1	WEST VIRGINIA MINE SAFETY HEALTH ADMINISTRATION
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5	IN THE MATTER OF:
6	THE INVESTIGATION OF THE APRIL 5, 2010 MINE EXPLOSION
7	AT UPPER BIG BRANCH MINE.
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15	The interview of RICK HODGE, taken upon oral examination, before Lisa Marie Short, Certified
16 17	Court Reporter and Notary Public in and for the State of West Virginia, Thursday, January 6, 2011, at 1:15 p.m., at the Mine Academy, 1301 Airport
18	Road, Beaver, West Virginia.
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21	
22	JOHNNY JACKSON & ASSOCIATES, INC. 606 Virginia Street, East Charleston FM 25301
23	Charleston, WV 25301
24	(304) 346-8340

1	APPEARANCES
2	OFFICE OF MINERS' HEALTH, SAFETY & TRAINING
3	Barry L. Koerber, Assistant Attorney General 1615 Washington Street, East
4	Charleston, WV 25311-2126 (304) 558-1425
5	OFFICE OF MINERS' HEALTH, SAFETY & TRAINING Bill Tucker, Health & Safety Administrator
6	1615 Washington Street, East Charleston, WV 25311-2126
7	(304) 558-1425
8	OFFICE OF MINERS' HEALTH, SAFETY & TRAINING John O'Brien
9	1615 Washington Street, East Charleston, WV 25311-2126
10	(304) 558-1425
11	U.S. DEPARTMENT OF LABOR Office of the Regional Solicitor
12	Pollyanna Hampton, Esquire 1100 Wilson Blvd.
13	22nd Floor West Arlington, VA 22209-2247
14	(202) 693-9389
15	ALLEN, GUTHRIE, McHUGH & THOMAS, PLLC Eric Silkwood, Esquire
16	Laidley Towers, Suite 800 500 Lee Street
17	Charleston, WV 25301 (304) 345-7250
18	Also Appearing: Patrick McGinley and Suzanne
19	Weise, Governor's Independent Investigation team; John Godsey, MSHA
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1	MR. KOERBER: My name is Barry
2	Koerber. I'm an Assistant Attorney
3	General.
4	I'm assigned to the West Virginia
5	Office of Miners' Health Safety and
6	Training's UBB Accident Investigation
7	Committee.
8	Today is January 6th, 2011. It's
9	about 1:15.
10	We have three different teams
11	present at the table that will be asking
12	questions. And at this point in time, I'd
13	ask everybody to identify themselves.
14	MR. TUCKER: Bill Tucker with the
15	West Virginia Office of Miners' Health
16	Safety and Training.
17	MR. O'BRIEN: John O'Brien with
18	the West Virginia Office of Miners' Health
19	Safety and Training.
20	MR. GODSEY: John Godsey, MSHA.
21	MS. HAMPTON: Pollyanna Hampton,
22	Solicitor's Office with the Department of
23	Labor.
24	MR. MCGINLEY: Patrick McGinley

1	with the Governor's Independent
2	Investigation team.
3	MR. KOERBER: Mr. Hodges.
4	THE WITNESS: Yes.
5	MR. KOERBER: The court reporter
6	here will be transcribing everything
7	that's said here today, and she'll also be
8	the person that swears you in shortly.
9	THE WITNESS: Can I say one thing
10	before you go?
11	MR. KOERBER: Yeah.
12	THE WITNESS: Drop the S off
13	MR. KOERBER: Mr. Hodge.
14	THE WITNESS: Yes. I don't have
15	an S on
16	MR. KOERBER: I apologize.
17	THE WITNESS: That's okay.
18	MR. KOERBER: The court reporter,
19	there's a few ground rules for the court
20	reporter, to make her life much more
21	easier. Okay?
22	One, please wait until the
23	question is asked before you begin to
24	answer. And I would ask that all of our

interview people wait until Mr. Hodge answers the question before you begin your next question so that we don't have people talking over one another. Okay?

Also, you can't nod your head up and down and side to side to indicate yes and no, because that doesn't show up on the transcript. You need to say yes or no. Uh-huh, huh-uhs don't work either. It's got to be yeses and nos.

Also, there may be a point in time where we're dealing with something on the map, and it's so easy for all of us here just to point at something and say, "I was here and then I went over there." But for purposes of the court reporter, we would ask that you try to identify where exactly you are on the map so that if somebody is reading this six months down the road, they'll know where "here" and "there" was. Okay?

Also, the court reporter is working for the Office of Miners' Health Safety and Training, and they are doing

this work on a three-day turnaround, three business days. So the transcript that comes from today's interview will be prepared and ready by next Wednesday morning, and that would be Wednesday of next week.

In the event you desire to read your transcript for accuracy and if you find any errors while reading that transcript, you can make any corrections on an errata sheet.

If you would like to do that, I'm going to give you a business card from Johnny Jackson & Associates. They have a business office in Charleston, West Virginia, and you can call and set up a time and an appointment where you go into their office and they'll provide you with a conference room where you'll have privacy and you can read and make whatever changes you want on the errata sheet. The only thing is, they won't let you take a copy home with you. Okay? That's one of the items that I'll give you here

shortly.

Also, if at any time for any reason you want to take a break, you just say so and we'll take a break immediately. Okay?

We request that you not discuss what we speak about here today outside of this interview except with your personal attorney or representative, if you so choose to get one.

And the reason we request that you not discuss the interview process with others is so that when we interview other people, hopefully the answers are coming from what they remember and not from something that they heard somebody say that they said in the interview.

Polly, is there anything you would like to add at this time?

MS. HAMPTON: Yes. I would just like to mention I handed you a letter before we went on the record. And did you get a chance to read that letter?

THE WITNESS: I did, yes, ma'am.

MS. HAMPTON: And did you have 1 any questions for me about the content of that letter? 3 THE WITNESS: No, ma'am. I'd just like to MS. HAMPTON: 5 point out that at the end of the letter, 6 there's some contact information for Norm Page. He is the leader of the Federal 8 Accident Investigation team, so if at any 10 time you have any other information you'd like to share with the team or any 11 questions or anything, feel free to please 12 contact Norm. 13 THE WITNESS: Yes, ma'am. 14 MR. KOERBER: Would you please 15 swear in the witness. 16 RICK HODGE, WITNESS, SWORN 17 There is one other MR. KOERBER: 18 19 person in the interview room. I would ask for the record -- in the audience of the 20 interview room -- that I'd ask that he 21 2.2 identify himself and who he is with for purposes of the record. 23 MR. ADKINS: Phil Adkins, West 24

1	Virginia Office of Miners' Health Safety
2	and Training.
3	MR. KOERBER: And you got the
4	oath in. We're done. Okay.
5	MR. MCGINLEY: I should say for
6	the record as well that Suzanne Weise, who
7	is part of the Governor's Independent
8	Investigation team, will be coming in the
9	room shortly.
10	MR. KOERBER: Okay. Thank you.
11	Sir, would you please state your
12	full name for the record and spell your
13	last.
14	THE WITNESS: Richard Edward
15	Hodge.
16	MR. KOERBER: And you spell Hodge
17	as?
18	THE WITNESS: H-o-d-g-e.
19	MR. KOERBER: And what is your
20	address and telephone number?
21	THE WITNESS: (b) (7)(C)
22	(b) (7)(C)
23	(b) (7)(C).
24	MR. KOERBER: And your telephone

1	number?
2	THE WITNESS: Area code
3	(b) (7)(C)
4	MR. KOERBER: And are you
5	appearing here today as a result of
6	receiving a subpoena?
7	THE WITNESS: Yes.
8	MR. KOERBER: This is a copy of
9	that subpoena that I'm going to have
10	marked as Hodge Exhibit A (sic). And just
11	for the record, on the subpoena I have
12	Hodge with an S, and I apologize for that
13	error as well.
14	THE WITNESS: You ain't the first
15	one.
16	MR. KOERBER: Also, as Hodge
17	Exhibit B (sic), I'd like to have marked
18	the Affidavit of Service showing that you
19	were served on the 29th day of December.
20	So those two will be exhibits.
21	(Hodge Exhibit Nos. 1 & 2 marked
22	for identification.)
23	MR. KOERBER: Sir, do you have an
24	attorney with you here today?

1 THE WITNESS: No, sir. MR. KOERBER: I notice we do have another attorney at the table. I would 3 ask that he identify himself, his firm, and who he represents. 5 MR. SILKWOOD: Eric Silkwood with 6 Allen Guthrie & Thomas here on behalf of Performance Coal Company. 8 MR. KOERBER: Mr. Hodge, I'd also 10 like to give you a little bit of information. 11 I'm going to give you a 12 memorandum for you to take home, West 13 Virginia Code 22A-1-22. It provides 14 protections to coal miners for 15 discrimination for participating in 16 interviews such as this. 17 In the event something would 18 occur, in this memorandum is the address 19 of the board of appeals. The board of 20 appeals is the administrative tribunal 21 that is charged with hearing 2.2 discrimination complaints. We have their 23 address. And should you feel that you've 24

been discriminated against, you can file your complaint with the board of appeals.

Also, I would like to caution you that the code only allows 30 days after the discriminatory event occurs for you to file your complaint with the board of appeals.

I'm also going to give you the
Johnny Jackson & Associate Court
Reporter's business card, which I spoke of
earlier. Should you choose to set up an
appointment to go in and read your
transcript, this is who you call and this
is where you go.

And I'm also going to give you a business card for Mr. Bill Tucker.

Mr. Bill Tucker is the lead investigator for the Office of Miners' Health Safety and Training. And should anything occur later on that you think we need to know about as far as if you think of anything relevant, please contact Mr. Tucker.

Okay?

THE WITNESS: Yes.

MR. KOERBER: So let me give this 1 to you. 2 And one other thing that we're 3 mentioning to everybody that we call in for interviews, potentially it's possible 5 that we may feel the need to call certain 6 people back. Whether one of those people will be you or not, I have no idea, but I 8 just want you to be aware that that is a potential scenario. 10 And with that, I'm going to turn 11 the interview over to Mr. O'Brien to start 12 the interview. 13 **EXAMINATION** 14 BY MR. O'BRIEN: 15 First of all, Mr. Hodge, I would like to 16 thank you for coming in and helping us out. We 17 appreciate it. 18 How many years of total mining experience 19 do you have? 20 28 and a half. 21 Α. 22 **Q**. And what mining certifications do you possess or do you have? 23 I have got a West Virginia mine foreman's 24 Α.

card and also for training, training card, methane, or a dust card. I think that's it.

- Q. Could you give us a brief history of your coal mine employment?
- A. Well, I worked for Maben Energy for 16 years as an equipment operator.

And after they went bankrupt, I went to Independence Coal, which was part of Massey, and took a mine foreman job and worked my way up to superintendent and been superintendent with Massey for 12 years.

I left for two years and went to work for Joe Phillips, put the mines in down at Josephine.

And after Joe sold out, then I left and went back with Massey and wound up at Performance the early part of 2007, I think. Somewhere around in there.

- Q. Are you currently employed?
- A. Iam.

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- Q. And where would that be?
- A. Elk Run Coal.
 - Q. And what is your job?
 - A. Mine superintendent.
- 24 Q. And at which mine?

Actually, I'm currently off on sick leave, 1 Α. so I don't -- that's my job title, but I actually 2 don't have a mines. 3 Which mine did you work at last and when? Q. Sir, I don't remember the name of the 5 Α. mines, but it was just for about a month and a half 6 7 before I went off sick in the latter part of July 8 and August of 2008. And it was one of the Elk Run's --Q. 10 Α. Yes. -- operations? Q. 11 A. Yes. 12 There was a mine superintendent there. 13 All I was doing was helping him at the time. 14 Q. Where were you at before that? 15 At Performance. 16 Α. And which mine were you at there? 17 Q. Upper Big Branch. Α. 18 And how long were you at Upper Big Branch, 19 Q. from when to when roughly? 20 From the early, I think, January of 2007 21 up until July of 2008. 22 And what was your job title or titles 23

during that period of time?

I was a general, or mine superintendent. 1 Α. Mine superintendent? Q. 2 A. Yes. 3 And you have been -- I apologize for Q. this. You've been off since July or August of 5 2008? 6 7 Α. Yes. Q. But you are still an employee of --8 Yes. A. -- Massey? 10 Q. 11 Α. Yes. Okay. Thank you. 12 Q. What I'd like to focus on -- well, yeah, 13 what I'd like to focus in on now is when you were 14 at UBB, your time at UBB as superintendent. 15 Basically, what were your job duties? 16 Just oversee all the general everyday mine 17 Α. practices and oversee all the workforce and 18 production. Just about everything, really. 19 And who did you report to? Who was your 20 immediate supervisor at UBB? 21 When I first went or at the last? I mean, 22 I had two different supervisors at one time. 23 Why don't you give us both if you don't 24 Q.

1 care?

- A. When I first went to Upper Big Branch,
 Craig Boggs was the president and James Hancock was
 the general manager. And then it switched hands
 and went to and I don't remember the dates or
 even when it happened, but it was later went to
 Chris Blanchard and Jason Whitehead.
- Q. While at UBB, did you have any, did you encounter any methane problems?
- A. We did have some methane problems, yes, sir.
- Q. Could you elaborate some on that? Tell us some of the problems.
- A. Well, we had a borehole up -- I don't even think it's on the map maybe. Yeah. Here. We had a little bit of methane up around in here, but it never was nothing too ...

MS. HAMPTON: You just pointed to the map. This is a map of --

THE WITNESS: Yes.

MS. HAMPTON: -- the Upper Big
Branch Mine longwall area.

Now when you were pointing to here, where precisely were you pointing on

1	the map? Could you describe in words the
2	location?
3	THE WITNESS: The abandoned gas
4	well.
5	MS. HAMPTON: The abandoned gas
6	well.
7	THE WITNESS: Yes.
8	Q. What did you call that part of the mine?
9	Do you remember?
10	A. North Mains, I think. I think that's what
11	we called it, the old North Mains section, which
12	was abandoned. Or it wasn't abandoned, but it was
13	just old works.
14	Q. And what kind of methane problems did you
15	encounter?
16	A. Never got no more than probably one
17	percent. Never got up any higher, but we kept the
18	ventilation up in there and kept everything
19	ventilated. We never, nothing more than one
20	percent.
21	Q. What was the most methane that you know of
22	that was ever detected at Upper Big Branch while
23	you were there?
24	A. One percent.

One percent? 1 Q. Α. Yes. 2 And where were the, roughly, where were 3 Q. the mining operations taking place when you were last there? 5 The headgate for the longwall had just 6 started and was not advanced very far. They was only in, I'm going to say 10 breaks, maybe, maybe 8 more than that. But the tailgate, they were up in there a pretty good ways. 10 And that's of the current longwall 11 0. that's --12 Yes. 13 Α. Okay. Thank you. Q. 14 Would you describe UBB as a gassy mine 15 overall? 16 No, sir. I mean, it did liberate a little 17 bit of methane up around the well, but very seldom 18 did we ever pick anything up in the faces. 19 And when you say "in the faces," is that 20 Q. while you're mining? 21 22 Α. Yes. What would the most do you recall picking 23

up while mining?

- RICK HODGE -- EXAM BY MR. O'BRIEN Probably two to three tenth percent. 1 Α. Was there a longwall operating at this 2 Q. mine when you were superintendent? 3 No, sir. Α. Were you aware of any methane inundations 5 Q. prior to you coming to UBB? 6 Just rumors what I had heard. Could you help us out and tell us what you Q. 8 heard? 9 10 Α. Well, I was sent to --I'll pass on that one. I don't know how 11 to answer that. 12 Well, just for the methane, just from the 13 rumors I heard from the past superintendents and, 14 you know, talking about hitting methane when the 15 longwall was there before. And I know they'd had 16 some dust problems and, you know, ventilation, just 17 rumors what I'd heard. 18 Well, when you took over superintendent, 19 0. did you have to correct any dust problems or 20 methane problems? 21

 - No, not so much as methane problems, but we did have some dust problems and a few little problems.

23

- Q. When you say "dust problems," were they,
 where was the dust being generated? Was it on the
 active sections, outby or?

 A. Probably outby because of the, we put
 - down, we had to put down a lot of rock dust and try to catch up with parts of the mines that had been, I guess, special where they was building the seals. You know, they was building seals whenever I came there and sealing off the old longwall panels.
 - Q. For my benefit, when you're saying "dust problems," is that dust in the air or dust accumulations along the mine floor --
 - A. Dust accumulation.
 - Q. -- roof and ribs?
 - A. Yes, dust accumulation.
- Q. And that was throughout what part of the mine, pretty much the whole mine or part of the mine?
 - A. Pretty much all of it.
- Q. Were you involved in any methane
 ignitions --
 - A. No, sir.
- **Q.** -- at UBB?

A. No.

- Q. Is superintendent the only position you've held at UBB?
 - A. Yes.
- Q. Did anyone at Massey ever make a decision dealing with ventilation or any other problem that you disagreed with while you were superintendent?
- A. Yeah. Yes. When we was building the overcast for the airway for the actually, where the section was moving to, they made a decision to put up electric doors instead of taking the time to put overcast in. I didn't really care much for that.
- Q. And that was in the area that was mining during April 5th?
- A. Yes, that was at the mouth of the -- well, actually, it's between the headgate and tailgate section, the mouth of the tailgate section.
- Q. What was the reasoning for putting up doors versus overcast?
- A. Really, I don't think they gave me a reason, just for time factor. We done most of the work during the Christmas break of 2007, and we only had like a short time to get it all done. It

1	was a time factor.
2	Q. And you said you only had a short time.
3	And that was for what, longwall panel development?
4	A. That was for, yes, that was for actually
5	the whole mine development, because everything
6	moved inby where the overcast was being built,
7	where they needed to be built.
8	Q. Now the doors you're referring to, are
9	they the ones that's currently on this map that's
LO	before you? Are any of the doors?
L1	A. I never looked. I haven't looked at the
L2	map.
L3	Yeah, right there. I don't know how to
L 4	describe that where you can understand it. It's at
L5	the mouth of a tailgate panel.
L6	Q. I can't see the number. What break is
L7	that close to? It's on 6 North Belt around 80,
L8	somewhere around 80. Okay. 85, 84.
L9	MR. SILKWOOD: Are you talking
20	about these?
21	THE WITNESS: Uh-huh. The two
22	doors.
23	MR. SILKWOOD: Inby it looks like
24	19666 Spaad.

1	THE WITNESS: Spaad number.
2	MS. HAMPTON: And, again, the
3	witness is looking at the longwall map of
4	the Upper Big Branch Mine.
5	MR. KOERBER: And that needs to
6	be marked as Exhibit 3.
7	MS. HAMPTON: Do you want to have
8	him mark with a pen?
9	THE WITNESS: Do you want me to
10	just circle it?
11	MR. O'BRIEN: Just circle it, if
12	you will, please.
13	MS. HAMPTON: So the witness just
14	circled the area with a pink marker.
15	(Hodge Exhibit 3 marked for
16	identification.)
17	BY MR. O'BRIEN:
18	Q. Before that time, before that set of
19	doors, did you have any other doors in the coal
20	mine?
21	A. Yes.
22	Q. Hollis (phonetic) doors?
23	A. Yes, we had a set up on well, there was
24	a set coming in the drift about five or six breaks

1	in from the outside. And then when the section was
2	up on what we called the Lower Big Branch, which I
3	don't have a map, we had a set of airlock doors up
4	there.
5	Q. Now were those doors in lieu of overcast
6	or were they for like blowing ventilation purposes?
7	A. No, they were just for holding the
8	pressure.
9	Q. Holding pressure?
10	A. Yes.
11	Q. Let me jump ahead a little bit. When and
12	how did you learn about the explosion on April
13	5th?
14	A. I don't know where I was at. I heard
15	something on the I think I heard it on the
16	radio.
17	Q. If I may ask, what was your initial
18	reaction about what happened? Did you have any
19	idea?
20	A. I didn't know what, when they said the
21	mine, had a mine explosion, I didn't have no idea
22	what caused it. I know a lot of people there.
23	Q. Did you ever visit the Upper Big Branch

Mine after the explosion?

1	A. No, sir.
2	MR. O'BRIEN: Well, that's all
3	the questions I have right now. I may
4	have some others later, but thank you.
5	THE WITNESS: Yes, sir.
6	EXAMINATION
7	BY MR. GODSEY:
8	Q. When did the longwall leave? I think it
9	went to Logans Fork or something. Do you remember
LO	what year it left?
L1	A. No, sir, I do not. I wasn't I don't
L2	know.
L3	Q. Had you all had plans on bringing it back
L4	to Upper Big Branch, the longwall?
L5	A. Yes.
L6	Q. And when you were superintendent there,
L7	who was responsible, or did you all have anyone
L8	responsible or just dedicated to ventilation?
L9	A. No, sir, not really. Just me and well,
20	me and Bill Harless and, you know, just, and the
21	section bosses.
22	I mean, as far as the outby and stuff,
23	most of the time the midnight took care of a lot of
24	the outby stuff and then me and Bill Harless done a

lot of stuff doing, you know, through the shift and what we could.

- Q. And I think you said that when you were there that 1 North Tailgate was being developed, I believe, and maybe just part of the headgate 1 North.
 - A. Yes.

- Q. Did you have any ventilation problems driving the tailgate or having trouble keeping ventilation there?
- A. From time to time we did lose, have some air problems, and I can remember, you know, telling them to shut down if they had low air. A couple of times we found a stopping blowed out or crushed out.
- Q. Did the upper, the over mining in the Powellton seam above you, did it ever give you any concern?
- A. Not really. I could hear them from time to time, but I never did, I never really thought much about it.
- Q. Did you ever anticipate any problems when you mined under some of the longwall panels at Logan?

A. No. I think most of that had happened, I
think, before I ever had got there. I seen a lot
of bad ribs and some ribs crushing out, and we had
some, a few falls and stuff that we had to take
care of. But other than that

- Q. Did you look at the overlays where that happened?
 - A. Yes.

2.2

- Q. Did you see any problems?
- A. No, sir.
- Q. And you also said that you, when they was developing there that they used the electric doors. What problem did you see by them installing the electric doors instead of an overcast?
- A. Well, there's always room for human error. You've got people that even though you hang a switch beside the track, they still won't take time to shut the door, you know.

Actually, that's about the only thing.

That and it just, it was an inconvenient, you know, to me, it's a whole lot better to take your time and go ahead and cut and build the overcasting, you don't have to worry about it.

Q. You also stated that you had other doors

in there for a track. Did you ever find any of those left open?

- A. No, I was pretty strict with them on keeping the doors and stuff shut. You know, the doors were put up for a reason.
- Q. And what system did you all have like during the day or during the evening, whenever they were mining, how often would the section foremen have to call out --
- A. And I can't remember the exact time, but I know they called out of the mornings when they got started loading, and then they would have to call out by I think it was 10 o'clock that morning and two o'clock in the afternoon, I think. And I'm not really sure about the time. I can't remember. I think that's about right.
 - Q. Who did they even call out to?
- A. If I was outside, they would talk to me. If not, they would usually talk to the dispatcher or the boy that done the purchasing, Greg Clay.
- Q. And, in turn, did they have to report to anyone higher than ...?
- A. Yes, they had to call, to the -- Chris would call and want to know, or they would call

Chris and tell him what they had. 1 And you also said before when you first 2 went there as superintendent, you had another 3 individual who was in charge and then they changed over. Did you see this change in the way things 5 were run on a day-to-day basis after it was 6 changed, the people above you? A. I did. 8 Q. What was? Really not elaborate on it right now. 10 Α. When you first came there, did anyone ever Q. 11 talk to you about the ignition explosion they had 12 in 1997? 13 No, sir. No. 14 Α. Were you ever informed that when the mine 15 Q. reached to maybe over cover that, around a thousand 16 feet or so, that they had problems with methane 17 inundations? 18 I never even knowed they had an explosion 19 at the mines before, to be honest with you. 20 MR. KOERBER: I think you're 21

using "explosion" when you mean

MR. GODSEY: In 1997 they said it

"inundation."

22

23

was an explosion, slash, inundation. 1 I think that's what the report said. 2 MR. KOERBER: Okay. 3 Did you all have a system, like say a 4 Q. state or a federal inspector come on the property, 5 did you all ever have a system where you all 6 notified underground that they were on the 7 property? 8 A. We didn't have a system. Usually, no matter if it was state or federal or even company 10 people, you know, we would always try to let the 11 section bosses know that they had company coming to 12 the section. 13 How would you do that? Q. 14 A. Just by telling them. 15 Telling they were coming. 16 Q. Yes. It wasn't just for state and 17 Α. federal, but for, you know, company people also, if 18 we had anybody show up there. 19 Give me a second. I'll come back in a 20 **Q**. minute. 21 22 **EXAMINATION** BY MR. MCGINLEY: 23 Mr. Hodge, were you familiar with Massey's 24 Q.

S1 manual?

- A. Yes.
- Q. Did that manual have a requirement with regard to having automatic doors on tracks rather than manually operated doors where there was, you know, involving ventilation, like double airlock doors?
- A. I think it did say electric doors would be installed or practical or feasible or something. I can't remember the way it was worded.
 - Q. So it wasn't an absolute requirement?
- A. I don't know of anyone, any mines that had the manual doors up. Was that what you was asking about, manual doors?
 - Q. Yeah.
- A. I have never used manual doors. The only ones I have ever used has always been electric.
- Q. Were you familiar with the Massey S1 requirement of 20,000 CFM at the last open break on miner sections? Maybe they didn't have it when you were at UBB, but I'm just wondering if you know about it.
- A. No, I don't. To be honest with you, I don't remember if it was or not, but I don't think

1 so. Do you recall what MSHA's standard was 2 Ο. with last open break in terms of --3 I'm thinking it was like 12,000 or 12 Α. 5 something. Did you use the S1 manual very often? 6 7 Pretty regular. I mean, I may not remember a whole lot of it now, but I knowed the 8 manual pretty well, you know. And there was some 10 good things in it, there really was. But anything different than, you know, 11 Ο. just normal good safety procedures? 12 Just common sense mostly. 13 Α. Things that they do at other mines as Q. 14 well? 15 Yeah. 16 Α. From the questions that you were asked a 17 Q. few minutes ago, is it fair to say you didn't know 18 that there was a methane ignition in UBB in 1997? 19 No, sir, I did not. 20 Α. And is it fair to say you didn't know 21 **Q**. there was a methane inundation that shut the mine 22

down for a couple of days in 2003, the mine being

UBB? You didn't know about that?

23

1 A. No, sir.

- Q. And you didn't know about the 2004 inundation that also shut the mine down for a couple of days in 2004?
 - A. No, sir.
 - Q. Would you have liked to have known that?
- A. It probably would have been some good information whenever I was there.
- Q. Would that have made you be more, more vigilant about ventilation, do you think?
- A. Well, actually we had, I never had a whole lot of ventilation problems whenever I was there.

 I know we got on the, the pattern of violations.

 We was on it for 90 days.

But as far as the miner sections go, we normally we had pretty good air on both the miner sections.

I know there was times that we would lose air, stoppings would crush out, you know, things happen. But we always took care of it, though, our problems, or tried to. We always tried to take care of our problems.

Q. Did you know that there were air reversals at UBB in late 2009, 2010, one of which went on for

three weeks? 1 No, I didn't know that. No. 2 Would that be a concern? Q. 3 I wasn't up there then. 4 A. Right, I understand. But that would have 5 Q. been a concern if --6 Oh, yeah. 7 Α. Q. -- if you'd known that? 8 Air reversal? A. 10 Q. Yes. Shit, that ain't very good. 11 A. But no, sir, I didn't know that. 12 You did work at UBB at some point when the 13 Q. longwall was operating? 14 A. No, sir. 15 Q. Not before --16 A. No, sir. 17 Q. Okay. 18 19 A. No. Would a variation in air readings of 20 or 20 Q. 30,000 CFM over one shift, what would that indicate 21 to you? 22 Probably a stopping or you've got 23 Α. 24 something down or, you know, an interruption in

1	your ventilation somewhere.
2	Q. And what if that continued for, that
3	change in ventilation continued for two weeks, what
4	would that indicate?
5	A. You're probably out of air. I don't think
6	you I don't know many mines that can lose 20,000
7	cubic feet a day for two weeks and still have air.
8	I mean, I really don't.
9	Q. It could be that it's being shifted around
LO	to different places in a big mine like UBB?
L1	A. Well, there's a problem somewhere.
L2	Q. Would it indicate that the approved
L3	ventilation plan is not being followed if you had
L 4	such
L5	A. Yeah.
L6	Q significant changes?
L 7	A. Uh-huh.
L8	MR. MCGINLEY: That's all the
L9	questions I have for now.
20	MS. HAMPTON: Let's take a break
21	for just a second.
22	(Break.)
23	MR. KOERBER: I'd like to make
24	one real quick statement here.

1	At the beginning of the
2	interview, I believe I had asked for the
3	subpoena to be marked as Exhibit A and the
4	Acceptance of Service to be marked as
5	Exhibit B, and then when it came time to
6	mark the map, it was marked as Exhibit 3.
7	I would like the record to
8	reflect that we are changing the subpoena
9	to be Hodge Exhibit 1, we are changing the
LO	Acknowledgment of Service to be Hodge
L1	Exhibit 2, and the map will remain Hodge
L2	Exhibit 3. Thank you.
L3	MR. O'BRIEN: I just got a couple
L 4	of questions.
L5	EXAMINATION
L6	BY MR. O'BRIEN:
L 7	Q. I got a couple more questions. And if
L8	they've been asked, I apologize ahead of time.
L9	Who made the decision about installing
20	doors instead of building overcasts?
21	A. I'm not sure. It would have to be someone
22	higher than me. Probably Chris, the president.
23	Q. Chris?
24	A. Blanchard.

1	Q. Blanchard?
2	A. Yes.
3	Q. And secondly, why did you leave UBB?
4	A. I was asked to leave because I was sick, I
5	guess.
6	And Jason came up one Saturday about noon
7	and told me that I needed to go to Elk Run on
8	Monday. Well, actually, he told me I need to go
9	down and see Chris Monday morning. He said they
LO	was going to bring somebody in to take my place.
11	And I went in to Chris and asked him
L2	Monday morning, and he told me, he just said, I
L3	need someone to be there every day. Which I never
L 4	missed any work. I know (b) (7)(C)
L5	(b) (7)(C) , but I always just went,
L6	whether it was at Charleston or Beckley or whatever
L7	and then come back to the coal mines. They can
L8	pull my time sheets and look and see how much time
L9	I spent at that coal mine, so
20	Q. Thank you.
21	A. Yes.
22	EXAMINATION
23	BY MR. GODSEY:
24	Q. Were those doors completed when you were

there?

- A. Yes.
- Q. Did you ever have any problem with them finding them open or anything?
 - A. No, sir. No, sir, I did not.
- Q. Did you all have a daily or weekly schedule for rock dusting?
 - A. Yes.
 - Q. How often did you do that?
- A. Every night on the midnight shift. And then a lot of times we would do it on the day shift, just depending on what the motor crews and different it just depended on the schedule and how caught up we was on supplies.
- Q. Did you have the same thing, did you have a schedule for returns and intakes? How did you handle those?
- A. The section usually took care of their returns and so far off of a section and then we had machine dusters that we would dust the returns and stuff a lot of times through the day, you know, just put a hose to the door and blowed dust and let air carry it down on the return. And then on the midnight most of the time is when we would do the

1 intakes.

- Q. Did you all have trickle dusters on the section or anywhere else in the mine?
- A. We had them at three or four of the heads. And we did have them on, I think, the Lower Branch section when it was still up there, but I don't think we had them up on the tailgate section at the time. I don't believe we did whenever I left. But we did have them at some of the heads, the outby heads, six-foot belts.
- Q. And up on the Glory Hole, did you have any problems up there with methane or any problems around there?
- A. Just what would bleed I guess from up here would come down, you know, we would find like one percent or whatever around the Glory Hole.

MS. HAMPTON: And you just said "up here" and you pointed to the area where the old abandoned well was that you had mentioned earlier.

THE WITNESS: Yes. I'm sorry. I done that again.

Q. And did you all use belt air on the sections when you were there for ventilation?

1	A. No.
2	Q. That's all I have.
3	EXAMINATION
4	BY MR. MCGINLEY:
5	Q. Just a few more questions.
6	Did you know Earl Rolls? Was he a mine
7	foreman at UBB?
8	A. Mine foreman?
9	Q. Or was he do you know him?
10	A. Earl Rolls was the I think he was a
11	It seemed to me like he was an
12	electrician. I don't remember him being there, but
13	he quit not long after I came there. I think he
14	was an electrician. I may be wrong.
15	Q. Have you read anything in the papers?
16	A. I don't get the paper.
17	Q. Well, there's a newspaper report back in
18	December that one of the foremen at UBB had been
19	identified as having a, for lack of a better word,
20	a forged card. Did you hear about that?
21	A. I already knowed about it through someone
22	else. I know who you're talking about.
23	Q. (b) (7)(C) ?
24	A. Yeah.

Q. Do you know who he is?

- A. Uh-huh. Actually, he went to mine foreman class whenever I was still there.
- Q. Do you know how Massey kept track of, or UBB, they kept track of information about the various cards that miners and foremen would have?
- A. Well, I don't know how they -- I know that -- and there was several of them took their mine foreman class whenever I was there. And we never kept none of the personnel files at the mines. They was all down at the --
 - Q. Marfork?
- A. No, they was down at the safety department.

And when the, whoever, they would pass their test or get their dust cards or whatever it would be and I would tell them to make sure they take their, everything to the safety department so they can get a copy of it and put it in their file, because that's where they kept all the personnel files. We didn't keep none of that at the coal mine.

Q. So would that -- you know, we got a bunch of records from the mine.

1	A. Yeah.
2	Q. And we saw that the mine had copies of
3	people's driver's licenses, their various cards and
4	so forth, as part of their personal file.
5	Was it typical to have any of the cards
6	sort of copied and put in the file, do you know?
7	A. Kept at the coal mines itself?
8	Q. Right. Just to make sure that
9	Not at the coal mine.
10	A. Down at safety. I am sure that's right.
11	But tell them to go down there so they could make a
12	copy of their card, or whatever it was that they
13	got, and put in their file.
14	Q. Now, (b) (7)(C)
15	(b) (7)(C) . And I
16	listened to the audio.
17	He said he took the exam and I think it
18	was two weeks later that he found out he didn't
19	pass.
20	A. See, I never knowed that. As far as I
21	know, he'd passed his test. He never said to me
22	one way or another.
23	He come in wanting a foreman job, and I
24	told him if he passed his test to make sure he

takes a copy or goes down to the safety department and gives them a, so they can get a copy of his card put in his file. That was, you know, typical with everybody that took the mine foreman test or whatever it is, that's what I done.

Q. Sure. That makes sense.

And there was a card on file, and that was one where, it had his name on it, but the number belonged to somebody that took the exam and actually had the foreman's card, but he worked up in Marion County. And then he was transferred over to Slip Ridge in August —

- A. That must have been after I left.
- Q. -- 2009. Yeah, clearly. Yeah, it was.

And when he went there, he took a training class and used a different number, and it was the number of (b) (7)(C) .

Now we haven't seen any card that he gave.

Would Slip Ridge be under the same safety office, do you know?

- A. No, it would be under Marfork.
- Q. Okay.
- A. Yeah. UBB would only use the one down at

the safety department. 1 Q. Okay. 2 When you come across the bridge there. 3 Ι don't know if you've ever been up there or not. 4 But it's right there when you cross the bridge, 5 right there on the left. 6 7 So do you have any idea --Q. Why somebody would do something like that? 8 Α. Right. Have you ever heard of that Q. before, somebody using a phony card? 10 Yeah, I heard something about some guy Α. 11 done it at I think one of the other mines they had 12 an explosion at. Is that right? Up at --13 Sago? 14 Q. Yeah. Wasn't there somebody up there that 15 Α. was caught doing the same thing? 16 That or maybe a related? 17 Q. Yeah. That's pretty dumb on his part is Α. 18 my personal opinion, but it don't really matter my 19 personal --20 When somebody would come to work at UBB 21 Q. 22 when you were there as a red hat, when would they

A. When or how?

23

get their experienced miner training?

1	Q. When is
2	A. Usually they have to be there for well,
3	it just depends on how much I think it says six
4	months or 106 hours or something like that, and 106
5	hours.
6	Q. But would they start to get trained
7	A. Immediately?
8	Q. MSHA has got sort of a little yellow sheet
9	that they have. Was that something that would
10	start immediately?
11	A. We had a sheet, too, that we would fill
12	out as they would, a lot of them would complete one
13	thing and do this and that.
14	Q. So you keep track so that they would
15	A. Uh-huh.
16	Q go through all the requirements to get
17	their experienced miner card?
18	A. Right.
19	MR. MCGINLEY: I don't have any
20	other questions.
21	MR. KOERBER: Mr. Hodge, I don't
22	know if I said this at the beginning.
23	I'll repeat it anyway.
24	We're telling everybody that,

1	we've interviewed over 250 people, and
2	we're telling everybody that there's a
3	potential we may recall certain people, so
4	I want you to be aware that that's
5	possible with you as well.
6	Also want to allow you at this
7	point in time the opportunity to make any
8	statement, clarify any answer you've
9	given, add anything to anything you would
10	like to add something to. The floor is
11	yours.
12	THE WITNESS: No, I don't think I
13	have got any questions. And as far as I
14	think I have been truthful with you as I
15	can be.
16	MR. KOERBER: Well, we appreciate
17	that.
18	And we also want to thank you for
19	appearing here today.
20	And at this time we'll go off the
21	record.
22	(The interview of RICK HODGE
23	concluded at 2:36 p.m.)
24	

1	STATE OF WEST VIRGINIA, To-wit:
2	I, Lisa Marie Short, a Notary Public and
3	Certified Court Reporter within and for the State
4	aforesaid, duly commissioned and qualified, do
5	hereby certify that the interview of RICK HODGE
6	was duly taken by me and before me at the time and
7	place specified in the caption hereof.
8	I do further certify that said proceedings
9	were correctly taken by me in stenotype notes, that
10	the same were accurately transcribed out in full
11	and true record of the testimony given by said
12	witness.
13	I further certify that I am neither
14	attorney or counsel for, nor related to or employed
15	by, any of the parties to the action in which these
16	proceedings were had, and further I am not a
17	relative or employee of any attorney or counsel
18	employed by the parties hereto or financially
19	interested in the action.
20	My commission expires the 8th day of
21	September 2018. Given under my hand and seal this 11th day of January 2011.
22	
23	Lisa Marie Short CCR

Notary Public