does not constitute an admission that such contract or lease is an executory contract or unexpired lease, nor does the omission of a contract or unexpired lease.

The Debtors have included certain interests in real property such as easements, rights of way and other similar interests on Schedule G. The listing of such real property interests on Schedule G as "executory" does not constitute an admission by a Debtor that any such contract is executory. The Debtors reserve all rights to recategorize and/or re-characterize their interests in such real property at a later date, as necessary.

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

In addition, the Debtors may have entered into various other types of agreements in the ordinary course of business, such as subordination, non-disturbance and attornment agreements, supplemental agreements, amendments/letter agreements, title agreements and confidentiality agreements. Such documents may not be set forth on Schedule G. Certain of the contracts, agreements and leases listed on Schedule G may have been entered into by more than one of the Debtors. Further, the specific Debtor obligor to certain of the executory contracts could not be specifically ascertained in every circumstance. In such cases, the Debtors made their best

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Walter Energy, Inc.

Case Number: 15-02741-TOM-11

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efforts to determine the correct Debtors' Schedule G on which to list such executory contract or unexpired lease.

Certain of the executory contracts may not have been memorialized and could be subject to dispute. Each unexpired lease listed in Schedule G may include one or more ancillary documents, including but not limited to any underlying assignment and assumption agreements, amendments, supplements, full and partial assignments, renewals and partial releases. Executory contracts that are oral in nature, if any, have not been included on Schedule G. Schedule G does not constitute an admission that any such contract or agreement is an executory contract or unexpired lease. The Debtors reserve all of their rights, claims and causes of action with respect to the contracts and agreements listed on Schedule G, including the right to dispute or challenge the characterization or the structure of any transaction, document or instrument.

The Debtors may be party to certain agreements that are confidential in nature, even as to their very existence between the contract counterparties. These types of agreements include certain employment agreements containing severance clauses and confidentiality and non-disclosure agreements. Due to the confidential nature of these agreements, and in order to best protect the Debtors' business interests and the value of their estates, the Debtors have not listed any such confidential agreements on Schedule G. The Debtors have taken the necessary and prudent steps to identify these agreements to the extent possible and can provide details as to those agreements should circumstances warrant such disclose and appropriate conditions be placed upon such disclosure. The Debtors reserve all of their rights with respect to such agreements.

Certain of the contracts and leases listed on Schedule G may consist of several parts, including purchase orders, amendments, restatements, renewals, waivers, letters, and other documents that may not be listed on Schedule G or that may be listed as a single entry thereon. The Debtors expressly reserve their right to challenge whether such related documents and materials constitute one integrated executory contract or unexpired lease, or multiple, severable, or separate agreements.

Schedule H - Co-Debtors

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

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

SPECIFIC DISCLOSURES WITH RESPECT TO THE DEBTORS' SOFAS

SOFAs Item 1 and 2 - Income and Other Income

The amounts set forth in SOFA Item 1 and SOFA Item 2 are presented on a consolidated basis and include the results of certain non-Debtor subsidiaries and affiliates.

SOFAs Item 3(b) - 90 Day Payments

The dates set forth in the "Date of Payment" column relate to one of the following: (a) the date of a wire transfer; (b) the date of an "ACH" payment; or (c) the check date. In general, disbursements are recorded to the proper entity with the liability through journal entries.

SOFAs Item 3(c) - Payments to Insiders

Payments made within one year of the Petition Date by any Debtor to its insiders are listed on Walter's SOFA Item 3(c). All other Debtors reference Walter's SOFA Item 3(c). For purposes of SOFA Item 3(c), the Debtors defined insiders as (i) Officers, defined as current and former executive employees holding the title of Chief Executive Officer, Chief Financial Officer, Chief Commercial Officer, General Counsel and President, (ii) directors, (iii) beneficial stockholders that own 5% or more of the stock of any Debtor and (iv) affiliates. The Debtors have not included any ordinary course intercompany balances or transfers in this section.

During the year ended December 31, 2014, the Debtors declared and paid dividends of \$0.01 per share to shareholders of record on each of February 20, May 12, August 11 and November 10. The dividends received by insiders during the period are not considered to be material and has been excluded from SOFA Item 3(c).

Persons listed as "insiders" have been included for informational purposes only and by including them in the Schedules, shall not constitute an admission that those persons are insiders for purposes of section 101(31) of the Bankruptcy Code. Moreover, the Debtors do not take any position with respect to: (a) any insider's influence over the control of the Debtors; (b) the management responsibilities or functions of any such insider; (c) the decision making or corporate authority of any such insider, or (d) whether the Debtors or any such insider could successfully argue that he or she is not an "insider" under applicable law with respect to any theories of liability or for any other purpose.

SOFA 4(b) – Garnishments and Attachments

In the ordinary course of business, the Debtors are obligated to withhold amounts from the paychecks of various regular employees in connection with garnishment orders or other state law withholding orders. The Debtors believe that these amounts do not constitute property of the estate and, accordingly, are not responsive to this question. Moreover, out of concern for the confidentiality of the Debtors' employees, the Debtors have not listed any such garnishments in response to this question.

SOFAs Item 7 - Gifts

Although the Debtors have made reasonable efforts to ensure that the gifts listed in response to Item 7 include all gifts made, given the magnitude of the Debtors' operations, certain gifts may have inadvertently been omitted from the SOFAs.

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Walter Energy, Inc.

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SOFA Item 10(a) - Other Transfers

The Debtors routinely dispose of excess and obsolete equipment. The Debtors also periodically sell land that is no longer needed for the operation of the business. The Debtors consider such transfers within the ordinary course of business and have not reported such transactions in this SOFA Item 10(a).

SOFAs Item 13 - Set-Offs

The Debtors routinely incur set-offs during the ordinary course of business. Set-offs in the ordinary course can result from various items including intercompany transactions, counterparty settlements, pricing discrepancies, pricing adjustments, rebates, returns, warranties and other transaction true-ups. These normal set-offs are consistent with the ordinary course of business in the Debtors' industry and can be particularly voluminous, making it unduly burdensome and costly for the Debtors to list all normal set-offs. Therefore, normal set-offs are excluded from the Debtors' responses to Item 13 of the SOFAs.

SOFAs Item 14 - Property Held for Another Person

In the ordinary course of business, the Debtors enter into consignment agreements (the "Consignment Agreements") with some of their vendors. Under the Consignment Agreements, the Debtors take possession but not title to various materials and supplies, including parts and components of various mining and miningrelated equipment (the "Consigned Assets"). Title to the Consigned Assets does not transfer to the Debtors and the Debtors are not obligated to pay for the Consigned Assets until the Consigned Assets are placed in service.

In the ordinary course of business, the Debtors hold unclaimed property. Unclaimed property relates in part to unclaimed or abandoned funds due to another party such as vendor payments, royalty checks or payroll checks. The Debtors hold these funds and escheat them to the appropriate authority within the statutory time frame.

SOFAs Item 17 - Environmental Information

The Debtors have operated in many locations. At some locations, the Debtors no longer have any operations and may no longer have relevant records or the records may no longer be complete or reasonably accessible or reviewable. Some individuals who once possessed responsive information are no longer employed by the Debtors. For all these reasons, it may not be possible to identify and supply the requested information for every "site" and "proceeding" literally responsive to Item 17. The Debtors have devoted substantial internal and external resources to identifying and providing the requested information for as many responsive sites and proceedings as reasonably possible.

The Debtors may supplement or amend this response in the future. Due to the number of potentially responsive matters, the practical burdens in compiling information on inactive matters and the presumably lower relevance of information on inactive matters, information is presented only for matters that have been active within the last few years and that the Debtors do not consider to be closed. When some requested categories of information were not reasonably available for a listed "site" or "proceeding," the Debtors' response gives as much information as was reasonably available. When a site is the subject of a proceeding, settlement or order listed in the response to Item 17(c), the site and notices related to it are not also listed in the responses to Item 17(a) or 17(b). Similarly, sites that are listed in the response to Item 17(a) (sites for which the Debtors have received notice from a governmental unit) are not repeated in response to Item 17(b) (sites for which the Debtors have provided notice to a governmental unit).

To avoid duplication, notices are not listed to the extent they refer to another notice or proceeding already identified in 17(a), (b) or (c). This response does not include sites or proceedings related to non-environmental laws such as occupational and mining safety and health laws or transportation laws. The Debtors make routine reports and submissions concerning discharges resulting from normal operations consistent with regulatory requirements, such as discharge monitoring reports, toxic release inventory submissions and submissions concerning air emissions. This response is limited to those reports and submissions that identify releases of hazardous materials where notice to a governmental agency was required and does not purport to identify all routine reports and submissions.

SOFAs Item 18 - Capital Structure

The diagrams attached in response to Walter's SOFA Item 18 reflect the capital structure of Walter and its subsidiaries as it existed at the end of each of the last six years. SOFA Item 18 of all other Debtors references Walter's SOFA Item 18.

SOFAs Item 19(b) – Auditors

The consolidated books of account and records of Walter and its subsidiaries have been and continue to be audited by Ernst & Young LLP.

NAME AND ADDRESS DATES SERVICES RENDERED

Ernst & Young LLP 1901 6th Avenue, N. Suite 1200 Birmingham, AL January 2007 to Present

SOFAs Item 19(d) - Books, Records and Financial Statements

Pursuant to the requirements of the Securities Exchange Act of 1934, as amended, Walter and its subsidiaries have filed with the SEC reports on Form 8-K, Form 10-Q, and Form 10-K. These SEC filings contain consolidated financial information. Additionally, consolidated financial information is posted on Walter's website at www.walterenergy.com. Because the SEC filings and the website are of public record, Walter does not maintain records of the parties that requested or obtained copies of any of the SEC filings from the SEC or Walter. In addition, Walter provides certain parties, such as banks, auditors, potential investors, vendors and financial advisors financial statements that may not be part of a public filing. Walter does not maintain complete lists to track such disclosures. As such, Walter has not provided lists of these parties in response to this question.

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STATEMENT OF FINANCIAL AFFAIRS

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF ALABAMA

In re: <u>Walter Energy, Inc.</u>

Debtor.

Chapter 11 Case Number: 2741-TOM-11

This statement is to be completed by every debtor. Spouses filing a joint petition may file a single statement on which the information for both spouses is combined. If the case is filed under chapter 12 or chapter 13, a married debtor must furnish information for both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed. An individual debtor engaged in business as a sole proprietor, partner, family farmer, or self-employed professional, should provide the information requested on this statement concerning all such activities as well as the individual's personal affairs. To indicate payments, transfers and the like to minor children, state the child's initials and the name and address of the child's parent or guardian, such as "A.B., a minor child, by John Doe, guardian." Do not disclose the child's name. See, 11 U.S.C. §112 and Fed. R. Bankr. P. 1007(m).

Questions 1 - 18 are to be completed by all debtors. Debtors that are or have been in business, as defined below, also must complete Questions 19 - 25. If the answer to an applicable question is "None," mark the box labeled "None." If additional space is needed for the answer to any question, use and attach a separate sheet properly identified with the case name, case number (if known), and the number of the question.

DEFINITIONS

"In business." A debtor is "in business" for the purpose of this form if the debtor is a corporation or partnership. An individual debtor is "in business" for the purpose of this form if the debtor is or has been, within six years immediately preceding the filing of this bankruptcy case, any of the following: an officer, director, managing executive, or owner of 5 percent or more of the voting or equity securities of a corporation; a partner, other than a limited partner, of a partnership; a sole proprietor or self-employed full-time or part-time. An individual debtor also may be "in business" for the purpose of this form if the debtor engages in a trade, business, or other activity, other than as an employee, to supplement income from the debtor's primary employment.

"Insider." The term "insider" includes but is not limited to: relatives of the debtor; general partners of the debtor and their relatives; corporations of which the debtor is an officer, director, or person in control; officers, directors, and any owner of 5 percent or more of the voting or equity securities of a corporate debtor and their relatives; affiliates of the debtor and insiders of such affiliates; any managing agent of the debtor. 11 U.S.C. § 101.

1. Income from employment or operation of business

None

State the gross amount of income the debtor has received from employment, trade, or profession, or from operation of the debtor's business, including part-time activities either as an employee or in independent trade or business, from the beginning of this calendar year to the date this case was commenced. State also the gross amounts received during the **two years** immediately preceding this calendar year. (A debtor that maintains, or has maintained, financial records on the basis of a fiscal rather than a calendar year may report fiscal year income. Identify the beginning and ending dates of the debtor's fiscal year.) If a joint petition is filed, state income for each spouse separately. (Married debtors filing under chapter 12 or chapter 13 must state income of both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed.)

See Attachment 1 to the Statement of Financial Affairs

2. Income other than from employment or operation of business

State the amount of income received by the debtor other than from employment, trade, profession, or operation of the debtor's business during the two year immediately preceding the commencement of this case. Give particular If a joint petition is filed, state income for each spouse separately. (Married debtors filing under chapter 12 or chapter 13 must state income of both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed).

See Attachment 2 to the Statement of Financial Affairs

3. Payments to Creditors

Complete a. or b., as appropriate, and c.

None a. Individual or joint debtor(s) with primarily consumer debts: List all payments on loans, installment purchases of \checkmark goods or services, and other debts to any creditor made within 90 days immediately preceding the commencement of this case if the aggregate value of all property that constitutes or is affected by such transfer is not less than \$600. Indicate with an asterisk (*) any payments that were made to a creditor on account of a domestic support obligation or as part of an alternative repayment schedule under a plan by an approved nonprofit budgeting and creditor counseling agency. (Married debtors filing under chapter 12 or chapter 13 must include payments by either or both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed.)

b. Debtor whose debts are not primarily consumer debts: List each payment or other transfer to any creditor made within **90 days** immediately preceding the commencement of the case unless the aggregate value of all property that constitutes or is affected by such transfer is less than \$6,225. If the debtor is an individual, indicate with an asterisk (*) any payments that were made to a creditor on account of a domestic support obligation or as part of an alternative repayment schedule under a plan by an approved nonprofit budgeting and credit counseling agency. (Married debtors filing under chapter 12 or chapter 13 must include payments and other transfers by either or both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed.)

See Attachment 3b to the Statement of Financial Affairs

None c. All debtors: List all payments made within **one year** immediately preceeding the commencement of this case to or for the benefit of creditors who are or were insiders. (Married debtors filing under chapter 12 or chapter 13 must include payments by either or both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed.)

See Attachment 3c to the Statement of Financial Affairs

None 4. Suits, executions, garnishments, and attachments

a. List all suits and administrative proceedings to which the debtor is or was a party within **one year** immediately preceding the filing of this bankruptcy case. (Married debtors filing under chapter 12 or chapter 13 must include information concerning either or both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed.)

See Attachment 4a to the Statement of Financial Affairs

b. Describe all property that has been attached, garnished, or seized under any legal or equitable process within None ✓ one year immediately preceding the commencement of this case. (Married debtors filing under chapter 12 or chapter 13 must include information concerning property of either or both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed.)

None

None

	5. Repossessions, foreclosures, and returns
None ✓	List all property that has been repossessed by a creditor, sold at a foreclosure sale, transferred through a deed in lieu of foreclosure or returned to the seller, within one year immediately preceding the commencement of this cas (Married debtors filing under chapter 12 or chapter 13 must include information concerning property of either or both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed.)
	6. Assignments and receiverships
None 🔽	a. Describe any assignment of property for the benefit of creditors made within 120 days immediately preceding the commencement of this case. (Married debtors filing under chapter 12 or chapter 13 must include any assignment by either or both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed.)
None ✓	b. List all property which has been in the hands of a custodian, receiver, or court-appointed official within one year immediately preceding the commencement of this case. (Married debtors filing under chapter 12 or chapter 13 must include information concerning property of either or both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed.)
None	7. Gifts List all gifts or charitable contributions made within one year immediately preceding the commencement of this case except ordinary and usual gifts to family members aggregating less than \$200 in value per individual family member and charitable contributions aggregating less than \$100 per recipient. (Married debtors filing under chapter 12 or chapter 13 must include gifts or contributions by either or both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed.)
	See Attachment 7 to the Statement of Financial Affairs
	8. Losses
None	List all losses from fire, theft, other casualty or gambling within one year immediately preceding the commencement of this case or since the commencement of this case . (Married debtors filing under chapter 12 or chapter 13 must include losses by either or both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed.)
	9. Payments related to debt counseling or bankruptcy
None	List all payments made or property transferred by or on behalf of the debtor to any persons, including attorneys, or consultation concerning debt consolidation, relief under the bankruptcy laws, preparation of a petition in bankruptcy within one year immediately preceding the commencement of this case.
	See Attachment 9 to the Statement of Financial Affairs
	10. Other transfers
None	List all other property, other than property transferred in the ordinary course of the business or financial affairs of the Debtor transferred either absolutely or as security within two years immediately preceding the commencement of this case. (Married debtors filing under chapter 12 or chapter 13 must include transfers by either or both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed.)

None b. List all property transferred by the debtor within **ten years** immediately preceding the commencement of this case to a self-settled trust or similar device of which the debtor is a beneficiary.

11. Closed financial accounts

List all financial accounts and instruments held in the name of the debtor or for the benefit of the debtor which were closed, sold, or otherwise transferred within **one year** immediately preceding the commencement of this case. Include checking, savings, or other financial accounts, certificates of deposit, or other instruments; shares and share accounts held in banks, credit unions, pension funds, cooperatives associations, brokerage houses and other financial institutions. (Married debtors filing under chapter 12 or chapter 13 must include information concerning accounts or instruments held by or for either or both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed.)

12. Safe deposit boxes

List each safe deposit or other box or depository in which the debtor has or had securities, cash, or other valuables within **one year** immediately preceding the commencement of this case. (Married debtors filing under chapter 12 or chapter 13 must include boxes or depositories of either or both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed.)

13. Setoffs

List all setoffs made by any creditor, including a bank, against debts or deposit of the debtor within **90 days** preceding the commencement of this case. (Married debtors filing under chapter 12 or chapter 13 must include information either or both spouses whether or not a joint petition is filed, unless the spouses are separated and a joint petition is not filed.)

The Debtor routinely incurs setoffs with related entities and some third parties during the ordinary course of business. Setoffs in the ordinary course can result from various items, including setoffs of mutual prepetition obligations between a Debtor and a counterparty (a) that have been consented to by a Debtor in the ordinary course of business as part of a periodic reconciliation of accounts between them (and that did not involve cross-affiliate or triangular setoffs) and (b) as to which the counterparty has paid in full all amounts due to the Debtor relating to such accounts. These normal setoffs are consistent with the ordinary course of business in the Debtor's industry and can be particularly voluminous, making it unduly burdensome and costly for the Debtor to list all such normal setoffs. Therefore, such normal setoffs are excluded from the Debtor's responses to Question 13.

14. Property held for another person

None List all property owned by another person that the debtor holds or controls. Image: Image:

If the debtor resides or resided in a community property state, commonwealth, or territory (including Alaska, Arizona, California, Idaho, Louisiana, Nevada, New Mexico, Puerto Rico, Texas, Washington or Wisconsin) within **eight-years** immediately preceding the commencement of this case, identify the name of the debtor's spouse and of any former spouse who resides or resided with the debtor in the community property state.

None

None

None

 \checkmark

	17. Environmental Information
	For the purposes of this questions, the following definitions apply:
	"Environmental Law" means any federal, state, of local statute or regulation regulating pollution, contamination, releases of hazardous or toxic substances, wastes or material into the air, land, soil, surface water, groundwater, or other medium, including, but not limited to, statutes or regulations regulating the cleanup of these substances, wastes or material.
	"Site" means any location, facility, or property as defined under any Environmental Law, whether or not presently or formerly owned or operated by the debtor, including, but not limited to, disposal sites.
	"Hazardous Material" means anything defined as a hazardous waste, hazardous substance, toxic substance, hazardous material, pollutant, or contaminant or similar term under an Environmental Law.
None	a. List the name and address of every site for which the debtor has received notice in writing by a governmental unit that it may be liable or potentially liable under or in violation of an Environmental Law. Indicate the governmental unit, the date of the notice, and, if known, the Environmental Law.
None ✓	b. List the name and address of every site for which the debtor provided notice to a governmental unit of a release of Hazardous Material. Indicate the governmental unit to which the notice was sent and the date of the notice.
None ✓	c. List all judicial or administrative proceedings, including settlements or order, under any Environmental Law with respect to which the debtor is or was a party. Indicate the name and address of the governmental unit that is or was a party to the proceeding, and the docket number.
	18. Nature, location, and names of business
None	<i>a. If the debtor is an individual,</i> list the names, addresses and taxpayer identification numbers, nature of the businesses, and beginning and ending dates of all businesses in which the debtor was an officer, director, partner, or managing executive of a corporation, partnership, sole proprietorship, or was a self-employed professional within the six-years immediately preceding the commencement of this case, or in which the debtor owned 5 percent or more of the voting of equity securities within the six-years immediately preceding the commencement of this case.
	<i>If the debtor is a partnership,</i> list the names, addresses and taxpayer identification numbers, nature of the businesses, and beginning and ending dates of all businesses in which the debtor was a partner or owned 5 percent or more of the voting securities, within the six-years immediately preceding the commencement of this case.
	<i>If the debtor is a corporation,</i> list the names, addresses and taxpayer identification numbers, nature of the businesses, and beginning and ending dates of all businesses in which the debtor was a partner or owned 5 percent or more of the voting securities, within the six-years immediately preceding the commencement of this case.
	The ownership structure chart (including previously held interests) as provided in Schedules B13 and B14 serves as the response to this question.
None ✓	b. Identify any business listed in response to subdivision a., above, that is "single asset real estate" as defined in 11 U.S.C. § 101.

The following questions are to be completed by every debtor that is a corporation or partnership and by any individual debtor who is or has been, within the **six-years** immediately preceding the commencement of this case, any of the following: an officer, director, managing executive, or owner of more than 5 percent of the voting or equity securities of a corporation; a partner, other than a limited partner, of a partnership; a sold proprietor or otherwise self-employed in a trade, profession, or other activity, either full- or part-time.

(An individual or joint debtor should complete this portion of the statement **only** if the debtor is or has been in business, as defined above, within the six years immediately preceding the commencement of this case. A debtor who has not been in business within those six years should go directly to the signature page.)

	19. Books, records and financial statements
None	a. List all bookkeepers and accountants who within the two years immediately preceding the filing of this bankruptcy case kept or supervised the keeping of books of account and records of the debtor.
	See Attachment 19a to the Statement of Financial Affairs
None	b. List all firms or individuals who within the two years immediately preceding the filing of this bankruptcy case have audited the books of account and records, or prepared a financial statement of the debtor.
	See Attachment 19b to the Statement of Financial Affairs
None	c. List all firms or individuals who at the time of the commencement of this case were in possession of the books of account and records of the debtor. If any of the books of account and records are not available, explain.
	See Attachment 19c to the Statement of Financial Affairs
None	 d. List all financial institutions, creditors, and other parties, including mercantile and trade agencies, to whom a financial statement was issued within the two years immediately preceding the commencement of this case by th debtor. The Debtors equity stock is publicly traded within the United States and Canada and therefore they are required to follow the disclosure requirements of the Securities Exchange Act of 1934, as amended, as well as similar requirements within Canada. In accordance with these requirements, the Debtors have filed periodic reports with the Securities and Exchange Commission (SEC) within the United States and the System for Electronic Document Analysis and Retrieval (SEDAR) within Canada and as such, in the ordinary course, the Debtors have provided investors, banks and the general public access to their financial statements through the web site of the SEC as well as that of their own at www.walterenergy.com where they also post copies of their financial statements. The Debtors do not maintain records of the various interested parties that may have received access to their published financial statements. In addition, in connection with their restructuring efforts, the Debtors provided financial statements and projections to potential lenders and investors in an effort to refinance their debt over the past two years prior to the Debtors filing voluntary petitions with the United States Bankruptcy Court. The Debtors do not keep detail records of recipients of such information and as such, the Debtors have not provided lists of these parties in response to this question.
	20. Inventories
None	a. List the dates of the last two inventories taken of the debtor's property, the name of the person who supervised the taking of each inventory, and the dollar amount and basis of each inventory.
None	b. List the name and address of the person having possession of the records of each of the two inventories reported in a., above.

	21. Current Partners, Officers, Directors and Shareholders
None 🗸	a. If the debtor is a partnership, list the nature and percentage of partnership interest of each member of the partnership.
None	b. If the debtor is a corporation, list all officers and directors of the corporation, and each stockholder who directly or indirectly owns, controls, or holds 5 percent of more of the voting or equity securities of the corporation.
	See Attachment 21b to the Statement of Financial Affairs
	22. Former partners, officers, directors, and shareholders.
None	a. If the debtor is a partnership, list each member who withdrew from the partnership within one year immediately preceding the commencement of this case.
None	b. If the debtor is a corporation, list all officers, or directors whose relationships with the corporation terminated within one year immediately preceding the commencement of this case.
	See Attachment 22b to the Statement of Financial Affairs
	23. Withdrawals from a partnership or distributions by a corporation
None	If the debtor is a partnership or corporation, list all withdrawals or distributions credited or given to an insider, including compensation in any form, bonuses, loans, stock redemptions, options exercised and any other perquisite during one year immediately preceding the commencement of this case.
	See the response to 3c above.
	24. Tax Consolidation Group
None	If the debtor is a corporation, list the name and federal taxpayer identification number of the parent corporation of any consolidated group for tax purposes of which the debtor has been a member at any time within the six-years immediately preceding the commencement of this case.
	See Attachment 24 to the Statement of Financial Affairs
	25. Pension Funds
None	If the debtor is not an individual, list the name and federal taxpayer identification number of any pension fund to which the debtor, as an employer, has been responsible for contributing at any time within six-years immediately preceding the commencement of this case.

See Attachment 25 to the Statement of Financial Affairs

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Income from employment or operation of business

State the gross amount of income the debtor has received from employment, trade, or profession, or from operation of the debtor's business, including part-time activities either as an employee or in independent trade or business, from the beginning of this calendar year to the date this case was commenced. State also the gross amounts received during the two years immediately preceding this calendar year.

<u>Source</u>	Amount	
12/31/2013 GROSS REVENUES	\$1,836,342,908	
12/31/2014 GROSS REVENUES	\$1,374,421,843	
YTD 2015 GROSS REVENUES	\$479,480,993	

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Income other than from employment or operation of business

State the amount of income received by the debtor other than from employment, trade, profession, operation of the debtor's business during the two years immediately preceding the commencement of this case.

<u>Source</u>	<u>Amount</u>	
12/31/2013 OTHER INCOME	\$861,805	
12/31/2014 OTHER INCOME	\$1,424,043	
YTD - 2015 OTHER INCOME	\$0	
12/31/2013 GAIN ON EXTINGUISHMENT OF DEBT	\$4,293,000	
12/31/2014 GAIN ON EXTINGUISHMENT OF DEBT	\$62,106,250	
YTD - 2015 GAIN ON EXTINGUISHMENT OF DEBT	\$59,718,500	
12/31/2013 INTEREST INCOME	\$1,103,012	
12/31/2014 INTEREST INCOME	\$168,480	
YTD - 2015 INTEREST INCOME	\$111,231	
12/31/2013 MISCELLANEOUS INCOME	\$24,287,775	
12/31/2014 MISCELLANEOUS INCOME	\$32,922,937	
YTD - 2015 MISCELLANEOUS INCOME	\$7,738,242	

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Payments to creditors

List each payment or other transfer to any creditor made within 90 days immediately preceding the commencement of the case unless the aggregate value of all property that constitutes or is affected by such transfer is less than \$6,225

Name And Address O	<u>f Creditor</u>	<u>Payment</u> <u>Reference</u>	Dates of Payments	<u>Amount Paid Or</u> Value Of Transfer
AKIN GUMP STRAUSS HAUER & FELD LLP	DEPT 7247-6827 PHILADELPHIA, PA 19170-6820			
		4489	4/30/2015	\$221,540.18
		4674	6/4/2015	\$923,617.36
		4740	6/18/2015	\$841,281.91
		4836	7/9/2015	\$1,090,351.62
		PAY014767	7/14/2015	\$650,000.00
		TOTAL AKIN GUMP STRAUSS HAUEI	R & FELD LLP	\$3,726,791.07
ALIXPARTNERS LLP	P. O. BOX 5838 CAROL STREAM, IL 60197-5838			
		4487	4/30/2015	\$289,270.31
		4551	5/7/2015	\$341,116.15
		4636	5/28/2015	\$315,074.82
		4737	6/18/2015	\$463,058.25
		PAY014755	7/14/2015	\$610,189.44
		TOTAL ALIXPA	ARTNERS LLP	\$2,018,708.97
ALPHA ASSET CONSULTING LLC	191 UNIVERSITY BLVD, #334 DENVER, CO 80206			
		132802	4/29/2015	\$38,827.00
		TOTAL ALPHA ASSET CON	SULTING LLC	\$38,827.00
AMERICAN BEHAVIORAL BENEFITS	550 MONTGOMERY HIGHWAY, SUIT BIRMINGHAM, AL 35216	E 300		
		4449	4/23/2015	\$73,760.72
		4540	5/7/2015	\$121,571.55
		4697	6/11/2015	\$122,348.20
		4816	7/9/2015	\$110,985.97
		TOTAL AMERICAN BEHAVIOR	AL BENEFITS	\$428,666.44
AMERICAN SOLUTIONS FOR BUSINESS	8479 SOLUTION CENTER CHICAGO, IL 60677			
		132741	4/15/2015	\$350.42
		132775	4/22/2015	\$3,167.70
		132877	5/20/2015	\$1,571.50
		132902	5/27/2015	\$1,141.88
T		TOTAL AMERICAN SOLUTIONS F	OR BUSINESS	\$6,231.50
APPLIED SOFTWARE	2801 BUFORD HIGHWAY DRUID CHASE, SUITE 100 ATLANTA, GA 30329			
		132927	6/3/2015	\$44,412.05
		TOTAL APPLIE	D SOF I WAKE	\$44,412.05

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Payments to creditors

List each payment or other transfer to any creditor made within 90 days immediately preceding the commencement of the case unless the aggregate value of all property that constitutes or is affected by such transfer is less than \$6,225

Name And Address Of Creditor		<u>Payment</u> <u>Reference</u>	Dates of Payments	Amount Paid Or Value Of Transfer	
ASSURANT EMPLOYEE BENEFITS	PO BOX 419596 KANSAS CITY, MO 64179-0155				
		4382	4/16/2015	\$78,950.08	
		4595	5/21/2015	\$72,393.91	
		4718	6/18/2015	\$98,638.36	
		TOTAL ASSURANT EMPLOY		\$249,982.35	
AT&T	PO BOX 5019				
4141	CAROL STREAM, IL 60197-5019				
		132743	4/15/2015	\$8,215.07	
		132742	4/15/2015	\$2,657.28	
		132778	4/22/2015	\$4,864.52	
		132776	4/22/2015	\$464.62	
		132779	4/22/2015	\$39.69	
		132777	4/22/2015	\$0.03	
		132804	4/29/2015	\$23,980.03	
		132803	4/29/2015	\$1,143.15	
		132831	5/6/2015	\$311.31	
		132857	5/13/2015	\$8,201.68	
		132878	5/20/2015	\$39.69	
		132880	5/20/2015	\$2,657.28	
		132879	5/20/2015	\$3,652.16	
		132904	5/27/2015	\$0.02	
		132903	5/27/2015	\$465.10	
		132929	6/3/2015	\$1,284.60	
		132930	6/3/2015	\$1,142.94	
		132928	6/3/2015	\$23,990.29	
		132957	6/10/2015	\$311.15	
		132995	6/17/2015	\$7,974.12	
		132996	6/17/2015	\$2,696.97	
		133019	6/25/2015	\$0.05	
		133017	6/25/2015	\$41.00	
		133021	6/25/2015	\$115.79	
		133018	6/25/2015	\$586.60	
		133020	6/25/2015	\$4,810.16	
		133049	7/1/2015	\$22,705.70	
			FOTAL AT&T	\$122,351.00	
				<i><i>q</i>122,001.00</i>	
AT&T MOBILITY	P. O. BOX 6463 CAROL STREAM, IL 60197-6463				
		132745	4/15/2015	\$11,307.54	
		132858	5/13/2015	\$10,639.30	
		132998	6/17/2015	\$10,163.30	
			T MOBILITY	\$32,110.14	

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Payments to creditors

List each payment or other transfer to any creditor made within 90 days immediately preceding the commencement of the case unless the aggregate value of all property that constitutes or is affected by such transfer is less than \$6,225

Name And Address (<u>Of Creditor</u>	<u>Payment</u> <u>Reference</u>	Dates of Payments	<u>Amount Paid Or</u> Value Of Transfe
AUTOMATIC DATA PROCESSING, INC.	PO BOX 9001006 LOUISVILLE, KY 40290-1006			
	20020 (2222, 111 102)0 1000	4447	4/23/2015	\$11,071.46
		4631	5/28/2015	\$11,128.33
		4776	7/2/2015	\$11,087.19
		TOTAL AUTOMATIC DATA PROC		\$33,286.98
		TOTAL AUTOMATIC DATA TRO		¢35,260.76
BAINBRIDGE, MIMS, ROGERS & SMITH LLP	PO BOX 530886 BIRMINGHAM, AL 35253			
		132780	4/22/2015	\$6,297.64
		133000	6/17/2015	\$4,727.57
	·	FOTAL BAINBRIDGE, MIMS, ROGERS	& SMITH LLP	\$11,025.21
BANK OF AMERICA MERRILL LYNCH	PO BOX 1501 PENNINGTON, NJ 08534			
		132747	4/15/2015	\$16,650.00
		132805	4/29/2015	\$4,375.00
		132833	5/6/2015	\$8,525.00
		TOTAL BANK OF AMERICA MER	RRILL LYNCH	\$29,550.00
BLACKSTONE ADVISORY PARTNERS LP	345 PARK AVENUE NEW YORK, NY 10154			
		4614	5/21/2015	\$207,478.73
		4677	6/11/2015	\$204,724.44
		4837	7/9/2015	\$208,729.37
		TOTAL BLACKSTONE ADVISORY I	PARTNERS LP	\$620,932.54
BLUE CROSS BLUE SHIELD AL	450 RIVERCHASE PARKWAY EAST BIRMINGHAM, AL 35244			
		PAY013465	4/21/2015	\$100.70
		PAY013496	5/4/2015	\$240.04
		PAY013504	5/6/2015	\$18.00
		PAY013556	5/20/2015	\$3,457.52
		PAY014304	5/28/2015	\$452.61
		PAY014329	6/3/2015	\$378.73
		PAY014591	6/12/2015	\$510.44
		PAY014696	7/8/2015	\$312.47
		PAY014757	7/14/2015	\$1,079,109.15
		PAY014756	7/14/2015	\$78.44
		TOTAL BLUE CROSS BLU	JE SHIELD AL	\$1,084,658.10

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Payments to creditors

List each payment or other transfer to any creditor made within 90 days immediately preceding the commencement of the case unless the aggregate value of all property that constitutes or is affected by such transfer is less than \$6,225

Name And Address (Of Creditor	<u>Payment</u> <u>Reference</u>	Dates of Payments	<u>Amount Paid Or</u> Value Of Transfers	
BLUE CROSS BLUE SHIELD OF AL - ADMI	450 RIVERCHASE PARKWAY EAST BIRMINGHAM, AL 35244				
		4505	5/7/2015	\$34,857.50	
		4681	6/11/2015	\$34,456.00	
		4828	7/9/2015	\$34,127.50	
		TOTAL BLUE CROSS BLUE SHIELD	OF AL - ADMI	\$103,441.00	
BLUE CROSS BLUE SHIELD OF AL - CLAI	450 RIVERCHASE PARKWAY EAST BIRMINGHAM, AL 35244				
		4384	4/16/2015	\$894,641.49	
		4436	4/23/2015	\$697,997.91	
		4463	4/30/2015	\$654,879.65	
		4516	5/7/2015	\$755,547.25	
		4564	5/14/2015	\$777,028.32	
		4598	5/21/2015	\$1,009,046.07	
		4625	5/28/2015	\$694,730.41	
		4651	6/4/2015	\$656,716.78	
		4686	6/11/2015	\$945,603.11	
		4721	6/18/2015	\$902,018.23	
		4797	7/2/2015	\$996,370.74	
		4842	7/9/2015	\$464,881.07	
		TOTAL BLUE CROSS BLUE SHIELD	OF AL - CLAI	\$9,449,461.03	
BLUE CROSS BLUE SHIELD OF AL - DENT	450 RIVERCHASE PARKWAY EAST BIRMINGHAM, AL 35244				
		4533	5/7/2015	\$49,626.51	
		4694	6/11/2015	\$48,918.03	
		4855	7/9/2015	\$48,646.33	
		TOTAL BLUE CROSS BLUE SHIELD	OF AL - DENT	\$147,190.87	
BLUE CROSS BLUE SHIELD OF AL - ELIT	450 RIVERCHASE PARKWAY EAST BIRMINGHAM, AL 35244				
		4515	5/7/2015	\$40,541.04	
		4685	6/11/2015	\$39,510.56	
		4841	7/9/2015	\$39,818.64	
		TOTAL BLUE CROSS BLUE SHIELD		\$119,870.24	
BOWIE REFINED COAL LLC	AVAILABLE UPON REQUEST				
		PAY013501	5/5/2015	\$171,639.63	
		PAY014706	7/9/2015	\$218,518.03	
		TOTAL BOWIE REFIN	ED COAL LLC	\$390,157.66	

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Payments to creditors

List each payment or other transfer to any creditor made within 90 days immediately preceding the commencement of the case unless the aggregate value of all property that constitutes or is affected by such transfer is less than \$6,225

Name And Address O	of Creditor	<u>Payment</u> <u>Reference</u>	Dates of Payments	<u>Amount Paid Or</u> Value Of Transfers
BRADLEY ARANT BOULT CUMMINGS, LLP	P O BOX 830709 BIRMINGHAM, AL 35283-0709			
		132749	4/15/2015	\$300,000.00
		4361	4/16/2015	\$4,870.04
		4543	5/7/2015	\$686,136.68
		4582	5/14/2015	\$9,241.79
		4611	5/21/2015	\$11,070.75
		4634	5/28/2015	\$28,277.41
		4668	6/4/2015	\$4,180.96
		4735	6/18/2015	\$479,218.44
		4821	7/9/2015	\$409,624.87
		76	7/10/2015	\$39,491.00
		PAY014750	7/14/2015	\$146,323.64
		TOTAL BRADLEY ARANT BOULT CU	MMINGS, LLP	\$2,118,435.58
BRESSLER, AMERY & ROSS, P.C.	325 COLUMBIA TURNPIKE FLORHAM PARK, NJ 07932			
		132750	4/15/2015	\$7,481.70
		132834	5/6/2015	\$12,484.80
		132905	5/27/2015	\$23,411.60
		133001	6/17/2015	\$1,560.60
		TOTAL BRESSLER, AMERY	7 & ROSS, P.C.	\$44,938.70
BROADRIDGE ICS	PO BOX 416423 BOSTON, MA 02241-6423			
		4445	4/23/2015	\$3,784.22
		4664	6/4/2015	\$5,119.78
		4693	6/11/2015	\$904.37
		TOTAL BRO	ADRIDGE ICS	\$9,808.37
BURR & FORMAN LLP	AVAILABLE UPON REQUEST			
		PAY013473	4/24/2015	\$100,000.00
		4676	6/4/2015	\$12,807.50
		4741	6/18/2015	\$18,646.50
		PAY014745	7/14/2015	\$94,637.97
		TOTAL BURR &	FORMAN LLP	\$226,091.97
CARDNO INC.	AVAILABLE UPON REQUEST			
		PAY013471	4/22/2015	\$25,000.00
		PAY014681	7/1/2015	\$34,883.74
		PAY014732	7/13/2015	\$5,610.48
		PAY014753	7/14/2015	\$12,721.18

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Payments to creditors

List each payment or other transfer to any creditor made within 90 days immediately preceding the commencement of the case unless the aggregate value of all property that constitutes or is affected by such transfer is less than \$6,225

Name And Address C	Of Creditor	<u>Payment</u> <u>Reference</u>	<u>Dates of</u> <u>Payments</u>	<u>Amount Paid Or</u> Value Of Transfers
CAREMARK	ONE CVS DRIVE WOONSOCKET, RI 02895			
		4358	4/16/2015	\$70,104.39
		4390	4/20/2015	\$886,098.20
		4477	4/30/2015	\$94,079.59
		4537	5/7/2015	\$843,590.14
		4578	5/14/2015	\$88,071.20
		4608	5/21/2015	\$882,765.38
		4630	5/28/2015	\$89,618.48
		4666	6/4/2015	\$816,106.97
		4696	6/11/2015	\$90,733.14
		4733	6/18/2015	\$919,822.62
		4809	7/3/2015	\$893,956.53
		4814	7/9/2015	\$101,597.48
		ΤΟΤΑΙ	L CAREMARK	\$5,776,544.12
CDW DIRECT	PO BOX 75723 CHICAGO, IL 60675-5723			
		4577	5/14/2015	\$7,766.98
		TOTAL	CDW DIRECT	\$7,766.98
COMPUTERSHARE	100 UNIVERSITY AVE., 8TH FLOOR TORONTO, ON M5J 2Y1 CANADA			
		4534	5/7/2015	\$19,200.07
		4629	5/28/2015	\$2,834.58
		TOTAL COM	PUTERSHARE	\$22,034.65
COOLEY LLP	AVAILABLE UPON REQUEST			
	AVAILABLE OF ON REQUEST	PAY014760	7/14/2015	\$36,284.40
		TOTAL	COOLEY LLP	\$36,284.40
COPYRIGHT CLEARANCE CENTER INC	PO BOX 843006 BOSTON, MA 02284-3006			
		133002	6/17/2015	\$10,356.23
		TOTAL COPYRIGHT CLEARANCE	CENTER INC	\$10,356.23
CSIC INSTO NATIONAL CEL CARBON	AVAILABLE UPON REQUEST			
		PAY013553	5/15/2015	\$12,617.62
		TOTAL CSIC INSTO NATIONAL	CEL CARBON	\$12,617.62

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Payments to creditors

List each payment or other transfer to any creditor made within 90 days immediately preceding the commencement of the case unless the aggregate value of all property that constitutes or is affected by such transfer is less than \$6,225

Name And Address C	Of Creditor	<u>Payment</u> <u>Reference</u>	Dates of Payments	<u>Amount Paid Or</u> Value Of Transfer
CT CORPORATION SYSTEM	PO BOX 4349 CAROL STREAM, IL 60197-4349			
		132752	4/15/2015	\$11,000.00
		TOTAL CT CORPORA	FION SYSTEM	\$11,000.00
CURVATURE LLC	6500 HOLLISTER AVE SUITE 210 SANTA BARBARA, CA 93117			
		132782	4/22/2015	\$9,352.89
		TOTAL CUR	VATURE LLC	\$9,352.89
DAVIS POLK & WARDWELL LLP	AVAILABLE UPON REQUEST			
		PAY013541	5/13/2015	\$300,000.00
		PAY014308	5/28/2015	\$287,038.03
		TOTAL DAVIS POLK & WA	RDWELL LLP	\$587,038.03
DELAWARE SECRETARY OF STATE	PO BOX 76762 NEWARK, NJ 07101-4728			
		132806	4/29/2015	\$72,000.00
		TOTAL DELAWARE SECRETA	RY OF STATE	\$72,000.00
DEUTSCHE BANK OF AMERICA	AVAILABLE UPON REQUEST			
		PAY014635	6/24/2015	\$506,392.81
		TOTAL DEUTSCHE BANK	OF AMERICA	\$506,392.81
DIMENSION TECHNOLOGY SOLUTIONS, INC	5808 SOUTH RAPP ST., SUITE 245 LITTLETON, CO 80120			
		132753	4/15/2015	\$9,067.00
		132935	6/3/2015	\$9,067.00
		133026	6/25/2015	\$9,067.00
		TOTAL DIMENSION TECHNOLOGY SO	LUTIONS, INC	\$27,201.00
DMT GMBH AND CO	AVAILABLE UPON REQUEST			
		PAY014311	5/29/2015	\$51,767.33
		PAY014331	6/3/2015	\$4,638.09
		TOTAL DMT G	MBH AND CO	\$56,405.42

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Payments to creditors

List each payment or other transfer to any creditor made within 90 days immediately preceding the commencement of the case unless the aggregate value of all property that constitutes or is affected by such transfer is less than \$6,225

Name And Address O	f Creditor	<u>Payment</u> <u>Reference</u>	Dates of Payments	<u>Amount Paid Or</u> Value Of Transfer	
DONALD, RANDALL & DONALD	PO BOX 2155 TUSCALOOSA, AL 35403				
		132836	5/6/2015	\$4,148.60	
		132910	5/27/2015	\$391.00	
		133003	6/17/2015	\$9,021.75	
		TOTAL DONALD, RANDA	LL & DONALD	\$13,561.35	
DONAU BRENNSTOFFKONTOR GMBH	AVAILABLE UPON REQUEST				
		PAY014366	6/10/2015	\$37,212.50	
		TOTAL DONAU BRENNSTOFFK(ONTOR GMBH	\$37,212.50	
EFAX CORP	PO BOX 51873 LOS ANGELES, CA 90051-6173				
		4492	4/30/2015	\$2,075.30	
		4616	5/28/2015	\$2,069.60	
		4744	6/25/2015	\$2,251.30	
		TOTAL EFAX CORP		\$6,396.20	
ELEPHANT OUTLOOK	PO BOX 11126 WINTER HAVEN, FL 33882-0111				
		4433	4/23/2015	\$25,256.00	
		4596	5/21/2015	\$25,288.00	
		4750	6/25/2015	\$13,176.49	
		TOTAL ELEPHA	NT OUTLOOK	\$63,720.49	
ERNST & YOUNG U.S. LLP	PO BOX 933514 ATLANTA, GA 31193-3514				
		4424	4/23/2015	\$800,000.00	
		4587	5/21/2015	\$197,854.00	
		4705 DAV014747	6/18/2015	\$157,910.00 \$250,000.00	
		PAY014747 TOTAL ERNST & YO	7/14/2015 DUNG U.S. LLP	\$1,405,764.00	
EXECUTIVE SHUTTLE NETWORK, LLC	529 ASPEN DRIVE, SW LEEDS, AL 35094				
	·	132884	5/20/2015	\$1,582.50	
		4866	7/14/2015	\$4,882.50	
		TOTAL EXECUTIVE SHUTTLE NE		\$6,465.00	
FIRST BANK OF JASPER	AVAILABLE UPON REQUEST				
		PAY014746	7/14/2015	\$20,724.77	

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Payments to creditors

List each payment or other transfer to any creditor made within 90 days immediately preceding the commencement of the case unless the aggregate value of all property that constitutes or is affected by such transfer is less than \$6,225

Name And Address O	<u>f Creditor</u>	<u>Payment</u> <u>Reference</u>	Dates of Payments	<u>Amount Paid Or</u> Value Of Transfer
FOUNT CO	AVAILABLE UPON REQUEST			
		PAY014290	5/21/2015	\$159,750.00
		TOTA	L FOUNT CO	\$159,750.00
FUNDTECH	PO BOX 64024			
CORPORATION	BALTIMORE, MD 21264-4024			
		4377	4/16/2015	\$2,000.00
		4557	5/14/2015	\$2,000.00
		4714	6/18/2015	\$2,000.00
		4861	7/14/2015	\$2,000.00
		TOTAL FUNDTECH CO	RPORATION	\$8,000.00
GE CAPITAL C/O RICOH	PO BOX 740540			
USA PROGRAM	ATLANTA, GA 30374-0540			
		4385	4/16/2015	\$25,131.42
		4437	4/23/2015	\$3,074.24
		4565	5/14/2015	\$24,324.12
		4626	5/28/2015	\$3,074.24
		4723	6/18/2015	\$24,324.12
		4754	6/25/2015	\$3,074.24
		TOTAL GE CAPITAL C/O RICOH US	OTAL GE CAPITAL C/O RICOH USA PROGRAM	
GEORGE & LORENSEN PLLC	1526 KANAWHA BLVD. EAST CHARLESTON, WV 25311			
		132839	5/6/2015	\$10,700.00
		TOTAL GEORGE & LOR	ENSEN PLLC	\$10,700.00
GERDAU ACOMINAS S A	AVAILABLE UPON REQUEST			
		PAY014361	6/8/2015	\$35,955.64
		TOTAL GERDAU ACOMINAS S A		\$35,955.64
GLOBAL SOFTWARE INC.	3201 BEECHLEAF CT., SUITE 170 RALEIGH, NC 27604			
		132785	4/22/2015	\$34,803.00
		TOTAL GLOBAL SO	TWARE INC.	\$34,803.00
	35 VINE ROAD EAST MOSELY KT8 9LF			
GRAHAM MASCALL	UNITED KINGDOM			
GRAHAM MASCALL		70	4/29/2015	\$6,180.39
GRAHAM MASCALL		70 71	4/29/2015 4/29/2015	\$6,180.39 \$12,083.33
GRAHAM MASCALL				

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Payments to creditors

List each payment or other transfer to any creditor made within 90 days immediately preceding the commencement of the case unless the aggregate value of all property that constitutes or is affected by such transfer is less than \$6,225

Name And Address O	of Creditor	<u>Payment</u> <u>Reference</u>	Dates of Payments	<u>Amount Paid Or</u> Value Of Transfers
GRANT THORNTON LLP	PO BOX 532019 ATLANTA, GA 30353-2019			
		132840	5/6/2015	\$18,000.00
		TOTAL GRANT TH	IORNTON LLP	\$18,000.00
HEALTHSMART BENEFIT SOLUTIONS	PO BOX 535106 ATLANTA, GA 30353-2106			
		132809	4/29/2015	\$9,361.35
		132914	5/27/2015	\$11,821.50
		133006	6/17/2015	\$9,595.65
		TOTAL HEALTHSMART BENEFI	T SOLUTIONS	\$30,778.50
HERITAGE CONSULTANTS	209 PALMETTO ST AUBURNDALE, FL 33823-3426			
		4548	5/7/2015	\$13,431.99
		4547	5/7/2015	\$7,250.00
		4671	6/4/2015	\$13,431.99
		4824	7/9/2015	\$13,431.99
		TOTAL HERITAGE C	ONSULTANTS	\$47,545.97
HOULIHAN LOKEY CAPITAL	AVAILABLE UPON REQUEST			
		PAY013542	5/13/2015	\$135,000.00
		TOTAL HOULIHAN LOKEY CAPITAL		\$135,000.00
I H S GLOBAL INC.	PO BOX 847193 DALLAS, TX 75284-7193			
		4469	4/30/2015	\$56,410.46
		TOTAL I H S	GLOBAL INC.	\$56,410.46
INNISFREE M&A INCORPORATED	20TH FLR, 501 MADISON AVENUE NEW YORK, NY 10022-5606			
		4427	4/23/2015	\$7,603.75
		4556	5/14/2015	\$15,988.84
		4711	6/18/2015	\$8,128.75
		TOTAL INNISFREE M&A IN	CORPORATED	\$31,721.34

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Payments to creditors

List each payment or other transfer to any creditor made within 90 days immediately preceding the commencement of the case unless the aggregate value of all property that constitutes or is affected by such transfer is less than \$6,225

<u>Name And Address C</u>	Of Creditor	<u>Payment</u> <u>Reference</u>	Dates of Payments	<u>Amount Paid Or</u> Value Of Transfers
IT CONVERGENCE	PO BOX 56346 ATLANTA, GA 30343			
		4383	4/16/2015	\$14,011.65
		4435	4/23/2015	\$5,774.65
		4461	4/30/2015	\$59,822.00
		4514	5/7/2015	\$3,915.00
		4624	5/28/2015	\$48,016.00
		4752	6/25/2015	\$48,496.00
		4796	7/2/2015	\$15,014.40
		TOTAL IT CO	DNVERGENCE	\$195,049.70
JACKSON KELLY PLLC	PO BOX 11276 CHARLESTON, WV 25339			
		132810	4/29/2015	\$7,121.27
		132916	5/27/2015	\$68.26
		133009	6/17/2015	\$102.00
		PAY014699	7/10/2015	\$729.13
		TOTAL JACKSON	KELLY PLLC	\$8,020.66
JUERGEN LORENZ	AVAILABLE UPON REQUEST			
		PAY013521	5/8/2015	\$22,737.75
		PAY014372	6/11/2015	\$22,553.25
		TOTAL JUER	GEN LORENZ	\$45,291.00
KAZMAREK MOWERY CLOUD LASETER LLP	1230 PEACHTREE ST NE, STE 3600 ATLANTA, GA 30309			
		4381	4/16/2015	\$35,304.50
		4432	4/23/2015	\$50,814.53
		4561	5/14/2015	\$59,984.41
		TOTAL KAZMAREK MOWERY CLOUD I	LASETER LLP	\$146,103.44
KEKST AND COMPANY INC	437 MADISON AVE, 19TH FL NEW YORK, NY 10022			
		4476	4/30/2015	\$100,000.00
		4576	5/14/2015	\$100,000.00
		4813	7/9/2015	\$100,000.00
		PAY014764	7/14/2015	\$15,000.00
		TOTAL KEKST AND C	OMPANY INC	\$315,000.00

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Payments to creditors

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Name And Address (Of Creditor	<u>Payment</u> <u>Reference</u>	Dates of Payments	<u>Amount Paid Or</u> Value Of Transfer
KFORCE INC	P. O. BOX 277997 COLLEGE PARK, GA 30384			
		4673	6/4/2015	\$1,500.00
		4767	6/25/2015	\$5,700.00
		4835	7/9/2015	\$1,500.00
		TOTAL	KFORCE INC	\$8,700.00
KPMG	PO BOX 4348, STATION A TORONTO, BC M5W 7A6 CANADA			
		132761	4/15/2015	\$58,015.00
		132812	4/29/2015	\$61,688.00
		132842	5/6/2015	\$61,760.00
		132962	6/10/2015	\$32,793.00
		133031	6/25/2015	\$4,680.00
		4826	7/9/2015	\$26,615.00
		4856	7/11/2015	\$108,652.00
		PAY014741	7/14/2015	\$25,000.00
			TOTAL KPMG	\$379,203.00
KRONOS INCORPORATED	PO BOX 2622 POSTAL STATION A TORONTO M5W 2N7 CANADA			
		4453	4/23/2015	\$56,882.48
		TOTAL KRONOS INC	CORPORATED	\$56,882.48
KURTZMAN CARSON CONSULTANATS	AVAILABLE UPON REQUEST			
		4637	5/28/2015	\$50,000.00
		4785	7/2/2015	\$44,336.00
		TOTAL KURTZMAN CARSON CO	NSULTANATS	\$94,336.00
LAZARD FRERES & CO LLC	AVAILABLE UPON REQUEST			
		PAY014307	5/28/2015	\$350,000.00
		PAY014769	7/14/2015	\$376,332.87

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Payments to creditors

List each payment or other transfer to any creditor made within 90 days immediately preceding the commencement of the case unless the aggregate value of all property that constitutes or is affected by such transfer is less than \$6,225

Name And Address O	of Creditor	<u>Payment</u> <u>Reference</u>	Dates of Payments	<u>Amount Paid Or</u> Value Of Transfers
LEXICON RELOCATION, LLC	815 SOUTH MAIN STREET JACKSONVILLE, FL 32207			
		4386	4/16/2015	\$6,432.85
		4438	4/23/2015	\$1,989.30
		4465	4/30/2015	\$445.05
		4519	5/7/2015	\$3,106.39
		4567	5/14/2015	\$436.92
		4600	5/21/2015	\$155,809.30
		4627	5/28/2015	\$61,375.00
		4653	6/4/2015	\$1,191.80
		4687	6/11/2015	\$5,903.01
		4756	6/25/2015	\$695.00
		4798	7/2/2015	\$3,884.63
		4846	7/9/2015	\$11,500.00
		TOTAL LEXICON RELO	CATION, LLC	\$252,769.25
MARKETWIRE INC.	DEPARTMENT 8025 LOS ANGELES, CA 90084-8025			
		4446	4/23/2015	\$25,000.00
		TOTAL MARK	ETWIRE INC.	\$25,000.00
MARSH USA INC.	C/O BANK OF AMERICA PO BOX 198951 ATLANTA, GA 30384-8951			
		4844	7/9/2015	\$5,504,540.00
		TOTAL MAR	RSH USA INC.	\$5,504,540.00
MAYNARD, COOPER & GALE, P.C.	1901 SIXTH AVENUE NORTH 2400 AMSOUTH/HARBERT PLAZA BIRMINGHAM, AL 35203-2602			
		4362	4/16/2015	\$180,184.31
		4672	6/4/2015	\$170,204.33
		4832	7/9/2015	\$162,589.66
		TOTAL MAYNARD, COOPER	& GALE, P.C.	\$512,978.30
MERCER HUMAN RESOURCE CONSULTING	PO BOX 905234 CHARLOTTE, NC 28290-5234			
		4371	4/16/2015	\$5,104.00
		4468	4/30/2015	\$1,446.00
		4728	6/18/2015	\$4,083.00
		=		+ .,
		4850	7/9/2015	\$48,963.00

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Payments to creditors

List each payment or other transfer to any creditor made within 90 days immediately preceding the commencement of the case unless the aggregate value of all property that constitutes or is affected by such transfer is less than \$6,225

Name And Address O	<u>f Creditor</u>	<u>Payment</u> <u>Reference</u>	<u>Dates of</u> <u>Payments</u>	<u>Amount Paid Or</u> Value Of Transfer	
MERRILL COMMUNICATIONS LLC	CM 9638 ST PAUL, MN 55170-9638				
		4460	4/30/2015	\$89,639.64	
		4507	5/7/2015	\$25,119.72	
		4645	6/4/2015	\$25,199.20	
		TOTAL MERRILL COMMUNI	CATIONS LLC	\$139,958.56	
METLIFE HOME & AUTO	PO BOX 8500-3895 PHILADELPHIA, PA 19178-3895				
		4529	5/7/2015	\$2,815.60	
		4660	6/4/2015	\$2,643.48	
		4804	7/2/2015	\$3,007.01	
		TOTAL METLIFE H	OME & AUTO	\$8,466.09	
MORGAN STANLEY	AVAILABLE UPON REQUEST				
		PAY013438	4/15/2015	\$2,928.47	
		PAY013472	4/22/2015	\$51,999.91	
		PAY014306	5/28/2015	\$150,000.00	
		PAY014738	7/14/2015	\$721,444.78	
		TOTAL MORG	SAN STANLEY	\$926,373.16	
NASDAQ OMX CORPORATE SOLUTIONS LLC	LOCKBOX 11700 PO BOX 8500 PHILADELPHIA, PA 19178-0700				
		4572	5/14/2015	\$21,570.00	
		4851	7/9/2015	\$9,048.00	
	,	FOTAL NASDAQ OMX CORPORATE SO	LUTIONS LLC	\$30,618.00	
NEWFIELDS COMPANIES, LLC	1349 W. PEACHTREE ST., STE 2000 ATLANTA, GA 30309				
		132939	6/3/2015	\$20,000.00	
		TOTAL NEWFIELDS COM	IPANIES, LLC	\$20,000.00	
NISSHIN STEEL CO LTD	AVAILABLE UPON REQUEST				
		PAY013452	4/17/2015	\$69,861.46	
		TOTAL NISSHIN S	TEEL CO LTD	\$69,861.46	
OGLETREE, DEAKINS, NASH, SMOAK &	PO BOX 2757 GREENVILLE, SC 29607				
		132813	4/29/2015	\$100,000.00	
		132844	5/6/2015	\$16,869.82	
		132919	5/27/2015	\$25,087.00	
		TOTAL OGLETREE, DEAKINS, NA	SH, SMOAK &	\$141,956.82	

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Payments to creditors

List each payment or other transfer to any creditor made within 90 days immediately preceding the commencement of the case unless the aggregate value of all property that constitutes or is affected by such transfer is less than \$6,225

Name And Address O	of Creditor	<u>Payment</u> <u>Reference</u>	Dates of Payments	<u>Amount Paid Or</u> Value Of Transfers	
ORACLE USA, INC.	PO BOX 203448 DALLAS, TX 75320-3448				
		4478	4/30/2015	\$50,036.00	
		4815	7/9/2015	\$709,573.73	
		TOTAL ORAC	CLE USA, INC.	\$759,609.73	
OSLER, HOSKIN & HARCOURT LLP	2 FIRST CANADIAN PLACE PO BOX 50 TORONTO, ON M5X 1B8 CANADA				
		74	5/5/2015	\$200,000.00	
		73	5/5/2015	\$282,314.21	
		PAY014326	6/2/2015	\$132,188.55	
		PAY014632	6/23/2015	\$82,597.58	
		PAY014710	7/9/2015	\$138,305.97	
		PAY014714	7/9/2015	\$135,549.10	
		TOTAL OSLER, HOSKIN & HA	RCOURT LLP	\$970,955.41	
P. MICHAEL COLE, LLC	PO BOX 710 ATHENS, AL 35612				
		4526	5/7/2015	\$5,000.00	
		4691	6/11/2015	\$5,000.00	
		TOTAL P. MICHAE	CL COLE, LLC	\$10,000.00	
PART D ADVISORS, INC.	17199 N LAUREL PARK DRIVE SUITE 400 LIVONIA, MI 48152-7905				
		132816	4/29/2015	\$42,409.68	
		TOTAL PART D AI	WISORS, INC.	\$42,409.68	
PATRIOT COAL	AVAILABLE UPON REQUEST		_ / _ /		
		PAY014704	7/9/2015	\$43,784.02	
		TOTAL PA	TRIOT COAL	\$43,784.02	
PAUL, WEISS, RIFKIND, WHARTON & GAR	1285 AVENUE OF THE AMERICAS NEW YORK, NY 10019-6064				
		4462	4/30/2015	\$864,116.87	
		4563	5/14/2015	\$500,000.00	
		4597	5/21/2015	\$1,280,227.79	
		4720	6/18/2015	\$1,016,968.86	
		4840	7/9/2015	\$1,271,183.62	
		PAY014754	7/14/2015	\$867,507.66	
		TOTAL PAUL, WEISS, RIFKIND, WHA	RTON & GAR	\$5,800,004.80	

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Payments to creditors

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Name And Address O	<u>f Creditor</u>	<u>Payment</u> <u>Reference</u>	Dates of Payments	<u>Amount Paid Or</u> Value Of Transfer
PAY GOVERNANCE LLC	100 N. 18TH STREET SUITE 821 TWO LOGAN SQUARE PHILADELPHIA, PA 19103			
		4443	4/23/2015	\$6,347.50
		4729	6/18/2015	\$1,687.50
		TOTAL PAY GOVE	RNANCE LLC	\$8,035.00
POWERGREEN CONSULTORIA TECNICA LTDA	AVAILABLE UPON REQUEST			
		PAY013460	4/20/2015	\$7,387.50
		PAY013518	5/8/2015	\$17,857.75
		PAY014599	6/15/2015	\$18,475.25
	TOT	AL POWERGREEN CONSULTORIA TH	ECNICA LTDA	\$43,720.50
PREFERRED HEALTH ALLIANCE	PO BOX 382048 BIRMINGHAM, AL 35238			
		4379	4/16/2015	\$9,050.54
		4428	4/23/2015	\$4,470.00
		4430	4/23/2015	\$1,358.37
		4497	4/30/2015	\$11,322.92
		4506	5/7/2015	\$894.39
		4559	5/14/2015	\$9,854.07
		4589	5/21/2015	\$4,500.00
		4622	5/28/2015	\$14,555.06
		4644	6/4/2015	\$5,113.85
		4683	6/11/2015	\$16,834.84
		4717	6/18/2015	\$1,491.50
		4712	6/18/2015	\$4,650.00
		4790	7/2/2015	\$3,067.29
		4830	7/9/2015	\$8,923.84
		TOTAL PREFERRED HEALT	TH ALLIANCE	\$96,086.67
PRICEWATERHOUSECO OPERS LLP	18 YORK STREET, SUITE 2600 TORONTO, ON M5J 0B2 CANADA			
		4761	6/25/2015	\$30,939.60
		TOTAL PRICEWATERHOUSEC	COOPERS LLP	\$30,939.60
PROVIDENT LIFE	AVAILABLE UPON REQUEST			
		PAY014731	7/13/2015	\$677,215.19
		TOTAL PRO	VIDENT LIFE	\$677,215.19

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Payments to creditors

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Name And Address (Of Creditor	<u>Payment</u> <u>Reference</u>	<u>Dates of</u> Payments	<u>Amount Paid Or</u> Value Of Transfer
PRUNA BETREIBER GMBH	AVAILABLE UPON REQUEST			
		PAY013459	4/20/2015	\$53,629.02
		PAY014617	6/16/2015	\$97,804.94
		TOTAL PRUNA BETR	EIBER GMBH	\$151,433.96
QUORUM BUSINESS SOLUTIONS (U.S.A),	P O BOX 122590 DEPT 2590 DALLAS, TX 75212 2500			
	DALLAS, TX 75312-2590	1207/2	4/15/0015	¢7,000,00
		132763	4/15/2015	\$7,828.00
		132846	5/6/2015	\$14,600.00
		132920	5/27/2015	\$7,828.00
		132941	6/3/2015	\$14,600.00
		133033	6/25/2015	\$7,828.00
		TOTAL QUORUM BUSINESS SOLU	TIONS (U.S.A),	\$52,684.00
RAG VERKAUF	AVAILABLE UPON REQUEST			
		PAY013540	5/13/2015	\$159,688.31
		TOTAL R	TOTAL RAG VERKAUF	
REECE AND ASSOCIATES	900 BROOK MEADOW CEDAR PARK, TX 78613			
		4459	4/27/2015	\$127,516.95
		4727	6/18/2015	\$54,663.18
_		TOTAL REECE AND	ASSOCIATES	\$182,180.13
RELIANCE STANDARD LIFE INSURANCE CO	320 W. KENNEDY BLVD., SUITE 730 TAMPA, FL 33606			
		4511	5/7/2015	\$175,583.54
		4684	6/11/2015	\$179,559.11
		4831	7/9/2015	\$172,734.44
_		TOTAL RELIANCE STANDARD LIFE IN	SURANCE CO	\$527,877.09
RICHARD BRIAN ADKINS	DBA ADKINS SIGNS & GRAPHICS 21448 OLAN CIRCLE MCCALLA, AL 35111			
		132892	5/20/2015	\$12,253.52
		132943	6/3/2015	\$436.87
		TOTAL RICHARD B	RIAN ADKINS	\$12,690.39

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Payments to creditors

List each payment or other transfer to any creditor made within 90 days immediately preceding the commencement of the case unless the aggregate value of all property that constitutes or is affected by such transfer is less than \$6,225

Name And Address O	<u>f Creditor</u>	<u>Payment</u> <u>Reference</u>	Dates of Payments	<u>Amount Paid Or</u> Value Of Transfer
RICOH USA, INC.	PO BOX 532530 ATLANTA, GA 30353-2530			
		132765	4/15/2015	\$13,379.56
		132819	4/29/2015	\$7,507.84
		132848	5/6/2015	\$20,834.88
		132868	5/13/2015	\$12,660.77
		132893	5/20/2015	\$402.21
		132921	5/27/2015	\$11.50
		132964	6/10/2015	\$5,182.95
		133034	6/25/2015	\$1,307.86
		TOTAL RIC	OH USA, INC.	\$61,287.57
RIVERCHASE OFFICE LLC	SUITE 100 2660 EASTCHASE LANE MONTGOMERY, AL 36117			
		132793	4/22/2015	\$70,091.34
		132922	5/27/2015	\$70,091.34
		133035	6/25/2015	\$70,091.34
		TOTAL RIVERCHASE		\$210,274.02
ROBERT KERLEY	AVAILABLE UPON REQUEST			
		4678	6/11/2015	\$27,250.00
		TOTAL ROB	ERT KERLEY	\$27,250.00
ROCKWOOD CASUALTY INSURANCE COMPANY	654 MAIN STREET ROCKWOOD, PA 15557			
		132766	4/15/2015	\$3,949.00
		132794	4/22/2015	\$3,833.53
		132820	4/29/2015	\$113,436.00
		132849	5/6/2015	\$13,941.00
		132894	5/20/2015	\$13,063.09
		132944	6/3/2015	\$113,436.00
		133058	7/1/2015	\$113,436.00
	TOTAL ROC	KWOOD CASUALTY INSURANO	CE COMPANY	\$375,094.62
SAL. OPPENHEIM	AVAILABLE UPON REQUEST			
		PAY013462	4/20/2015	\$130,509.86
		TOTAL SAL.	OPPENHEIM	\$130,509.86
SCOTIA BANK	AVAILABLE UPON REQUEST			
		PAY014723	7/10/2015	\$500,000.00
		TOTAL	COTIA BANK	\$500,000.00

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Payments to creditors

List each payment or other transfer to any creditor made within 90 days immediately preceding the commencement of the case unless the aggregate value of all property that constitutes or is affected by such transfer is less than \$6,225

Name And Address O	<u>f Creditor</u>	<u>Payment</u> <u>Reference</u>	Dates of Payments	<u>Amount Paid Or</u> Value Of Transfer
SELLERS RICHARDSON HOLMAN	AND WEST LLP 216 SUMMIT BOULEVARD SUITE 300 BIRMINGHAM, AL 35243			
		4523	5/7/2015	\$30,000.00
		TOTAL SELLERS RICHARDS	SON HOLMAN	\$30,000.00
SHIPMAN &GOODWIN	ONE CONSTITUTION PLAZA			
LLP	HARTFORD, CT 06103-1919			
		4606	5/21/2015	\$2,425.00
		4732	6/18/2015	\$11,911.00
		PAY014739	7/14/2015	\$6,811.00
		TOTAL SHIPMAN &G	OODWIN LLP	\$21,147.00
SIEPER INTERNATIONAL	AVAILABLE UPON REQUEST			
		PAY014334	6/4/2015	\$70,000.00
		TOTAL SIEPER INT	ERNATIONAL	\$70,000.00
CH VED SCHIDT	ONE CVS DRIVE			
SILVER SCRIPT INSURANCE COMPANY	ONE CVS DRIVE WOONSOCKET, RI 02895			
		4369	4/16/2015	\$182,241.05
		4388	4/20/2015	\$166,204.89
		4467	4/30/2015	\$212,195.93
		4522	5/7/2015	\$196,883.88
		4569	5/14/2015	\$195,114.39
		4601	5/21/2015	\$162,636.83
		4628	5/28/2015	\$193,779.02
		4656	6/4/2015	\$225,908.82
		4689	6/11/2015	\$170,100.89
		4725	6/18/2015	\$163,360.86
		4807	7/3/2015	\$208,948.09
		4848	7/9/2015	\$185,133.04
		TOTAL SILVER SCRIPT INSURAN	CE COMPANY	\$2,262,507.69
SIMPSON THACHER & BARTLETT	425 LEXINGTON AVENUE NEW YORK, NY 10017-3954			
		4376	4/16/2015	\$5,141.00
		4619	5/28/2015	\$42,768.00
		PAY014765	7/14/2015	\$3,600.00
		TOTAL SIMPSON THACHER		

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Payments to creditors

List each payment or other transfer to any creditor made within 90 days immediately preceding the commencement of the case unless the aggregate value of all property that constitutes or is affected by such transfer is less than \$6,225

Name And Address Of Creditor		<u>Payment</u> <u>Reference</u>	Dates of Payments	<u>Amount Paid Or</u> Value Of Transfer
SOUTHERN LINC	PO BOX 740531 ATLANTA, GA 30374-0531			
		132767	4/15/2015	\$5,891.25
		132869	5/13/2015	\$5,833.39
		133013	6/17/2015	\$4,736.07
		133037	6/25/2015	\$139.14
		TOTAL SOU	JTHERN LINC	\$16,599.85
STICHTER	AVAILABLE UPON REQUEST			
		PAY014742	7/14/2015	\$10,653.50
		TOT	AL STICHTER	\$10,653.50
SUNSHINE INC.	AVAILABLE UPON REQUEST			
		PAY013520	5/8/2015	\$22,737.75
		PAY014369	6/10/2015	\$45,106.50
		PAY014373	6/11/2015	\$22,553.25
		TOTAL S	UNSHINE INC.	\$90,397.50
TEKLINKS, INC.	P.O. BOX 830674			
	MSC 703 BIRMINGHAM, AL 35283			
		4655	6/4/2015	\$6,750.00
		4724	6/18/2015	\$8,000.00
		TOTAL TH	CKLINKS, INC.	\$14,750.00
THE THARPE COMPANY, INC.	PO BOX 60564 CHARLOTTE, NC 28260-0564			
		4495	4/30/2015	\$7,910.86
		4618	5/28/2015	\$12,762.54
		4746	6/25/2015	\$11,117.02
		TOTAL THE THARPE CO	OMPANY, INC.	\$31,790.42
THE WYNFREY, LLC	1000 RIVERCHASE GALLERIA BIRMINGHAM, AL 35244			
		132769	4/15/2015	\$904.96
		132796	4/22/2015	\$2,306.22
		132826	4/29/2015	\$12,693.51
		132851	5/6/2015	\$838.04
		132897	5/20/2015	\$2,870.86
		132924	5/27/2015	\$271.32
		4858	7/11/2015	\$678.30
		TOTAL THE W	YNFREY, LLC	\$20,563.21

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List each payment or other transfer to any creditor made within 90 days immediately preceding the commencement of the case unless the aggregate value of all property that constitutes or is affected by such transfer is less than \$6,225

<u>Name And Address O</u>	f Creditor	<u>Payment</u> <u>Reference</u>	Dates of Payments	<u>Amount Paid Or</u> Value Of Transfer
THYSSENKRUPP COMPANHIA	AVAILABLE UPON REQUEST			
SIDERURGICA DO ATL				
		PAY014367	6/10/2015	\$76,197.92
	TOTAL THY	SSENKRUPP COMPANHIA SIDERUR	GICA DO ATL	\$76,197.92
TIER1 INC	2403 SIDNEY STREET SUITE 225 PITTSBURGH, PA 15203			
	,,	132797	4/22/2015	\$13,886.63
		4550	5/7/2015	\$14,624.65
		4766	6/25/2015	\$4,545.95
		тот	AL TIER1 INC	\$33,057.23
TRUE-BLUE SOLUTIONS LLC	3625 MILTON PARK DRIVE ALPHARETTA, GA 30022			
		4454	4/23/2015	\$7,897.50
		4490	4/30/2015	\$8,370.00
		4552	5/7/2015	\$35,977.50
		4810	7/3/2015	\$12,892.50
		4838	7/9/2015	\$10,800.00
		TOTAL TRUE-BLUE SO	LUTIONS LLC	\$75,937.50
TRUGROUND ENVIRONMENTAL, LLC	90 FAIRLIE ST. NW, STE 303 ATLANTA, GA 30303			
		132873	5/13/2015	\$7,800.00
		133014	6/17/2015	\$1,895.00
		TOTAL TRUGROUND ENVIRON	MENTAL, LLC	\$9,695.00
TUCKER MASSEY MARKETING	2201-11TH ST., SUITE B TUSCALLOSA, AL 35401			
		132771	4/15/2015	\$1,166.13
		132798	4/22/2015	\$1,267.57
		132874	5/13/2015	\$2,049.21
		132898	5/20/2015	\$2,330.61
		132925	5/27/2015	\$1,825.81
		132950	6/3/2015	\$813.31
		TOTAL TUCKER MASSEY	MARKETING	\$9,452.64
TW TELECOM HOLDINGS, INC.	10475 PARK MEADOWS DR. LITTLETON, CO 80124			
		4434	4/23/2015	\$4,137.45
		4623	5/28/2015	\$4,137.45
		4751	6/25/2015	\$4,137.45
		TOTAL TW TELECOM HO	A DRIGG RIG	\$12,412.35

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Payments to creditors

List each payment or other transfer to any creditor made within 90 days immediately preceding the commencement of the case unless the aggregate value of all property that constitutes or is affected by such transfer is less than \$6,225

Name And Address	Of Creditor	<u>Payment</u> <u>Reference</u>	Dates of Payments	<u>Amount Paid Or</u> Value Of Transfer
VACO BIRMINGHAM, LLC	5410 MARYLAND WAY, SUITE 460 BRENTWOOD, TN 37027			
		4360	4/16/2015	\$1,470.75
		4450	4/23/2015	\$1,480.00
		4481	4/30/2015	\$1,480.00
		4541	5/7/2015	\$1,480.00
		4580	5/14/2015	\$1,480.00
		4633	5/28/2015	\$1,165.50
		4667	6/4/2015	\$2,867.50
		4698	6/11/2015	\$1,221.00
		4764	6/25/2015	\$2,960.00
		4820	7/9/2015	\$1,480.00
		TOTAL VACO BIRMI	NGHAM, LLC	\$17,084.75
VENABLE LLP	P O BOX 630798 BALTIMORE, MD 21263-0798			
		4620	5/28/2015	\$50,000.00
		TOTAL V	ENABLE LLP	\$50,000.00
VERIZON BUSINESS	P O BOX 371355			
	PITTSBURGH, PA 15250-7355			
		132773	4/15/2015	\$268.73
		132799	4/22/2015	\$222.61
		132827	4/29/2015	\$3,320.85
		132900	5/20/2015	\$113.73
		132926	5/27/2015	\$372.02
		132954	6/3/2015	\$3,320.85
		133015	6/17/2015	\$777.22
		133043	6/25/2015	\$70.19
		133042	6/25/2015	\$222.61
		133063	7/1/2015	\$3,320.85
		TOTAL VERIZ	ON BUSINESS	\$12,009.66
VERIZON WIRELESS	P. O. BOX 660108 DALLAS, TX 75266-0108			
		132828	4/29/2015	\$5,719.90
		132955	6/3/2015	\$5,268.83
		133064	7/1/2015	\$4,395.46
		TOTAL VERIZON WIRELESS		

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Payments to creditors

List each payment or other transfer to any creditor made within 90 days immediately preceding the commencement of the case unless the aggregate value of all property that constitutes or is affected by such transfer is less than \$6,225

Name And Address Of Creditor		<u>Payment</u> <u>Reference</u>	Dates of Payments	<u>Amount Paid Or</u> Value Of Transfer
VISION SERVICE PLAN	PO BOX 31017 SAN FRANCISCO, CA 94160-3077			
		4545	5/7/2015	\$9,595.74
		4699	6/11/2015	\$9,149.07
		4823	7/9/2015	\$9,416.14
		TOTAL VISION SE	ERVICE PLAN	\$28,160.95
WARREN AVERETT, LLC	2 2500 ACTON ROAD BIRMINGHAM, AL 35243			
		132969	6/10/2015	\$5,100.00
		133044	6/25/2015	\$50,000.00
		TOTAL WARREN AV	VERETT, LLC	\$55,100.00
WELLS FARGO	PO BOX 563957 CHARLOTTE, NC 28256-3957			
		4389	4/20/2015	\$298,591.37
		4475	4/30/2015	\$12,468.37
		4536	5/7/2015	\$298,264.63
		4605	5/21/2015	\$300,802.25
		4665	6/4/2015	\$296,569.53
		4731	6/18/2015	\$302,761.05
		4774	7/2/2015	\$256,253.60
		TOTAL W	ELLS FARGO	\$1,765,710.80
WHITE & CASE LLP	AVAILABLE UPON REQUEST			
		PAY014752	7/14/2015	\$285,899.68
		TOTAL WHITE	E & CASE LLP	\$285,899.68
WILLIS INS SRVS OF GEORGIA, INC	PO BOX 905260 CHARLOTTE, NC 28290-5260			
		4359	4/16/2015	\$33,834.00
		4480	4/30/2015	\$24,592.39
		4579	5/14/2015	\$30,000.00
		4610	5/21/2015	\$275.00
		4632	5/28/2015	\$4,471.77
		4734	6/18/2015	\$34,906.10
		4763	6/25/2015	\$310,334.40
		4777	7/2/2015	\$12,259,942.38
		TOTAL WILLIS INS SRVS OF G	EORGIA, INC	\$12,698,356.04

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Payments to creditors

List each payment or other transfer to any creditor made within 90 days immediately preceding the commencement of the case unless the aggregate value of all property that constitutes or is affected by such transfer is less than \$6,225

Name And Address O	of Creditor	<u>Payment</u> <u>Reference</u>	<u>Dates of</u> <u>Payments</u>	<u>Amount Paid Or</u> Value Of Transfer
WILMINGTON TRUST, NATIONAL ASSOCIATION, AS FORMER INDENTURE TRUSTEE FOR THE 8.500% SENIOR NOTES DUE 2021	CORPORATE CAPITAL MARKETS 50 SOUTH SIXTH STREET STE 1290 MINNEAPOLIS, MN 55402			
		PAY013545	5/14/2015	\$16,418,143.57
ΤΟΤΑ	AL WILMINGTON TRUST, NATIONAL ASSOCI	ATION, AS FORMER INDENTU FOR THE 8.500% SENIOR NOT		\$16,418,143.57
WILMINGTON TRUST, NATIONAL ASSOCIATION, AS FORMER INDENTURE TRUSTEE FOR THE 9.875% SENIOR NOTES DUE 2020	CORPORATE CAPITAL MARKETS 50 SOUTH SIXTH STREET STE 1290 MINNEAPOLIS, MN 55402			
		PAY013470	4/22/2015	\$38,000.00
ΤΟΤΑ	AL WILMINGTON TRUST, NATIONAL ASSOCI	ATION, AS FORMER INDENTU FOR THE 9.875% SENIOR NO		\$38,000.00
WILMINGTON TRUST, NATIONAL ASSOCIATION, AS INDENTURE TRUSTEE FOR THE 9.500% SENIOR SECURED NOTES DUE 2021	CORPORATE CAPITAL MARKETS 50 SOUTH SIXTH STREET STE 1290 MINNEAPOLIS, MN 55402			
		PAY013546	5/14/2015	\$46,478,156.25
ΤΟΤΑ	AL WILMINGTON TRUST, NATIONAL ASSOCL	ATION, AS INDENTURE TRUST 9.500% SENIOR SECURED NOT		\$46,478,156.25
WINDSTREAM CORPORATION	PO BOX 9001950 LOUISVILLE, KY 40290-1950			
		132829	4/29/2015	\$21,816.62
		132956	6/3/2015	\$18,733.65
		TOTAL WINDSTREAM CO	ORPORATION	\$40,550.27
WORKIVA LLC	2900 UNIVERSITY BOULEVARD AMES, IA 50010			
		4439	4/23/2015	\$41,775.21
		4520	5/7/2015	\$2,500.00
		TOTAL W	ORKIVA LLC	\$44,275.21

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Payments to creditors

List each payment or other transfer to any creditor made within 90 days immediately preceding the commencement of the case unless the aggregate value of all property that constitutes or is affected by such transfer is less than \$6,225

s Of Creditor	<u>Payment</u> <u>Reference</u>	<u>Dates of</u> <u>Payments</u>	<u>Amount Paid Or</u> Value Of Transfers
SELF INSURED, TREAS/RPD PO BOX 40231 CHARLESTON, WV 25364			
	132774	4/15/2015	\$15,871.82
	133046	6/25/2015	\$15,914.11
	TOTAL WV INSURANCE CO	MMISSIONER	\$31,785.93
2701 DALLAS PARKWAY, SUITE 550 PLANO, TX 75093			
	132801	4/22/2015	\$3,978.00
	132901	5/20/2015	\$3,171.00
	133047	6/25/2015	\$3,000.00
	TOTAL XT	GLOBAL, INC.	\$10,149.00
		TOTAL	\$131,863,118.09
	SELF INSURED, TREAS/RPD PO BOX 40231 CHARLESTON, WV 25364 2701 DALLAS PARKWAY, SUITE 550	s Of Creditor Reference SELF INSURED, TREAS/RPD PO BOX 40231 CHARLESTON, WV 25364 132774 133046 TOTAL WV INSURANCE CO 2701 DALLAS PARKWAY, SUITE 550 PLANO, TX 75093 132801 132901 133047	s Of Creditor Reference Payments SELF INSURED, TREAS/RPD PO BOX 40231 CHARLESTON, WV 25364 132774 4/15/2015 133046 6/25/2015 6/25/2015 TOTAL WV INSURANCE COMMISSIONER 2701 DALLAS PARKWAY, SUITE 550 PLANO, TX 75093 132801 4/22/2015 132901 5/20/2015 132901 5/20/2015 133047 6/25/2015 TOTAL XTGLOBAL, INC.

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Payments made to insiders within the period from July 15, 2014 to July 14, 2015

	the period from July 15, 2014							Cash Incentive						
D I D <i>U</i>	T 11 N		G		G		Long Term	Plan	n /		Equity	Company Paid		Expense
Paying Entity	Insider Name	Relationship	Compen		Severance	Ir	centive Plan	Compensation		`		Benefits (3)	-	eimbursements
Walter Energy, Inc.	Walter J. Scheller, III	Chief Executive Officer and Director	\$ 8	26,296	\$ -	\$	205,000	\$ 917,905	\$	2,400,000	\$ 32,941	\$ 104,845	\$	38,754
Walter Energy, Inc.	William G. Harvey	Executive Vice President and Chief Financial Officer	\$ 4	94,299	\$ -	\$	67,307	\$ 397,285	\$	1,300,000	\$ 15,766	\$ 70,780	\$	4,357
Walter Energy, Inc.	Earl H. Doppelt	Executive Vice President, General Counsel & Secretary	\$ 4	58,195	\$ -	\$	56,430	\$ 406,211	\$	1,100,000	\$ 13,163	\$ 50,071	\$	7,066
Walter Energy, Inc.	Michael T. Madden	Senior Vice President and Chief Commercial Officer	\$ 4	04,160	\$ -	\$	49,728	\$ 287,853	\$	400,000	\$ 8,395	\$ 28,785	\$	116,799
Jim Walter Resources, Inc.	Richard A. Donnelly	President, Jim Walter Resources, Inc.	\$ 3	71,420	\$ -	\$	43,106	\$ 209,304	\$	400,000	\$ 6,741	\$ 31,273	\$	7,126
Walter Energy, Inc.	Daniel P. Cartwright	Former President, Canadian Operations	\$ 1	31,789	\$ 539,963	\$	-	\$-	\$	-	\$ 11,838	\$ 15,079	\$	-
Walter Energy, Inc.	Michael T. Tokarz (1)	Chairman of the Board	\$	41,000	\$ -	\$	-	\$ -	\$	-	\$ 126,380	\$ -	\$	4,104
Walter Energy, Inc.	Mary R. "Nina" Henderson	Director	\$ 1	01,500	\$-	\$	-	\$ -	\$	-	\$ 1,601	\$ -	\$	3,949
Walter Energy, Inc.	Jerry W. Kolb	Director	\$ 1	21,500	\$ -	\$	-	\$ -	\$	-	\$ 1,690	\$ -	\$	2,416
Walter Energy, Inc.	Patrick A. Kriegshauser	Director	\$ 1	32,250	\$ -	\$	-	\$-	\$	-	\$ 1,690	\$ -	\$	3,033
Walter Energy, Inc.	Joseph B. Leonard	Director	\$	97,000	\$ -	\$	-	\$ -	\$	-	\$ 1,690	\$ -	\$	8,160
Walter Energy, Inc.	Bernard G. Rethore	Director	\$	97,500	\$ -	\$	-	\$-	\$	-	\$ 1,690	\$ -	\$	5,936
Walter Energy, Inc.	A.J. Wagner	Director	\$ 1	07,000	\$ -	\$	-	\$ -	\$	-	\$ 1,690	\$ -	\$	5,343
Walter Energy, Inc.	Graham Mascall	Former Director	\$	75,833	\$-	\$	-	\$-	\$	-	\$ 151	\$ -	\$	12,440

Notes:

1) Total compensation for Mr. Tokarz consisted of \$41,000 in deferred compensation and \$126,380 credited to his stock equivalent account under the Company's Directors' Deferred Fee Plan.

2) Equity compensation consists of compensation received in the form of vested restricted company stock units and options for company stock except for that related to Mr. Tokarz which were credited to his stock equivalent account under the Company's Directors' Deferred Fee Plan.

3) Company paid benefits include Executive Deferred Compensation and Supplemental Retirement Plan discretionary company contributions, 401(k) match, company paid benefit premiums and company match on employee stock purchase plan employee purchases.

4) Under the terms of the agreements pursuant to which these retention awards were paid, the executive officer is required to repay the full gross amount of the award to the Company if such executive officer's employment by the Company is terminated by the executive officer without good reason (as defined in the agreement) or by the Company for cause (as defined in the agreement) prior to the third anniversary of the effective date of the agreement. The agreement also contains customary non-solicitation, non-disparagement and confidentiality restrictions applicable to the executive officer during and following the individual's employment by the Company.

List all suits and administrative proceedings to which the debtor is or was a party within one year immediately preceding the filing of this bankruptcy case

Caption Of Suit	<u>Case Number</u>	Nature Of Proceeding	Court Or Agency And Location	Status/Disposition
ANTHONY CHARLES VS JIM WALTER HOMES, LLC	2014-165T	STRUCTURAL CLAIM	WALTHALL CO. CIRCUIT COURT JACKSON, MS 39201	OPEN
BERNADETTE MARTINEZ VS JIM WALTER HOMES, LLC	2013-0120	STRUCTURAL CLAIM	PEARL RIVER CO. CIRCUIT COURT MCCOMB, MS 39649	OPEN
CHANEY V. JWR, WE, BWMC, & CO- EMPLOYEES	CO- CV 2011-900963 COMPLAINT COMBINES A TUSCALOOSA COUNTY CIRCUIT WORKERS COMP. COURT COMPLAINT WITH THIRD TUSCALOOSA, ALABAMA PARTY CLAIMS.		COURT	OPEN
CLARENCE THEDFORD V WALTER ENERGY, INC.	CASE NO 2:15-CV- 00965	DISCRIMINATION SUIT	DISTRICT COURT FOR THE NORTHERN DISTRICT OF ALABAMA, SOUTHERN DIVISION BIRMINGHAM, ALABAMA	OPEN
DISTRICT 20 AND UMWA V WALTER ENERGY INC. AND TAFT COAL SALES ASSOCIATES	CASE NO 2:14-CV- 00692	NLRB ACTION	DISTRICT COURT FOR THE NORTHERN DISTRICT OF ALABAMA BIRMINGHAM, ALABAMA	OPEN
DISTRICT 20 UMWA V. TAFT COAL SALES & ASSOCIATES, WALTER ENERGY, INC. AND WALTER MINERALS, INC.	CASE NO. 10-CA- 088599	NLRB CHARGE	NATIONAL LABOR RELATIONS BOARD WASHINGTON, DC	OPEN
DISTRICT 20 UMWA V. TAFT COAL SALES & ASSOCIATES, WALTER ENERGY, INC. AND WALTER MINERALS, INC.	CASE NO. 10-CA- 093022	NLRB CHARGE	NATIONAL LABOR RELATIONS BOARD WASHINGTON, DC	OPEN
DOMINGO & BONIFACIA MENDOZA, SR. VS JIM WALTER HOMES, LLC	13-06-52315-CV	STRUCTURAL CLAIM	79TH DIST COURT JIM WELLS CO. CORPUS CHRISTI, TX 78401	OPEN
DONALD KEYES VS JIM WALTER HOMES, LLC	2015-044	STRUCTURAL CLAIM	SMITH CO. CIRCUIT COURT JACKSON, MS 39201	OPEN
ELVERT HORNE VS JIM WALTER HOMES, LLC	2015-034	STRUCTURAL CLAIM	SMITH CO. CIRCUIT COURT JACKSON, MS 39201	OPEN
ERICA GARZA VS JIM WALTER HOMES, LLC	DC-12-33870 527 00374 13	STRUCTURAL CLAIM	229TH DIST COURT DUVAL CO.AAA CORPUS CHRISTI, TX 78401	OPEN
FANNIE MAE MILSAP VS JIM WALTER HOMES, LLC	2014-99-CVII	STRUCTURAL CLAIM	JONES CO. CIRCUIT COURT, 2ND JUDICIAL DISTRICT JACKSON, MS 39201	OPEN
GALEN KELLY VS JIM WALTER HOMES, LLC	2013DCV-2910-A	STRUCTURAL CLAIM	28TH DIST COURT NUECES CO. CORPUS CHRISTI, TX 78401	OPEN
HILLSBOROUGH HOLDINGS CORPORATIO, ET AL., V. UNITED STATES OF AMERICA	8:89-BK-9715-KRM THROUGH 8:89-BK- 9746-KRM AND 8:90- BK-11997-KRM (ADV. NO. 8:91-AP- 313-KRM)	INCOME TAX DISPUTED ISSUES FOR TAX YEARS 1983 1995	UNITED STATES BANKRUPTCY - COURT MIDDLE DISTRICT OF FLORIDA, TAMPA DIVISION TAMPA, FLORIDA	OPEN

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List all suits and administrative proceedings to which the debtor is or was a party within one year immediately preceding the filing of this bankruptcy case

Caption Of Suit	Case Number	Nature Of Proceeding	Court Or Agency And Location	Status/Disposition
IN RE WALTER ENERGY, INC. SHAREHOLDER DERIVATIVE ACTION	MASTER FILE NO. 01-CV-2012-900406 (CONSOLIDATED WITH CASE NOS. 01 CV-2012-900451 AND 01-CV-2012- 900503)	DERIVATIVE ACTIONS	ATIVE ACTIONS CIRCUIT COURT OF JEFFERSON COUNTY, AL BIRMINGHAM, ALABAMA	
IN RE WALTER ENERGY, INC. SHAREHOLDER DERIVATIVE ACTION	MASTER FILE NO. 01-CV-2012-900406 (CONSOLIDATED WITH CASE NOS. 01 CV-2012-900451 AND 01-CV-2012- 900503)	DERIVATIVE ACTIONS	CIRCUIT COURT OF JEFFERSON COUNTY, AL BIRMINGHAM, ALABAMA	OPEN
IN RE: WALTER ENERGY, INC. DERIVATIVE LITIGATION	LEAD CASE NO. 2:12-CV-00719-RDP (CONSOLIDATED WITH 2:12-CV-3476- JHE)	DERIVATIVE ACTIONS	DISTRICT COURT FOR THE NORTHERN DISTRICT OF ALABAMA, SOUTHERN DIVISION BIRMINGHAM, ALABAMA	OPEN
IN RE: WALTER ENERGY, INC. DERIVATIVE LITIGATION	LEAD CASE NO. 2:12-CV-00719-RDP (CONSOLIDATED WITH 2:12-CV-3476- JHE)	DERIVATIVE ACTIONS	DISTRICT COURT FOR THE NORTHERN DISTRICT OF ALABAMA, SOUTHERN DIVISION BIRMINGHAM, ALABAMA	OPEN
IN RE: WALTER ENERGY, INC. SECURITIES CLASS ACTION LITIGATION	MASTER FILE CASE NO 2:12-CV-00281- VEH (CONSOLIDATED WITH 2:12-CV- 00829-RDP)	SHAREHOLDER ACTIONS	DISTRICT COURT FOR THE NORTHERN DISTRICT OF ALABAMA BIRMINGHAM, ALABAMA	OPEN
IN RE: WALTER ENERGY, INC. SECURITIES CLASS ACTION LITIGATION	MASTER FILE CASE NO 2:12-CV-00281- VEH (CONSOLIDATED WITH 2:12-CV- 00829-RDP)	SHAREHOLDER ACTIONS	DISTRICT COURT FOR THE NORTHERN DISTRICT OF ALABAMA BIRMINGHAM, ALABAMA	OPEN
IN RE: WALTER ENERGY, INC. SECURITIES CLASS ACTION LITIGATION	MASTER FILE CASE NO 2:12-CV-00281- VEH (CONSOLIDATED WITH 2:12-CV- 00829-RDP)	SHAREHOLDER ACTIONS	DISTRICT COURT FOR THE NORTHERN DISTRICT OF ALABAMA BIRMINGHAM, ALABAMA	OPEN
IN RE: WALTER ENERGY, INC. SECURITIES CLASS ACTION LITIGATION	MASTER FILE CASE NO 2:12-CV-00281- VEH (CONSOLIDATED WITH 2:12-CV- 00829-RDP)	SHAREHOLDER ACTIONS	DISTRICT COURT FOR THE NORTHERN DISTRICT OF ALABAMA BIRMINGHAM, ALABAMA	OPEN

Page 2 of 5 to Attachment 4a

List all suits and administrative proceedings to which the debtor is or was a party within one year immediately preceding the filing of this bankruptcy case

Caption Of Suit	Case Number	Nature Of Proceeding	Court Or Agency And Location	Status/Disposition
IN RE: WALTER ENERGY, INC. SECURITIES CLASS ACTION LITIGATION	MASTER FILE CASE NO 2:12-CV-00281- VEH (CONSOLIDATED WITH 2:12-CV- 00829-RDP)	SHAREHOLDER ACTIONS	DISTRICT COURT FOR THE NORTHERN DISTRICT OF ALABAMA BIRMINGHAM, ALABAMA	OPEN
JAMES & PATRICIA BENDER V. JWH AND WALTER ENERGY	CASE NO. 201550	ALLEGED BREACH OF CONTRACT	SMITH COUNTY COURT, MISSISSIPPI SMITH COUNTY, MISSISSIPPI	OPEN
JAMES BENDER VS JIM WALTER HOMES, LLC	2015-050	STRUCTURAL CLAIM	SMITH CO. CIRCUIT COURT JACKSON, MS 39201	OPEN
JAMES HENLEY, JR., C. 13 TRUSTEE FOR:DEIDRE MADISON, MARY DUCKSWORTH, JERRY STEWARD VS JIM WALTER HOMES, LLC	2014-094	STRUCTURAL CLAIM	SMITH CO. CIRCUIT COURT JACKSON, MS 39201	OPEN
JAMES MITCHELL VS JIM WALTER HOMES, LLC	13-06-52315-CV	STRUCTURAL CLAIM	79TH DIST COURT JIM WELLS CO. CORPUS CHRISTI, TX 78401	OPEN
JESSE ORTIZ VS JIM WALTER HOMES, LLC	13-06-52315-CV	STRUCTURAL CLAIM	79TH DIST COURT JIM WELLS CO. CORPUS CHRISTI, TX 78401	OPEN
JONES, WILLIS V. WALTER ENERGY, INC. AND TUSCALOOSA RESOURCES, INC.	CV 2014-000207	PERSONAL INJURY	TUSCALOOSA CO. CIRCUIT COURT TUSCALOOSA, ALABAMA	SETTLED
JOSE CORONA VS JIM WALTER HOMES, LLC	13-06-52315-CV	STRUCTURAL CLAIM	79TH DIST COURT JIM WELLS CO. CORPUS CHRISTI, TX 78401	OPEN
JOSE MORENO VS JIM WALTER HOMES, LLC	13-06-52315-CV	STRUCTURAL CLAIM	79TH DIST COURT JIM WELLS CO. CORPUS CHRISTI, TX 78401	OPEN
JUAN LOPEZ VS JIM WALTER HOMES, LLC	13-06-52315-CV	STRUCTURAL CLAIM	79TH DIST COURT JIM WELLS CO. CORPUS CHRISTI, TX 78401	OPEN
JUAN PEREZ VS JIM WALTER HOMES, LLC	2013DCV-2910-A	STRUCTURAL CLAIM	28TH DIST COURT NUECES CO. CORPUS CHRISTI, TX 78401	OPEN
JUANITA CANALES VS JIM WALTER HOMES, LLC	2013DCV-2910-A	STRUCTURAL CLAIM	28TH DIST COURT NUECES CO. CORPUS CHRISTI, TX 78401	OPEN
LUCIANO & EVA GAITAN VS JIM WALTER HOMES, LLC	13-06-52315-CV	STRUCTURAL CLAIM	79TH DIST COURT JIM WELLS CO. CORPUS CHRISTI, TX 78401	OPEN
MARIA & DOMINGO MENDOZA VS JIM WALTER HOMES, LLC	13-06-52396-CV	STRUCTURAL CLAIM	79TH DIST COURT JIM WELLS CO. CORPUS CHRISTI, TX 78401	OPEN
MARIA QUINTERO VS JIM WALTER HOMES, LLC	2013-DCV-3337-C	STRUCTURAL CLAIM	94TH DIST COURT NUECES CO. CORPUS CHRISTI, TX 78401	OPEN
MARIO MORENO VS JIM WALTER HOMES, LLC	2013DCV-2910-A	STRUCTURAL CLAIM	28TH DIST COURT NUECES CO. CORPUS CHRISTI, TX 78401	OPEN
MARVEL DUCKSWORTH VS JIM WALTER HOMES, LLC	2015-074	STRUCTURAL CLAIM	SMITH CO. CIRCUIT COURT JACKSON, MS 39201	OPEN
MIGUEL SOLANO VS JIM WALTER HOMES, LLC	13-06-52396-CV	STRUCTURAL CLAIM	79TH DIST COURT JIM WELLS CO. CORPUS CHRISTI, TX 78401	OPEN

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List all suits and administrative proceedings to which the debtor is or was a party within one year immediately preceding the filing of this bankruptcy case

Caption Of Suit	Case Number	Nature Of Proceeding	Court Or Agency And Location	Status/Disposition
MONAHAN, MICHAEL V. WALTER ENERGY	CASE #11:13418	WRONGFUL TERMINATION	CIRCUIT COURT 13TH JUDICIAL CIRCUIT, HILLSBOROUGH COUNTY GENERAL CIVIL DIVISION STATE OF FLORIDA HILLSBOROUGH COUNTY FLORIDA	DISMISSED
MONAHAN, MICHAEL V. WALTER ENERGY	CASE #8:13-CV- 02381	SOX - WHISTLEBLOWER COMPLAINT	U. S. DISTRICT COURT, MIDDLE DISTRICT OF FLORIDA TAMPA, FLORIDA	DISMISSED
POWELL, STACY V. WALTER ENERGY	2:15 CV 00214-KOB	RACE AND GENDER DISCRIMINATION	NORTHERN DISTRICT COURT OF ALABAMA BIRMINGHAM, ALABAMA	OPEN
RIGOBERTO RUVALCABA VS JIM WALTER HOMES, LLC	13-06-52315-CV	STRUCTURAL CLAIM	79TH DIST COURT JIM WELLS CO. CORPUS CHRISTI, TX 78401	OPEN
ROBERT CORONA VS JIM WALTER HOMES, LLC	2012-CI-19331	STRUCTURAL CLAIM	37TH DIST COURT BEXAR CO. CORPUS CHRISTI, TX 78401	OPEN
ROBERTS, DONNIE V. WEI & MAPLE COAL CO.	CV 12-C-2362	DISCRIMINATION - VIOLATION OF WEST VA. HUMAN RIGHTS ACT	KANAWHA COUNTY CIRCUIT COURT WV CHARLESTON,WEST VIRGINIA	SETTLED
STATE OF ALABAMA DEPARTMENT OF REVENUE	APPEAL FILED WITH DEPT. OF REVENUE 10/10/12 - CASE 12-1211	ALABAMA TAX APPEAL/REFUND CLAIM	ALABAMA DEPARTMENT OF REVENUE MONTGOMERY, ALABAMA	OPEN
TAFT COAL SALES & ASSOCIATES, WALTER ENERGY, INC. AND WALTER MINERALS, INC. V. NLRB	CASE 2014-10618	APPEAL OF ADVERSE NLRB RULINGS IN CASE NOS. 10- CA-099599 AND 10-CA-093022	USCA FOR THE 11TH CIRCUIT ATLANTA, GA	CLOSED
TERRY BEARD & DAVID CRAWFORD V. WEI & MAPLE COAL	CV 12-C-1955	FAILURE TO PAY WAGES	KANAWHA COUNTY CIRCUIT COURT CHARLESTON,WEST VIRGINIA	SETTLED
TERRY BEARD V. WEI & MAPLE COAL	CV 12-C-1957	PERSONAL INJURY	KANAWHA COUNTY CIRCUIT COURT CHARLESTON,WEST VIRGINIA	SETTLED
THEDFORD, CLARENCE V. WALTER ENERGY, INC.	CHARGE NO. 420- 2013-01869	EEOC CHARGE	EEOC BIRMINGHAM, ALABAMA	OPEN
THEDFORD, CLARENCE V. WALTER ENERGY, INC.	CHARGE NO. 420- 2014-02395	EEOC CHARGE	EEOC BIRMINGHAM, ALABAMA	OPEN
THEDFORD, CLARENCE V. WALTER ENERGY, INC.	CHARGE NO. 420- 2013-01938	EEOC CHARGE	EEOC BIRMINGHAM, ALABAMA	OPEN
THOMAS GARCIA VS JIM WALTER HOMES, LLC	211678	STRUCTURAL CLAIM	USA&M CORPUS CHRISTI, TX 78401	OPEN
THOMPSON, JOE V. TAFT COAL SALES, JWR & NORFOLK SOUTH. R.R. & WALTER ENERGY	CV-09-12	NEGLIGENCE/WANTONESS/T RESSPASS COAL DUST ON PL'S PROPERTY HAS CAUSED HEALTH PROBLEMS AND ANGUISH	WALKER CO. CIRCUIT COURT JASPER, ALABAMA	OPEN
WALTER ENERGY, INC. V. WALTER INVESTMENT MANAGEMENT CORP.		ALLEGED BREACH OF 1983 AGREEMENT	NORTHERN DISTRICT OF ALABAMA BIRMINGHAM, ALABAMA	CLOSED

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Suits and administrative proceedings, executions, garnishments and attachments

List all suits and administrative proceedings to which the debtor is or was a party within one year immediately preceding the filing of this bankruptcy case

Caption Of Suit	Case Number	Nature Of Proceeding	Court Or Agency And Location	Status/Disposition
WALTER ENERGY., INC. SECURITIES LITIGATION	MASTER CASE NO. 2:12 CV-00281-VEH	CLASS ACTION	NORTHERN DISTRICT OF ALABAMA, U. S. DISTRICT COURT BIRMINGHAM, ALABAMA	CLOSED
WALTER INVESTMENT MANAGEMENT CORP. V. WALTER ENERGY, INC.	CPR FILE G-14-39	ARBITRATION OF DISPUTES RESPECTING MORTGAGE ACCOUNTS	ARBITRATION GROUP: JAMS AGENCY TAMPA, FLORIDA	OPEN
WALTER INVESTMENT MANAGEMENT CORPORATION V. WALTER ENERGY, INC.	8:14-CV-00796	ALLEGED BREACH OF AGREEMENT	U. S. DISTRICT COURT OF FLORIDA, MIDDLE DISTRICT OF FLORIDA FLORIDA	OPEN
WILLIAMS, BRANDON V. ALA. WARRIOR RAILWAY, WATCO CO., & WE	CV 2014-9000564	PERSONAL INJURY/NEGLIGENCE	JEFFERSON COUNTY CIRCUIT COURT BIRMINGHAM, ALABAMA	OPEN

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Gifts

List all gifts or charitable contributions made within one year immediately preceding the commencement of this case except ordinary and usual gifts to family members aggregating less than \$200 in value per individual family member and charitable contributions aggregating less than \$100 per recipient

Name And Address Of Recipient	<u>Relationship To</u> <u>Debtor, If Any</u>	Date Of Gift	Description And Valu	e Of Gift
EASTER SEALS OF WEST ALABAMA P.O. DRAWER 2817 TUSCALOOSA, AL 35403-2817	LOCAL COMMUNITY SUPPORT	3/11/2015	CASH CONTRIBUTION	\$5,000
GOVERNOR BENTLEY INAUGURAL FOUNDATION P.O. BOX 306 BIRMINGHAM, AL 35201	PRO- COAL POLITICAL SUPPORT	1/7/2015	POLITICAL CONTRIBUTION	\$5,000
UNITED WAY OF CENTRAL ALABAMA P.O. BOX 320189 BIRMINGHAM, AL 35232-0189	LOCAL COMMUNITY SUPPORT	4/8/2015	CASH CONTRIBUTION	\$2,500
UNIVERSITY OF ALABAMA BIRMINGHAM BETA ALPHA PSI BANQUET 701 20TH STREET SOUTH BIRMINGHAM, AL 35294-0001	LOCAL COMMUNITY SUPPORT	1/29/2015	CASH CONTRIBUTION	\$40
UAB SCHOOL OF BUSINESS BEC 217-C 1530 3RD AVENUE SOUTH BIRMINGHAM, AL 35294-4460	LOCAL COMMUNITY SUPPORT	4/8/2015	CASH CONTRIBUTION	\$350
CANE CREEK VOLUNTEER FIRE DEPARTMENT 915 WARRIOR JASPER RD. WARRIOR, AL 35180	LOCAL COMMUNITY SUPPORT	2/3/2015	CASH CONTRIBUTION	\$100
UNIVERSITY OF ALABAMA TIDE PRIDE BOX 870333 TUSCALOOSA, AL 35487	LOCAL COMMUNITY SUPPORT	1/21/2015	CASH CONTRIBUTION	\$18,432
FRIENDS OF CHIP BECKER 100 NORTH UNION STREET SUITE 818 MONTGOMERY, AL 36104	PRO- COAL POLITICAL SUPPORT	2/27/2015	POLITICAL CONTRIBUTION	\$1,000
ELDRIDGE CHILDREN'S HOME P.O. BOX 73 ELDRIDGE, AL 35554	LOCAL COMMUNITY SUPPORT	9/24/2014	CASH CONTRIBUTION	\$500
JUNIOR ACHIEVEMENT 216 AQUARIUS DRIVE SUITE 319 BIRMINGHAM, AL 35209	LOCAL COMMUNITY SUPPORT	3/18/2015	CASH CONTRIBUTION	\$1,500
UNITED CEREBRAL PALSY OF GREATER BIRMINGHAM 100 OSLO CIRCLE BIRMINGHAM, AL 35211	LOCAL COMMUNITY SUPPORT	4/8/2015	CASH CONTRIBUTION	\$3,500
AMERICAN RED CROSS 325 SKYLAND BLVD. E. TUSCALOOSA, AL 35405	LOCAL COMMUNITY SUPPORT	4/8/2015	CASH CONTRIBUTION	\$2,500
EVANGEL CHURCH PCCE 423 THOMPSON ROAD ALABASTER, AL 35007	LOCAL COMMUNITY SUPPORT	4/8/2015	CASH CONTRIBUTION	\$250

Page 1 of 3 to Attachment 7

Gifts

List all gifts or charitable contributions made within one year immediately preceding the commencement of this case except ordinary and usual gifts to family members aggregating less than \$200 in value per individual family member and charitable contributions aggregating less than \$100 per recipient

Name And Address Of Recipient	<u>Relationship To</u> <u>Debtor, If Any</u>	Date Of Gift	Description And Value	e Of Gift
NATIONAL MULTIPLE SCLEROSIS SOCIETY, ALABAMA CHAPTER 3840 RIDGEWAY DRIVE BIRMINGHAM, AL 35209	LOCAL COMMUNITY SUPPORT	4/8/2015	CASH CONTRIBUTION	\$100
FRIENDS OF MCCALLA 4790 EASTERN VALLEY ROAD MCCALLA, AL 35111	LOCAL COMMUNITY SUPPORT	7/29/2014	CASH CONTRIBUTION	\$500
COMMITTEE TO ELECT SHAY SHELNUT 1226 MAIN STREET GARDENDALE, AL 35071	PRO- COAL POLITICAL SUPPORT	2/26/2015	POLITICAL CONTRIBUTION	\$1,000
CITY OF TUSCALOOSA P.O. BOX 2089 TUSCALOOSA, AL 35403	LOCAL COMMUNITY SUPPORT	7/29/2014	CASH CONTRIBUTION	\$5,000
VALLEY HIGH SCHOOL P.O. BOX 459 SMITHERS , WV 25186	LOCAL COMMUNITY SUPPORT	4/8/2015	CASH CONTRIBUTION	\$250
BOY SCOUTS OF AMERICA 516 LIBERTY PARKWAY BIRMINGHAM, AL 35242	LOCAL COMMUNITY SUPPORT	4/15/2015	CASH CONTRIBUTION	\$500
CITY OF TUSCALOOSA P.O. BOX 2089 TUSCALOOSA , AL 35403	LOCAL COMMUNITY SUPPORT	5/27/2015	CASH CONTRIBUTION	\$5,000
THE UNIVERSITY OF ALABAMA 801 UNIVERSITY BLVD ROOM 284 TUSCALOOSA, AL 35487	LOCAL COMMUNITY SUPPORT	6/10/2015	CASH CONTRIBUTION	\$5,000
UNIVERSITY OF ALABAMA BIRMINGHAM 701 20TH STREET SOUTH BIRMINGHAM, AL 35294-0001	LOCAL COMMUNITY SUPPORT	6/10/2015	CASH CONTRIBUTION	\$5,000
AUBURN UNIVERSITY 115 QUAD CENTER AUBURN, AL 36849	LOCAL COMMUNITY SUPPORT	6/10/2015	CASH CONTRIBUTION	\$2,500
BROOKWOOD HIGH SCHOOL 15981 HIGHWAY 216 BROOKWOOD, AL 35444	LOCAL COMMUNITY SUPPORT	2/11/2015	CASH CONTRIBUTION	\$7,500
BIRMINGHAM BUSINESS ALLIANCE GOVERNORS LUNCHEON 505 20TH STREET N SUITE 200 BIRMINGHAM , AL 35203	PRO- COAL POLITICAL SUPPORT	1/29/2015	POLITICAL CONTRIBUTION	\$500
WAY OF THE LORD WORLDWIDE CHURCH 6398 COVE LANE MCCALLA, AL 35111	LOCAL COMMUNITY SUPPORT	11/25/2014	CASH CONTRIBUTION	\$50

Page 2 of 3 to Attachment 7

Gifts

List all gifts or charitable contributions made within one year immediately preceding the commencement of this case except ordinary and usual gifts to family members aggregating less than \$200 in value per individual family member and charitable contributions aggregating less than \$100 per recipient

Name And Address Of Recipient	<u>Relationship To</u> Debtor, If Any	Date Of Gift	Description And Value	e Of Gift
OAK GROVE HIGH SCHOOL P.O. BOX 3716 HUEYTOWN, AL 35203	LOCAL COMMUNITY SUPPORT	7/29/2014	CASH CONTRIBUTION	\$275
VESTAVIA HILLS SOCCER CLUB 1973 MERRYVALE ROAD VESTAVIA HILLS, AL 35216	LOCAL COMMUNITY SUPPORT	7/29/2014	CASH CONTRIBUTION	\$250
WEST ALABAMA CHAMBER FOUNDATION PO BOX 020410 TUSCALOOSA, AL 35401	LOCAL COMMUNITY SUPPORT	7/30/2014	CASH CONTRIBUTION	\$1,000
AL WORKERS APPRECIATION FOUNDATION, INC. C/O LARRY SPENCER UMWA DISTRICT OFFICE MCCALL, AL 35111-1006	LOCAL COMMUNITY SUPPORT	8/6/2014	CASH CONTRIBUTION	\$1,000
BRAGG MIDDLE SCHOOL 840 ASH AVE GARDENDALE, AL 35071	LOCAL COMMUNITY SUPPORT	8/6/2014	CASH CONTRIBUTION	\$50
UNITED WAY OF WEST ALABAMA PO BOX 2291 TUSCALOOSA, AL 35403	LOCAL COMMUNITY SUPPORT	4/8/2015	CASH CONTRIBUTION	\$2,500
TOWN OF BERRY 30 SCHOOL AVENUE BERRY, AL 35546	LOCAL COMMUNITY SUPPORT	4/8/2015	CASH CONTRIBUTION	\$1,000

TOTAL

\$79,647

Attachment 7

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Payments related to debt counseling or bankruptcy

List all payments made or property transferred by or on behalf of the debtor to any persons, including attorneys, for consultation concerning debt consolidation, relief under the bankruptcy law or preparation of a petition in bankruptcy within one year immediately preceding the commencement of this case

Name And Address Of Payee	Date Of Payment, Name of Payer If Other Than Debtor	Amount Of Money Or Description And Value Of Property
AKIN GUMP STRAUSS HAUER & FELD LLP ROBERT S. STRAUSS BUILDING 1333 NEW HAMPHSIRE AVENUE WASHINGTON, DC 20036-1564	6/4/2015	\$923,617
AKIN GUMP STRAUSS HAUER & FELD LLP ROBERT S. STRAUSS BUILDING 1333 NEW HAMPHSIRE AVENUE WASHINGTON, DC 20036-1564	4/9/2015	\$350,000
AKIN GUMP STRAUSS HAUER & FELD LLP ROBERT S. STRAUSS BUILDING 1333 NEW HAMPHSIRE AVENUE WASHINGTON, DC 20036-1564	7/14/2015	\$650,000
AKIN GUMP STRAUSS HAUER & FELD LLP ROBERT S. STRAUSS BUILDING 1333 NEW HAMPHSIRE AVENUE WASHINGTON, DC 20036-1564	7/9/2015	\$1,090,352
AKIN GUMP STRAUSS HAUER & FELD LLP ROBERT S. STRAUSS BUILDING 1333 NEW HAMPHSIRE AVENUE WASHINGTON, DC 20036-1564	6/18/2015	\$841,282
AKIN GUMP STRAUSS HAUER & FELD LLP ROBERT S. STRAUSS BUILDING 1333 NEW HAMPHSIRE AVENUE WASHINGTON, DC 20036-1564	4/30/2015	\$221,540
	TOTAL AKIN GUMP STRAU	SS HAUER & FELD LLP \$4,076,791
ALIX PARTNERS LLP P. O. BOX 5838 CAROL STREAM, IL 60197-5838	6/18/2015	\$463,058
ALIX PARTNERS LLP P. O. BOX 5838 CAROL STREAM, IL 60197-5838	7/2/2015	\$189,718
ALIX PARTNERS LLP P. O. BOX 5838 CAROL STREAM, IL 60197-5838	7/14/2015	\$610,189
ALIX PARTNERS LLP P. O. BOX 5838 CAROL STREAM, IL 60197-5838	4/30/2015	\$289,270
ALIX PARTNERS LLP P. O. BOX 5838 CAROL STREAM, IL 60197-5838	5/7/2015	\$341,116
ALIX PARTNERS LLP P. O. BOX 5838 CAROL STREAM, IL 60197-5838	3/26/2015	\$350,000

Page 1 of 8 to Attachment 9

Payments related to debt counseling or bankruptcy

List all payments made or property transferred by or on behalf of the debtor to any persons, including attorneys, for consultation concerning debt consolidation, relief under the bankruptcy law or preparation of a petition in bankruptcy within one year immediately preceding the commencement of this case

Name And Address Of Payee	<u>Date Of Payment, Name of</u> Payer If Other Than Debtor	<u>Amount Of Money</u> <u>And Value Of</u>	
ALIX PARTNERS LLP P. O. BOX 5838 CAROL STREAM, IL 60197-5838	4/9/2015		\$220,768
ALIX PARTNERS LLP P. O. BOX 5838 CAROL STREAM, IL 60197-5838	5/28/2015		\$315,075
	1	FOTAL ALIX PARTNERS LLP	\$2,779,195
BLACKSTONE ADVISORY PARTNERS LP 345 PARK AVENUE NEW YORK, NY 10154	7/9/2015		\$208,729
BLACKSTONE ADVISORY PARTNERS LP 345 PARK AVENUE NEW YORK, NY 10154	6/11/2015		\$204,724
BLACKSTONE ADVISORY PARTNERS LP 345 PARK AVENUE NEW YORK, NY 10154	5/21/2015		\$207,479
BLACKSTONE ADVISORY PARTNERS LP 345 PARK AVENUE NEW YORK, NY 10154	4/9/2015		\$625,000
	TOTAL BLACKSTON	NE ADVISORY PARTNERS LP	\$1,245,933
BOWLES RICE LLP PO BOX 1386 CHARLESTON, WV 25325-1386	6/25/2015		\$9,458
		TOTAL BOWLES RICE LLP	\$9,458
BRADLEY ARANT BOULT CUMMINGS LLP P O BOX 830709 BIRMINGHAM, AL 35283-0709	4/15/2015		\$300,000
BRADLEY ARANT BOULT CUMMINGS LLP P O BOX 830709 BIRMINGHAM, AL 35283-0709	5/7/2015		\$147,547
BRADLEY ARANT BOULT CUMMINGS LLP P O BOX 830709 BIRMINGHAM, AL 35283-0709	5/7/2015		\$488,834
BRADLEY ARANT BOULT CUMMINGS LLP P O BOX 830709 BIRMINGHAM, AL 35283-0709	6/18/2015		\$460,795

Page 2 of 8 to Attachment 9

Payments related to debt counseling or bankruptcy

List all payments made or property transferred by or on behalf of the debtor to any persons, including attorneys, for consultation concerning debt consolidation, relief under the bankruptcy law or preparation of a petition in bankruptcy within one year immediately preceding the commencement of this case

Name And Address Of Payee	<u>Date Of Payment, Name of</u> Payer If Other Than Debtor	<u>Amount Of Money Or Description</u> <u>And Value Of Property</u>
BRADLEY ARANT BOULT CUMMINGS LLP P O BOX 830709 BIRMINGHAM, AL 35283-0709	7/9/2015	\$398,230
BRADLEY ARANT BOULT CUMMINGS LLP P O BOX 830709 BIRMINGHAM, AL 35283-0709	7/10/2015	\$39,491
BRADLEY ARANT BOULT CUMMINGS LLP P O BOX 830709 BIRMINGHAM, AL 35283-0709	7/14/2015	\$146,006
BRADLEY ARANT BOULT CUMMINGS LLP P O BOX 830709 BIRMINGHAM, AL 35283-0709	4/2/2015	\$22,855
	TOTAL BRADLEY ARANT I	BOULT CUMMINGS LLP \$2,003,759
BURR & FORMAN LLP 420 NORTH 20TH ST BIRMINGHAM, AL 35203	4/24/2015	\$100,000
BURR & FORMAN LLP 420 NORTH 20TH ST BIRMINGHAM, AL 35203	7/14/2015	\$60,000
BURR & FORMAN LLP 420 NORTH 20TH ST BIRMINGHAM, AL 35203	6/18/2015	\$18,647
BURR & FORMAN LLP 420 NORTH 20TH ST BIRMINGHAM, AL 35203	6/4/2015	\$12,808
BURR & FORMAN LLP 420 NORTH 20TH ST BIRMINGHAM, AL 35203	7/14/2015	\$34,638
	ΤΟΤΑΙ	BURR & FORMAN LLP \$226,092
CASSELS BROCK & BLACKWELL LLP SUITE 2100 SCOTIA PLAZA 40 KING STREET WEST TORONTO, ON M5H 3C2 CANADA	7/13/2015	\$112,851
CASSELS BROCK & BLACKWELL LLP SUITE 2100 SCOTIA PLAZA 40 KING STREET WEST TORONTO, ON M5H 3C2 CANADA	7/13/2015	\$492,138

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Payments related to debt counseling or bankruptcy

List all payments made or property transferred by or on behalf of the debtor to any persons, including attorneys, for consultation concerning debt consolidation, relief under the bankruptcy law or preparation of a petition in bankruptcy within one year immediately preceding the commencement of this case

Name And Address Of Payee	<u>Date Of Payment, Name of</u> <u>Payer If Other Than Debtor</u>	<u>Amount Of Money C</u> <u>And Value Of F</u>	
CASSELS BROCK & BLACKWELL LLP SUITE 2100 SCOTIA PLAZA 40 KING STREET WEST TORONTO, ON M5H 3C2 CANADA	7/13/2015		\$329,748
CASSELS BROCK & BLACKWELL LLP SUITE 2100 SCOTIA PLAZA 40 KING STREET WEST TORONTO, ON M5H 3C2 CANADA	5/13/2015		\$47,032
	TOTAL CASSELS BR	OCK & BLACKWELL LLP	\$981,770
DAVIS POLK & WARDWELL LLP 450 LEXINGTON AVENUE NEW YORK, NY 10017	5/28/2015		\$287,038
DAVIS POLK & WARDWELL LLP 450 LEXINGTON AVENUE NEW YORK, NY 10017	5/13/2015		\$300,000
DAVIS POLK & WARDWELL LLP 450 LEXINGTON AVENUE NEW YORK, NY 10017	6/12/2015		(\$200,873)
	TOTAL DAVIS F	POLK & WARDWELL LLP	\$386,165
DLA PIPER LLP 1 FIRST CANADIAN PLACE STE 6000 TORONTO, ON M5X 1E2 CANADA	6/30/2015		\$4,981
DLA PIPER LLP 1 FIRST CANADIAN PLACE STE 6000 TORONTO, ON M5X 1E2 CANADA	5/6/2015		\$82,820
		TOTAL DLA PIPER LLP	\$87,801
HOULIHAN LOKEY CAPITAL 10250 CONSTELLATION BLVD 5TH FLOOR LOS ANGELES, CA 90067	5/13/2015		\$135,000

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Payments related to debt counseling or bankruptcy

List all payments made or property transferred by or on behalf of the debtor to any persons, including attorneys, for consultation concerning debt consolidation, relief under the bankruptcy law or preparation of a petition in bankruptcy within one year immediately preceding the commencement of this case

Name And Address Of Payee	<u>Date Of Payment, Name of</u> Payer If Other Than Debtor	<u>Amount Of Money (</u> <u>And Value Of I</u>	
	TOTAL H	IOULIHAN LOKEY CAPITAL	\$135,000
KPMG INC - US DEPT 0608 PO BOX 120001 DALLAS, TX 75312-0608	7/11/2015		\$90,572
KPMG INC - US DEPT 0608 PO BOX 120001 DALLAS, TX 75312-0608	5/6/2015		\$50,000
KPMG INC - US DEPT 0608 PO BOX 120001 DALLAS, TX 75312-0608	7/11/2015		\$18,080
		TOTAL KPMG INC - US	\$158,652
KURTZMAN CARSON CONSULTANTS 2335 ALASKA AVENUE EL SEGUNDO, CA 90245	7/2/2015		\$44,336
KURTZMAN CARSON CONSULTANTS 2335 ALASKA AVENUE EL SEGUNDO, CA 90245	5/28/2015		\$50,000
	TOTAL KURTZM	AN CARSON CONSULTANTS	\$94,336
LAZARD FRERES & CO LLC 30 ROCKEFELLER PLAZA NEW YORK, NY 10020	5/28/2015		\$350,000
LAZARD FRERES & CO LLC 30 ROCKEFELLER PLAZA NEW YORK, NY 10020	7/14/2015		\$194,251
LAZARD FRERES & CO LLC 30 ROCKEFELLER PLAZA NEW YORK, NY 10020	7/14/2015		\$182,082
	TOTAL	LAZARD FRERES & CO LLC	\$726,333
MAYNARD COOPER GALE 1901 SIXTH AVENUE NORTH 2400 AMSOUTH HARBERT PLAZA BIRMINGHAM, AL 35203-2602	3/11/2015		\$19,630

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Payments related to debt counseling or bankruptcy

List all payments made or property transferred by or on behalf of the debtor to any persons, including attorneys, for consultation concerning debt consolidation, relief under the bankruptcy law or preparation of a petition in bankruptcy within one year immediately preceding the commencement of this case

Name And Address Of Payee	<u>Date Of Payment, Name of</u> Payer If Other Than Debtor	<u>Amount Of Money O</u> And Value Of I	
	TOTAL	MAYNARD COOPER GALE	\$19,630
OGLETREE DEAKINS PO BOX 2757 GREENVILLE, SC 29607	6/25/2015		\$61,696
OGLETREE DEAKINS PO BOX 2757 GREENVILLE, SC 29607	5/27/2015		\$25,087
OGLETREE DEAKINS PO BOX 2757 GREENVILLE, SC 29607	5/6/2015		\$16,870
OGLETREE DEAKINS PO BOX 2757 GREENVILLE, SC 29607	4/29/2015		\$100,000
OGLETREE DEAKINS PO BOX 2757 GREENVILLE, SC 29607	4/1/2015		\$18,835
OGLETREE DEAKINS PO BOX 2757 GREENVILLE, SC 29607	3/11/2015		\$2,475
	то	TAL OGLETREE DEAKINS	\$224,963
OSLER HOSKIN & HARCOURT LLP 1 FIRST CANADIAN PLACE 61ST FLOOR TORONTO, ON M5X 1B8 CANADA	7/9/2015		\$135,549
OSLER HOSKIN & HARCOURT LLP 1 FIRST CANADIAN PLACE 61ST FLOOR TORONTO, ON M5X 1B8 CANADA	5/5/2015		\$200,000
OSLER HOSKIN & HARCOURT LLP 1 FIRST CANADIAN PLACE 61ST FLOOR TORONTO, ON M5X 1B8 CANADA	5/5/2015		\$282,314
OSLER HOSKIN & HARCOURT LLP 1 FIRST CANADIAN PLACE 61ST FLOOR TORONTO, ON M5X 1B8 CANADA	6/2/2015		\$132,189

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Payments related to debt counseling or bankruptcy

List all payments made or property transferred by or on behalf of the debtor to any persons, including attorneys, for consultation concerning debt consolidation, relief under the bankruptcy law or preparation of a petition in bankruptcy within one year immediately preceding the commencement of this case

Name And Address Of Payee	<u>Date Of Payment, Name of</u> Payer If Other Than Debtor	<u>Amount Of Money Or Descrip</u> <u>And Value Of Property</u>	<u>otion</u>
OSLER HOSKIN & HARCOURT LLP 1 FIRST CANADIAN PLACE 61ST FLOOR TORONTO, ON M5X 1B8 CANADA	6/23/2015	\$82	2,598
OSLER HOSKIN & HARCOURT LLP 1 FIRST CANADIAN PLACE 61ST FLOOR TORONTO, ON M5X 1B8 CANADA	7/9/2015	\$138	3,306
	TOTAL OSLER HOS	KIN & HARCOURT LLP \$970),955
PAUL WEISS RIFKIND WHARTON & GARRISON LLP 1285 AVENUE OF THE AMERICAS NEW YORK, NY 10019-6064	4/9/2015	\$574	4,736
PAUL WEISS RIFKIND WHARTON & GARRISON LLP 1285 AVENUE OF THE AMERICAS NEW YORK, NY 10019-6064	5/21/2015	\$1,280),228
PAUL WEISS RIFKIND WHARTON & GARRISON LLP 1285 AVENUE OF THE AMERICAS NEW YORK, NY 10019-6064	6/18/2015	\$1,016	5,969
PAUL WEISS RIFKIND WHARTON & GARRISON LLP 1285 AVENUE OF THE AMERICAS NEW YORK, NY 10019-6064	7/9/2015	\$1,271	1,184
PAUL WEISS RIFKIND WHARTON & GARRISON LLP 1285 AVENUE OF THE AMERICAS NEW YORK, NY 10019-6064	7/14/2015	\$867	7,508
PAUL WEISS RIFKIND WHARTON & GARRISON LLP 1285 AVENUE OF THE AMERICAS NEW YORK, NY 10019-6064	4/2/2015	\$316	5,857
PAUL WEISS RIFKIND WHARTON & GARRISON LLP 1285 AVENUE OF THE AMERICAS NEW YORK, NY 10019-6064	5/14/2015	\$500),000
PAUL WEISS RIFKIND WHARTON & GARRISON LLP 1285 AVENUE OF THE AMERICAS NEW YORK, NY 10019-6064	2/5/2015	\$250),000
PAUL WEISS RIFKIND WHARTON & GARRISON LLP 1285 AVENUE OF THE AMERICAS NEW YORK, NY 10019-6064	2/27/2015	\$44	4,575
PAUL WEISS RIFKIND WHARTON & GARRISON LLP 1285 AVENUE OF THE AMERICAS NEW YORK, NY 10019-6064	3/25/2015	\$1,000),000

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Payments related to debt counseling or bankruptcy

List all payments made or property transferred by or on behalf of the debtor to any persons, including attorneys, for consultation concerning debt consolidation, relief under the bankruptcy law or preparation of a petition in bankruptcy within one year immediately preceding the commencement of this case

<u>Date Of Payment, Name of</u> Payer If Other Than Debtor	<u>Amount Of Money</u> <u>And Value Of</u>	
4/30/2015		\$864,117
TOTAL PAUL WEISS RIFKIND WHAT	RTON & GARRISON LLP	\$7,986,172
7/14/2015		\$6,811
6/18/2015		\$11,911
5/21/2015		\$2,425
TOTAL	. SHIPMAN & GOODWIN	\$21,147
7/14/2015		\$135,326
7/14/2015		\$150,574
	TOTAL WHITE & CASE	\$285,900
	TOTA	\$22,420,052
	Payer If Other Than Debtor 4/30/2015 TOTAL PAUL WEISS RIFKIND WHAN 7/14/2015 6/18/2015 5/21/2015 TOTAL 7/14/2015	Payer If Other Than Debtor And Value Of 4/30/2015 4/30/2015 TOTAL PAUL WEISS RIFKIND WHARTON & GARRISON LLP 6/18/2015 6/18/2015 5/21/2015 TOTAL SHIPMAN & GOODWIN 7/14/2015 7/14/2015 7/14/2015

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Books, records and financial statements

List all bookkeepers and accountants who within two years immediately preceding the filing of this bankruptcy case kept or supervised the keeping of books of account and records of the debtor

Name And Address	Dates Services Rendered
BRIAN M. CHOPIN 3000 RIVERCHASE GALLERIA SUITE 1700 ACTING CONTROLLER AND CHIEF ACCOUNTING OFFICER HOOVER, AL 35244	MAY 20, 2015 TO PRESENT
WILLIAM G. HARVEY 3000 RIVERCHASE GALLERIA SUITE 1700 EXECUTIVE VICE PRESIDENT AND CHIEF FINANCIAL OFFICER HOOVER, AL 35244	JULY 7, 2012 TO PRESENT
ROBERT P. KERLEY 3000 RIVERCHASE GALLERIA SUITE 1700 VICE PRESIDENT, CORPORATE CONTROLLER AND CHIEF ACCOUNTING OFFICER HOOVER, AL 35244	SEPTEMBER 6, 2010 TO MAY 22, 2014
KEVIN HARRIGAN 3000 RIVERCHASE GALLERIA SUITE 1700 VICE PRESIDENT, CORPORATE CONTROLLER AND CHIEF ACCOUNTING OFFICER HOOVER, AL 35244	MAY 12, 2014 TO MAY 20, 2015

Page 1 of 1 to Attachment 19a

Books, records and financial statements

List all firms or individuals who within two years immediately preceding the filing of this bankruptcy case have audited the books of account and records, or prepared a financial statement of the debtor

Name	Address	Dates Services Rendered
EY, LLC	1901 6TH AVE N. STE 1200 BIRMINGHAM, AL 35203	JANUARY 2007 TO PRESENT

Page 1 of 1 to Attachment 19b

Books, records and financial statements

List all firms or individuals who at the time of the commencement of this case were in possession of the books of account and records of the debtor.

Name	Address
BRIAN M. CHOPIN	3000 RIVERCHASE GALLERIA SUITE 1700 ACTING CONTROLLER AND CHIEF ACCOUNTING OFFICER HOOVER, AL 35244
WILLIAM G. HARVEY	3000 RIVERCHASE GALLERIA SUITE 1700 EXECUTIVE VICE PRESIDENT AND CHIEF FINANCIAL OFFICER HOOVER, AL 35244

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Current Partners, Officers, Directors and Shareholders

If the debtor is a corporation, list all officers and directors of the corporation, and each stockholder who directly or indirectly owns, controls, or holds 5 percent or more of the voting or equity securities of the corporation.

Name And Address	Title	Nature And Percentage Of Stock Ownership
KRIEGSHAUSER, PATRICK A. 3000 RIVERCHASE GALLERIA SUITE 1700 BIRMINGHAM, AL 35244	DIRECTOR	DIRECTOR
DONNELLY, RICHARD A. 3000 RIVERCHASE GALLERIA SUITE 1700 BIRMINGHAM, AL 35244	PRESIDENT, JIM WALTER RESOURCES, INC.	OFFICER
DOPPELT, EARL H. 3000 RIVERCHASE GALLERIA SUITE 1700 BIRMINGHAM, AL 35244	EXECUTIVE VICE PRESIDENT, GENERAL COUNSEL & SECRETARY	OFFICER
GRIFFIN, MICHAEL D. 3000 RIVERCHASE GALLERIA SUITE 1700 BIRMINGHAM, AL 35244	VICE PRESIDENT & TREASURER	OFFICER
HARVEY, WILLIAM G. 3000 RIVERCHASE GALLERIA SUITE 1700 BIRMINGHAM, AL 35244	EXECUTIVE VICE PRESIDENT & CHIEF FINANCIAL OFFICER	OFFICER
HENDERSON, MARY R. 3000 RIVERCHASE GALLERIA SUITE 1700 BIRMINGHAM, AL 35244	DIRECTOR	DIRECTOR
HURLEY, MICHAEL R. 3000 RIVERCHASE GALLERIA SUITE 1700 BIRMINGHAM, AL 35244	VICE PRESIDENT- TAX	OFFICER
CHOPIN, BRIAN M. 3000 RIVERCHASE GALLERIA SUITE 1700 BIRMINGHAM, AL 35244	ACTING CONTROLLER AND CHIEF ACCOUNTING OFFICER	OFFICER
KOLB, JERRY W. 3000 RIVERCHASE GALLERIA SUITE 1700 BIRMINGHAM, AL 35244	DIRECTOR	DIRECTOR
WAGNER, A.J. 3000 RIVERCHASE GALLERIA SUITE 1700 BIRMINGHAM, AL 35244	DIRECTOR	DIRECTOR
LEONARD, JOSEPH B. 3000 RIVERCHASE GALLERIA SUITE 1700 BIRMINGHAM, AL 35244	DIRECTOR	DIRECTOR
MADDEN, MICHAEL T. 3000 RIVERCHASE GALLERIA SUITE 1700 BIRMINGHAM, AL 35244	SENIOR VICE PRESIDENT AND CHIEF COMMERCIAL OFFICER	OFFICER
RETHORE, BERNARD G. 3000 RIVERCHASE GALLERIA SUITE 1700 BIRMINGHAM, AL 35244	DIRECTOR	DIRECTOR

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Current Partners, Officers, Directors and Shareholders

If the debtor is a corporation, list all officers and directors of the corporation, and each stockholder who directly or indirectly owns, controls, or holds 5 percent or more of the voting or equity securities of the corporation.

Name And Address	<u>Title</u>	Nature And Percentage Of Stock Ownership
SCHELLER, WALTER J. 3000 RIVERCHASE GALLERIA SUITE 1700 BIRMINGHAM, AL 35244	DIRECTOR	DIRECTOR
SCHELLER, WALTER J. 3000 RIVERCHASE GALLERIA SUITE 1700 BIRMINGHAM, AL 35244	CHIEF EXECUTIVE OFFICER	OFFICER
TOKARZ, MICHAEL T. 3000 RIVERCHASE GALLERIA SUITE 1700 BIRMINGHAM, AL 35244	DIRECTOR	DIRECTOR
KEY, STEPHANIE 3000 RIVERCHASE GALLERIA SUITE 1700 BIRMINGHAM, AL 35244	VICE PRESIDENT & CHIEF AUDIT OFFICER	OFFICER

Specific Notes

Ownership is estimated as of June 30, 2015.

Former partners, officers, directors and shareholders

If the debtor is a corporation, list all officers or directors whose relationship with the corporation terminated within one year immediately preceding the commencement of this case

Name And Address	<u>Title</u>	Date Of Termination
LYNCH, THOMAS J. 3000 RIVERCHASE GALLERIA SUITE 1700 BIRMINGHAM, AL 35244	SENIOR VICE PRESIDENT, HUMAN RESOURCES	6/17/2015
MASCALL, GRAHAM 3000 RIVERCHASE GALLERIA SUITE 1700 BIRMINGHAM, AL 35244	DIRECTOR	4/23/2015
HARRIGAN, KEVIN 3000 RIVERCHASE GALLERIA SUITE 1700 BIRMINGHAM, AL 35244	VICE PRESIDENT, CORPORATE CONTROLLER AND CHIEF ACCOUNTING OFFICER	5/20/2015
CARTWRIGHT, DANIEL P. 3000 RIVERCHASE GALLERIA SUITE 1700 BIRMINGHAM, AL 35244	PRESIDENT - CANADIAN OPERATIONS	7/31/2014

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Tax Consolidation Group

If the debtor is a corporation, list the name and federal taxpayer-identification number of the parent corporation of any consolidated group for tax purposes of which the debtor has been a member at any time within six years immediately preceding the commencement of the case

Name Of Parent Corporation	Taxpayer-Identification Number (EIN)
WALTER ENERGY, INC.	13-3429953

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Pension Funds

If the debtor is not an individual, list the name and federal taxpayer-identification number of any pension fund to which the debtor, as an employer, has been responsible for contributing at any time within six years immediately preceding the commencement of the case

Name Of Pension Fund	Taxpayer-Identification Number (EIN)
WALTER COKE, INC. PENSION PLAN FOR EMPLOYEES REPRESENTED BY UNITED STEELWORKERS OF AMERICA AND ITS' LOCAL UNION NO. 12014	13-3429791
UNITED MINE WORKERS OF AMERICA 1974 PENSION TRUST	52-6150908
PENSION PLAN FOR SALARIED EMPLOYEES OF WALTER ENERGY, INC. SUBSIDIARIES, DIVISIONS AND AFFILIATES	13-3429953

Attachment 25

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DECLARATION CONCERNING DEBTOR'S STATEMENT OF FINANCIAL AFFAIRS

DECLARATION UNDER PENALTY OF PERJURY ON BEHALF OF A CORPORATION OR PARTNERSHIP

I, the Authorized Signatory of Walter Energy, Inc., declare under penalty of perjury that I have read the answers contained in the foregoing statement of financial affairs and any attachments thereto, and that they are true and correct to the best of my knowledge, information and belief.

Date: August 28, 2015

Signature: /s/ William G. Harvey

William G. Harvey, Chief Financial Officer of Walter Energy, Inc. Name and Title

Penalty for making a false statement: Fine of up to \$500,000, or imprisonment for up to 5 years, or both. 18 U.S.C. §§ 152 and 3571