Form 210A (10/06)

United States Bankruptcy Court Eastern District of Missouri

In re: KANAWHA EAGLE COAL, LLC,

Case No. 12-52077, Jointly Administered Under Case No 12-51502

NOTICE OF <u>PARTIAL</u> TRANSFER OF CLAIM OTHER THAN FOR SECURITY

A CLAIM HAS BEEN FILED IN THIS CASE or **deemed filed** under 11 U.S.C. § 1111(a). Transferee hereby gives evidence and notice pursuant to **Rule 3001(e)(2)**, Fed. R. Bankr. P., of the transfer, other than for security, of the claim referenced in this evidence and notice.

Name of Transferee:
Fair Harbor Capital, LLC
As assignee of ASH BLOCK, INC. (2)

Name of Transferor: ASH BLOCK, INC. (2)

Court Claim # (if known): 1963

AMOUNT OF CLAIM TRANSFERRED: \$2,512.20

The Administrative Portion

Name and Address where notices to transferee should be sent:

Fair Harbor Capital, LLC Ansonia Finance Station PO Box 237037 New York, NY 10023

Name and Address of Transferor:

ASH BLOCK, INC. (2) PO BOX 11096 Charleston, WV 25339

	212 967 4035 Digits of Acct #:n/a	Phone Last Fo	: our Digits of Acct. #: _	n/a
				.,,
	d Address where transferee payments sent (if different from above):			
Phone: Last Four	n/a Digits of Acct #:n/a			
	under penalty of perjury that the information y knowledge and belief.	n provided in this no	tice is true and correc	ct to the
By:	/s/Fredric Glass	Date:	_September 24,	

Transferee/Transferee's Agent

2013

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 & 3571.

United States Bankruptcy Court Eastern District of Missouri

In re: KANAWHA EAGLE COAL, LLC,

Case No. 12-52077, Jointly Administered Under Case No 12-51502

NOTICE OF <u>PARTIAL</u> TRANSFER OF CLAIM OTHER THAN FOR SECURITY

Claim No. 1963 (if known)

was filed or deemed filed under 11 U.S.C. § 1111(a) in this case by the alleged transferor. As evidence of the transfer of claim, the transferee filed a Transfer of Claim Other than for Security in the clerk's office of this court on September 24, 2013.

Name of Transferee:
Fair Harbor Capital, LLC
As assignee of ASH BLOCK, INC. (2)

Name of Alleged Transferor: ASH BLOCK, INC. (2)

Fair Harbor Capital, LLC Ansonia Finance Station PO Box 237037 New York, NY 10023

Name and Address of Alleged Transferor:

ASH BLOCK, INC. (2) PO BOX 11096 Charleston, WV 25339

~DEADLINE TO OBJECT TO TRANSFER~

The transferor of claim named above is advised the this Notice of Transfer of Cl filed in the clerk's office of this court as evidence of the transfer. Objection mus days of the mailing of this notice. If no objection is timely received by the court, original claimant without further order of the court.	t be filed with the court within twenty (20)
Date:	
	Clerk of the Court

Case 12-51502 Doc 4697 Filed 09/24/13 Entered 09/24/13 10:02:39 Main Document

		Pg 3	of 4
United	States Bankruptcy Court, Eastern District of Mis-	sonri	
In re:		;	Chapter 11
	KANAWHA EAGLE COAL, LLC, et al. Debtor,	:	Case No. 12-51502, et al. Administrative Amount \$2,587.20 Administrative Amount \$2,587.20
	DE LA GEORGE DE LES ANAMENTS L'ANTICE DE	X Jointly Ad	ministered Cade Case No 12-51502
	TRANSFER OF ADMINISTRATIVE C	Bankruptcy Rule 300	FOR SECURITY AND WAIVER OF NOTICE
	PLEASE TAKE NOTICE that the ADMINISTRA	TIVE claim of ASH B	LOCK, INC. ("Transferor") against the Debtor(s) in the amount
off	as filed by the Transferor, and all claims (inch	udino without limitatio	n the Proof of Claim, it any, identified below and Franseio s
lease re attiliate and all	o receive all interest, penalties, cure payments that it dated to the Claim and fees, if any, which may be pai es, any guarantor or other third party, together with v cash, securities, instruments and other property whic	may be entitled to rece id with respect to the C oting and other rights a th may be paid or issue	ive on account of the assumption of any executory contact of laim and all other claims, causes of action against the Debtor, its and benefits arising from, under or relating to any of the foregoing, d by Debtor in satisfaction of the Claim) of Transferor have been
transfer of the T	red and assigned other than for security to Fair Harb Fransferce on this TRANSFER OF ADMINISTRATE Fransfer of the claims and all rights and benefits of T	or Capital, LLC ("Tran IVE CLAIM OTHER Transferor relating to the	sferee") in consideration of the sum of . The signature THAN FOR SECURITY AND WAIVER
create a	and this transfer shall be deemed an absolute and the security interest. Please note that Fair Harbor Capi cut with the Bankruptcy Court with regard to your cl	tal, LLC is not obligate	d to file any application, motion, Proof of Claim or other
under t	 the undersigned Transferor of the above-described the Transferoe upon terms as set forth in cover letter by the Bankruptcy Code and not less than \$2,587.2. 	ped claims, hereby assig or received. I represent 0 and has not been prev	on and transfer my ADMINISTRATIVE claims and all rights there and warrant that the claim is a valid administrative claim as riously objected to, sold, or satisfied. Upon notification by
whole o	or part by the Debtor, the Court, or any other party at	nd Transferor represent	if the claim is reduced, reclassified, objected to, or disallowed in s and warrants that there are no offsets or defenses or preferential party to reduce the amount of the Claim or to impair its value. If
Transfe distribi	eror fails to negotiate the distribution check on or bel	fore nincty (90) days af	ter issuance of such check, then Transferee shall wold the in Transferee's bank account, and Transferor shall be
	A Proof of Claim Has in the amount of \$2,587.20		filed in the Proceedings (and a true copy of such Proof of Claim is
the ow	ner of that Proof of Claim subject to the terms of this s of the Court.	Agreement and shall b	amount set forth above. Transferce shall nevertheless be deemed to entitled to identify itself as owner of such Proof of Claim on the
herein	erce, and, at Transferce's option only, Transferce here	cby agrees to purchase. ve. Transferce shall rem	e amount purchased herein, Transferor is hereby deemed to sell to the balance of said Claim at the same percentage of claim paid it such payment to Transferor upon Transferoe's satisfaction that in by the Debtor.
Bankru may su	I, the undersigned Transferor hereby authorize Tr uptcy Procedure ("FRBP"), with respect to the Claim, becquently transfer the Claim back to Transferor if d	ansferce to file a notice , while Transferce perfo ue diligence is not satis	of transfer pursuant to Rule 3001 (e) of the Federal Rules of orms its due diligence on the Claim. Transferce, at its sole option, sfactory, in Transferce's sole and absolute discretion pursuant to ansferor or withdraws the transfer, at such time both Transferor
and Tra	ansferce release each other of all and any obligation of ts to all of the terms set forth in this Transfer of Clair	or liability regarding th m and hereby waives (i	is Assignment of Claim. Transferor hereby acknowledges and) its right to raise any objection hereto, and (ii) its right to receive nat Transferee may at any time reassign the Claim, together with all
right, t	tle and interest of Transferee in and to this Transfer	of Claim, All represent	ation and warranties made herein shall survive the execution and
to distr	ibute funds. Transferor agrees to deliver to Fair Har	bor Capital, LLC any c	bove. Transferce assumes all risks associated with debtor's ability or espondence or payments received subsequent to the date address regarding the claim of the Transferor to that of the
	eree listed below.	-	e with the laws of the State of New York. Any action arising under
	ing to this Assignment of Claim may be brought in a	my State or Federal cor	ort located in the State of New York, and Transferor consents to es that service of process may be upon Transferor by mailing a
copy of	said process to Transferor at the address set forth in	this Assignment of Cl	aim, and in any action hereunder Transferer waives the right to s bankruptcy case is dismissed or converted to a case under
Chapte	r 7 of the Bankruptey Code and Transferee has paid	for the Claim, Transfer	or shall immediately remit to Transferee all monies paid by
	ree in regard to the Claim and ownership of the Clai SFEROR:	m shall revert back to	Fransferor. TRANSFEREE:
	LOCK, INC.		Fair Harbor Capital, LLC
	X 11096	1 1	1841 Brondway, 10th Fl, New York, NY 10023
Print)	GESTON, WY 25339 Title: Title	dent	Signature:
Signati	Ans Capple 1/	3/13	
	d Address (If Changed):	AM	Fred Signs, Member Fair Harbor Capital, LLC
Phone:	Pax:		Nickon Dans

Fax:

Patriot Coal Corporation Claims Register Report

09/24/2013 10:25 AM

Creditor Name: ASH BLOCK, INC.

Creditor Detail

Address: PO BOX 11096

CHARLESTON WV 25339

EDMO Date Filed. EDMO Claim #: GCG Claim # 1963 # 909 #:

Transferor Name:

GCG Filed Date: 12/12/12

Amended by Claim #: Scheduled As:

Amends Claim #(s):

Secured Scheduled Claimed Allowed Secured : Allowed \$0.00 Priority : \$0.00 \$0.00 Administrative : \$2.587.20 \$0.00 503(b)(9) : \$7,686.60 \$5,174.40 Unsecured : \$7,686.60 \$7,686.60 \$5,174.40 Total : KANAWHA EAGLE COAL, LLC KANAWHA EAGLE COAL, LLC KANAWHA EAGLE COAL, LLC				2.
1		Scheduled	Claimed	Allowed
ity : \$2,587.20 nistrative : \$2,587.20 (b)(9) : \$2,587.20 cured : \$7,686.60 \$5,099.40 : \$7,686.60 \$7,686.60 \$7,686.60 r * * * r * * * * r * * * * * r * * * * * * r : *	Secured			
inistrative \$2,587.20 (b)(9) \$ \$2,587.20 cured \$7,686.60 \$5,099.40 cured \$7,686.60 \$7,686.60 r \$7,686.60 \$7,686.60 r \$7,686.60 \$7,686.60	Priority			0/
(b)(9) : \$7,686.60 \$5,099.40 cured : \$7,686.60 \$7,686.60 37 \$7,686.60 \$7,686.60 \$7,686.60 37 \$1 \$2,099.40 \$2,099.40 \$2,099.40	Administrative		\$2,587.20	\$2,512.20
cured ; \$7,686.60 \$5,099.40 ; \$7,686.60 \$7,686.60 KANAWHA EAGLE COAL, LLC KANAWHA EAGLE COAL, LLC	503(p)(9)		\$2,587.20	\$0.00
: \$7,686.60 \$7,686.60 ST **	Unsecured	\$7,686.60	\$5,099.40	\$5,174.40
KANAWHA EAGLE COAL, LLC	Total	\$7,686.60	\$7,686.60	\$7,686.60
	Debtor	KANAWHA EAGLE COAL, LLC	KANAWHA EAGLE COAL, ELC	KANAWHA EAGLE COAL, LLC

Allowed pursuant to settlement recd 5/9/13 Note:

"Claimed" 503(b)(9) amounts are included in the "Claimed" Admin amounts. The 503(b)(9) claimed amounts are a subset of the claimed Admin amounts.

"Allowed" 503(b)(9) amounts are not included in the "Allowed" Admin amounts. The 503(b)(9) allowed amounts are independent of the allowed Admin amounts.

Prepared by The Garden City Group, Inc.

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