WEST VIRGINIA MINE SAFETY AND HEALTH ADMINISTRATION IN THE MATTER OF: THE INVESTIGATION OF THE APRIL 5, 2010 MINE EXPLOSION AT UPPER BIG BRANCH MINE. The interview of JASON ALAN ROSE, taken upon oral examination, before Elizabeth A. Howd, Registered Diplomate Reporter, Certified Realtime Reporter, and Notary Public in and for the State of West Virginia, Wednesday, October 27, 2010, at 2:58 p.m., at the Mine Academy, 1301 Airport Road, Beaver, West Virginia. JOHNNY JACKSON & ASSOCIATES, INC. 606 Virginia Street, East Charleston, WV 25301 (304) 346-8340 

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6       Terry Farley, Health & Safety Administrator         6       1615 Washington Street, East         7       (304) 558-1425         8       U.S. DEPARTMENT OF LABOR         0       Office of the Regional Solicitor         9       Pollyanna Hampton, Esquire         1100 Wilson Boulevard         10       22nd Floor West         Arlington, VA 22209         11       (202) 693-9389         12       U.S. DEPARTMENT OF LABOR         Mine Safety and Health Administration         13       Eric Sherer         14       GOVERNOR'S INDEPENDENT INVESTIGATION PANEL         15       Beth Spence         16       17         17       11         18       11         19       11         20       21         21       22         22       23	4	
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1	MR. KOERBER: My name is Barry Koerber.
2	I'm an Assistant Attorney General, and I'm assigned
3	to represent the West Virginia Office of Miners'
4	Health, Safety and Training.
5	The Office of Miners' Health, Safety and
6	Training, together with MSHA and the governor's
7	independent team, are investigating the mine
8	explosion at the Upper Big Branch mine on
9	April 5th, 2010.
10	We're conducting interviews as part of the
11	investigation process, which this is.
12	You're here today voluntarily. You're not
13	here pursuant to a subpoena.
14	I just want you to know that this
15	interview is entirely voluntary, and you can refuse
16	to answer any question that you want. You can
17	terminate the interview at any time. And you can
18	take a break at any time.
19	THE WITNESS: Okay.
20	MR. KOERBER: And just for the record,
21	today is October 27th, 2010.
22	To my left is the interviewer for the
23	Office of Miners' Health, Safety and Training. I
24	would ask that he identify himself.

1	MR. FARLEY: Terry Farley.
2	MR. KOERBER: We also have people from
3	MSHA and the governor's team, and I would ask that
4	they identify themselves.
5	MR. SHERER: I'm Eric Sherer with MSHA.
6	MS. HAMPTON: I am Pollyanna Hampton, an
7	attorney with the Solicitor's Office for the
8	Federal Department of Labor.
9	MS. SPENCE: I'm Beth Spence with the
10	governor's independent investigation.
11	MR. KOERBER: We would request that you
12	not discuss your testimony here today with anybody
13	after you leave, other than a personal
14	representative or a personal attorney. And the
15	reason we're asking that is to maintain the
16	integrity of the interviews, so that people don't
17	compare notes.
18	THE WITNESS: Sure.
19	MR. KOERBER: We have a court reporter
20	here who will be taking down everything that is
21	said today. And she does an extremely good job,
22	but you need to say "yes," "no," not nod your
23	head.
24	Try not to speak over an interviewer, and

1	they'll try not to speak over you.
2	THE WITNESS: Sure.
3	MR. KOERBER: If you so choose, three days
4	after the interview, which would be come about
5	Tuesday, the transcript will be prepared, and if
6	you would like you can call Johnny Jackson &
7	Associates. That's the name of the court reporter
8	firm. It's in Charleston, West Virginia. I
9	believe the court reporter would be willing to give
10	you a card at the end of the interview.
11	If you want to, go and read your
12	transcript. And if you do so, if you find any
13	errors, you will be given an errata sheet to which
14	you can correct those errors with.
15	It is not mandatory that you do that, but
16	it is certainly your right. And you can make that
17	decision yourself.
18	Do you have an attorney with you here
19	today?
20	THE WITNESS: I do not have one with me,
21	no.
22	MR. KOERBER: Were you expecting one to be
23	here today?
24	THE WITNESS: No. I didn't know how

1	formal or informal this was going to be, so I
2	didn't make any preparation.
3	MR. KOERBER: That's fine.
4	Would you please swear in the witness?
5	JASON ALAN ROSE, WITNESS, SWORN
6	MR. KOERBER: Polly, do you want to put on
7	the record that he has a letter?
8	MS. HAMPTON: Yes. I just want to mention
9	that before this interview started I handed you a
10	letter. Correct?
11	THE WITNESS: Yes, that's correct.
12	MS. HAMPTON: And you reviewed that
13	letter?
14	THE WITNESS: Yes.
15	MS. HAMPTON: Do you have any questions at
16	this point about the content of that letter?
17	THE WITNESS: No.
18	MS. HAMPTON: I do want to point out that
19	in that letter there's contact information for
20	Norman Page. He is the team leader for the MSHA
21	investigation team.
22	If after the time that you leave here
23	today you have additional information you would
24	like to share with the teams, you are certainly

1	welcome to contact him, or if you have any
2	questions or anything else that you think that the
3	team should know.
4	THE WITNESS: Okay.
5	MR. KOERBER: Sir, would you please state
6	your full name for the record and spell your last
7	name?
8	THE WITNESS: Yes. My name is Jason A.
9	Rose. Middle name is Alan, A-l-a-n. Last name
10	Rose, R-o-s-e.
11	MR. KOERBER: Sir, would you please also
12	give us your address and your telephone number?
13	THE WITNESS: (b) (7)(C)
16	MR. KOERBER: Sir, Mr. Farley gave you a
17	couple of business cards earlier. In the event
18	that you have any information that you think of
19	after this interview that you would like to share
20	with the State, you can get ahold of Mr. Farley or
21	Mr. Tucker at the addresses and telephone numbers
22	on those business cards.
23	I would also like to just give you one
24	more document. This document contains the address

to the West Virginia Board of Appeals.
The Board of Appeals is an administrative
tribunal that hears discrimination complaints filed
by coal miners who believe they have been
discriminated against in the course of their duties
as a coal miner.
Coal miners are protected by the
West Virginia Code 22A-1-22 from being
discriminated against for giving information in
this type of a setting, this type of an interview.
If you do find yourself being
discriminated against for participating in this
interview, I want you to have the contact
information for the Board of Appeals.
And I would also like to caution you that
should you encounter any discrimination you only
have 30 days from the day the event occurs to file
your complaint.
THE WITNESS: Okay.
MR. KOERBER: Okay. Thank you, sir.
THE WITNESS: Thank you.
MR. KOERBER: And at this point in time I
would like to pass the interview over to Mr. Farley
to begin the interview.

	JASON ROSE EXAM BI MR. FARLEI
1	MR. FARLEY: Thank you.
2	EXAMINATION
3	BY MR. FARLEY:
4	Q. Mr. Rose, can I start with a little
5	background information, please.
6	A. Sure.
7	Q. Where are you currently employed?
8	A. Buchanan Pump Service.
9	Q. What is the address of the business?
10	A. It's Route 19 South Scarboro Loop,
11	Oak Hill.
12	Q. Now, what business is your company engaged
13	in?
14	A. We provide we're in the pump business.
15	We provide full service pump. We sell, service,
16	repair, install pumps.
17	Q. At mines?
18	A. Yes. Well, yeah. Some at mines, yes, and
19	other, but yes, at mines.
20	Q. All right. Now, have you provided any
21	such services for Performance Coal, particularly
22	the Upper Big Branch mine, in the last year?
23	A. Yes, sir.
24	Q. Okay. Can you give me an idea of what you

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1	have done for them?
2	A. We do mostly work off the general mining
3	site at turbine pumps, vertical turbine pumps,
4	is our main forte. That would involve coming onto
5	the site, repairing or installation,
6	troubleshooting, or replacing the pumps that they
7	have in place.
8	Q. Okay. Now, at what locations on the
9	Performance Coal Upper Big Branch property would
10	you have worked or installed pumps?
11	A. Now, we have done some work at the site
12	itself. We have done work off-site at locations
13	called Jarrells Branch, Matts Creek, West Fork, and
14	I believe that's and at the creek pump, at their
15	main water supply at the creek on Coal River.
16	Q. Now, have any of your pumps had any
17	application or been installed to remove water from
18	underground?
19	A. Yes, sir.
20	Q. At all those locations or
21	A. All but the pumps in Coal River are
22	dewatering pumps, yes, sir.
23	Q. Now, have you been involved in installing
24	any dewatering pumps in the Bandytown fan area?

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1	A. Yes, sir.
2	Q. When were you last in that area?
3	A. Probably we put those pumps in at the
4	first of the year, January or February. We would
5	have that on file.
6	Q. Okay. Now, so you think that's the last
7	time you were in the Bandytown fan area?
8	A. As far as doing pump installation, yes,
9	sir. We may have had someone by there, I don't
10	recall specifically, to maybe look at something or
11	something of that nature. But as far as doing
12	work, yes, sir.
13	Q. What type of pumps did you specifically
14	did you actually install around that time in the
15	Bandytown area?
16	A. They were turbine pumps, vertical turbine
17	pumps.
18	Q. How many?
19	A. Two. That was actually the the latter
20	one was the one I gave you. The prior one was last
21	year. The Number 1 pump was last year, to my
22	memory. I mean, I could support that.
23	Q. Would it be unreasonable for us to request
24	some documentation of what you have done there?

	UASON ROSE EXAM DI MR. FARIEI
1	A. No.
2	Q. And that is in no way to question
3	A. Sure.
4	Q your word on the subject.
5	A. Sure. Well, I am going by memory, so,
6	yeah, I wouldn't oppose that.
7	Q. Okay. We would appreciate it. We would
8	like to request copies of whatever documents you
9	have on that if you don't mind.
10	A. Just at those two particular sites? I
11	mean, at that one site?
12	Q. Yes.
13	MR. FARLEY: Is there, do you think,
14	reason for other sites?
15	MR. SHERER: No.
16	Q. When was the last time you or other
17	persons employed by your company might have been on
18	the Performance Upper Big Branch property?
19	A. Prior to the
20	Q. Explosion on April 5th.
21	A incident? On April 5th we were in the
22	guard shack, in the vicinity of the property, but
23	we weren't at the mine site and we weren't working
24	for Performance Coal.

1	Q. Okay. Which guard shack do you
2	A. The guard shack on Coal River, the one on
3	Route 3.
4	Q. At the community at Montcoal?
5	A. Montcoal.
6	Q. And you say you were not working on pumps
7	at the time?
8	A. No. We were. We weren't working for
9	Performance Coal or Upper Big Branch. We were
10	working on Progress's water system.
11	Q. That's Progress Coal?
12	A. Progress Coal, yes.
13	Q. That's also a Massey subsidiary?
14	A. Yes, sir.
15	Q. Now, what precisely were you doing for
16	Progress at the time?
17	A. That particular day we I think we
18	changed a pump in the river, and then we went up
19	and checked on the pumps at the location known as
20	Lower Big Branch or LBB, which is the right fork
21	up, you know, from UBB.
22	Q. Now, the pump in the river, was that for
23	purposes of providing a water supply to some
24	location?

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1	A. To Progress, yes.
2	Q. Were you yourself working there that day?
3	A. I stopped by to check on the guys at about
4	4:00 roughly and left around 5:00, something like
5	that.
6	Q. Do you recall who the individuals were
7	that you had working at the site?
8	A. Yes. I shared those names with Bill
9	there. It's Doug Dixon and Chris Young, I believe.
10	Q. Chris Young?
11	A. Yes.
12	Q. Okay. Now, would it have been customary
13	or typical for Performance Coal, Upper Big Branch
14	mine, or any Massey subsidiary to contact you if
15	they had a problem with a particular pump or pumps?
16	A. Yes, sir.
17	Q. Now, did you receive any service calls or
18	any requests for assistance with any pumps on the
19	Performance Upper Big Branch mine property within
20	the week preceding the explosion on April 5th?
21	A. Not that I can recall, because typically
22	when they call we respond rather quickly. So to my
23	remembrance, no, or we would have been working on
24	one of their pumps during that time period.

1	Q. Now, if you responded rather quickly,
2	would that have been because some pump was
3	A. No.
4	Q not operational or there was an
5	emergency?
6	A. You know, you guys know this as well as
7	anybody. What we do in moving water is very time
8	critical, so we have become good at responding. So
9	that's just what we do.
10	Q. I understand.
11	A. If nothing else, we at least send one
12	person out to take a look at it and see what kind
13	of attention we need to make on the situation.
14	Q. I think my last question was, did you
15	receive such a call for assistance within the week
16	preceding the explosion?
17	A. Correct.
18	Q. At what point in time did you actually
19	begin working on Performance Coal at Upper Big
20	Branch property?
21	A. For them as a mine?
22	Q. Yes. Would that have been this year, last
23	year?
24	A. In 1997 maybe.

1	Q. So you folks have been working with
2	them
3	A. Sure.
4	Q several years?
5	A. Yes. Probably since Massey bought it, I
6	would guess, somewhere in that time period.
7	Q. Now, when you installed the pumps at the
8	Bandytown location, do you recall, was there was
9	that time sensitive? Was there a critical need
10	specified to you?
11	A. I don't recall. I don't think so. I
12	think it was a very normal, actually a slow
13	process, because we were ahead of the game and they
14	were doing some construction as far as building the
15	sump and things of that nature. That's what I
16	recall. So it was never a hurry, hurry type deal
17	during the whole process, yeah.
18	Q. So I think their longwall, as we
19	understand, started up about September, early
20	September, of last year.
21	Now, after that time, did you receive any
22	calls requesting your assistance that were deemed
23	urgent?
24	A. Well, like I said, every phone call we get

7	is desced success. The track hind of the same of
1	is deemed urgent. That's just kind of the way we
2	handle business.
3	At that particular site, I don't recall
4	any. We put the first pump in, and some months
5	later we went and put the second pump in. And the
6	second pump has never been started to my knowledge.
7	Q. You indicated that you had personnel on
8	the Performance property on April 5th. Do you
9	recall the most recent the last time prior to
10	April 5th you had any folks on their property?
11	A. I don't recall it, but I have got a little
12	bit of information with me.
13	Prior to that was January the 6th. So I
14	told you wrong. January 6 would have been the day
15	we were at
16	Q. The last time you were on the Performance
17	property?
18	A. That would have been at that Jarrells
19	Branch site. That would have been the last time,
20	January 6.
21	Q. While you were on the property April 5th
22	at Performance Coal, did you pick up on any
23	information that indicated there might have been
24	some pump problems in the Bandytown area?

1	A. No, sir. No, sir.
2	MR. FARLEY: Do you have anything?
3	MR. SHERER: I've got just a few follow-up
4	questions, Mr. Rose.
5	EXAMINATION
6	BY MR. SHERER:
7	Q. You mentioned that there's two pumps in
8	Bandytown, and then you also mentioned that the
9	second one hadn't been started. So I assume the
10	second one is a backup?
11	A. Yes, sir.
12	Q. What size pumps are those?
13	A. 400 horsepower.
14	Q. 400 horsepower.
15	A. Yes, sir.
16	Q. Do you recall what the maximum flow rate
17	is for those pumps?
18	A. Somewhere in the 2,000 to 3,000 gallon a
19	minute range. Not for positive, but that should be
20	pretty close.
21	Q. Do you know if the pumps had been
22	operating near that capacity?
23	A. As far as I know, yes, sir.
24	Q. Do you know where the discharge from those

	JASON ROSE EAAM BI MS. SPENCE
1	pumps are routed?
2	A. The pipe goes off you know, it goes out
3	the road and off the hill, but I have never
4	actually seen the discharge.
5	MR. SHERER: That's all the questions I've
6	got. Thank you.
7	THE WITNESS: Sure.
8	EXAMINATION
9	BY MS. SPENCE:
10	Q. How are those pumps powered?
11	A. Electrically. They're 4160 volt.
12	Q. So they're electric powered?
13	A. Yes, ma'am.
14	Q. And what happens if somebody says,
15	"It's gone down, we have had a failure," what does
16	that mean usually?
17	A. Oh, that could be all kinds of from
18	something really simple that somebody overlooked to
19	something that would require, you know, three or
20	four days of on-site pulling the pump and repairing
21	it, putting it back in.
22	That's the purpose of the Number 2 pump.
23	So that's why I'm not sure if the Number 2 pump was
24	ever started, because I don't think there were ever

1	any problems with that Number 1 pump.
2	Q. As far as you know, there were never any
3	problems with the Number 1?
4	A. As far as I know, yes, ma'am.
5	MS. SPENCE: Thank you. That's all.
6	EXAMINATION
7	BY MR. SHERER:
8	Q. One follow-up question to what Ms. Spence
9	asked you. You said they're 4160 volt electric
10	pumps. Are they tied in with the power grid, or is
11	that off a generator?
12	A. No. It's on the power grid. Yes, sir.
13	There's no generators close by, unless there's one
14	off-site that I'm not aware of, but I don't think
15	so.
16	MR. SHERER: Thank you.
17	MR. KOERBER: Mr. Rose, we are
18	interviewing several people, and potentially we may
19	have a need to re-call certain people. So I want
20	you to be aware that if at some point in the future
21	we deem the need to ask you some more questions, we
22	may re-call you.
23	THE WITNESS: Sure.
24	MR. KOERBER: And I would also like to

1	give you an opportunity now to add anything that
2	you would like to add, say anything that you
3	believe this investigative body should know that
4	they did not ask you a question about, clarify
5	anything that you said earlier, or make any
6	statement or comment you would like to make.
7	THE WITNESS: Sure. I would just like to
8	say when Bill stopped by and asked me a few
9	questions, you know, I wasn't sure of the depth of
10	this interview. I just wanted to offer any kind of
11	information I could as to what little bit I do
12	know.
13	Other than that, I don't have any further
14	questions or information I could think of that
15	would be beneficial.
16	MR. KOERBER: Okay. Well, I would like to
17	thank you very much for coming, and we'll go off
18	the record.
19	MR. FARLEY: One second. When you say
20	"Bill," do you mean Bill Tucker with the Office of
21	Miners' Health, Safety and Training?
22	THE WITNESS: Yes, sir. I believe this is
23	the guy. I have got his card in my office. I
24	believe it's

1	MR. FARLEY: I believe it is too.
2	THE WITNESS: Yes, sir.
3	(Interview of JASON ALAN ROSE
4	concluded at 3:18 p.m.)
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1	STATE OF WEST VIRGINIA, To-wit:
2	I, Elizabeth A. Howd, a Notary Public,
3	Registered Diplomate Reporter, and Certified
4	Realtime Reporter, within and for the State
5	aforesaid, duly commissioned and qualified, do
6	hereby certify that the interview of JASON ALAN
7	ROSE was duly taken by me and before me at the time
8	and place specified in the caption hereof.
9	I do further certify that said proceedings
10	were correctly taken by me in stenotype notes, that
11	the same were accurately transcribed out in full
12	and true record of the testimony given by said
13	witness.
14	I further certify that I am neither
15	attorney or counsel for, nor related to or employed
16	by, any of the parties to the action in which these
17	proceedings were had, and further I am not a
18	relative or employee of any attorney or counsel
19	employed by the parties hereto or financially
20	interested in the action.
21	My commission expires the 5th day of July, 2012.
22	Given under my hand and seal this 27th day of October, 2010.
23	Elizabeth A. Howd, Notary Public
24	Registered Diplomate Reporter Certified Realtime Reporter