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TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM497772

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	RELEASE OF SECURITY INTEREST	

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Cantor Fitzgerald Securities		11/09/2018	Corporation: NEW YORK

RECEIVING PARTY DATA

Name:	Alpha Natural Resources, LLC
Street Address:	P.O. Box 3700
City:	Kingsport
State/Country:	TENNESSEE
Postal Code:	37664-0700
Entity Type:	Limited Liability Company: DELAWARE

PROPERTY NUMBERS Total: 14

Property Type	Number	Word Mark
Registration Number:	3824028	RUNNING RIGHT
Registration Number:	3876008	ALPHA COAL SALES CO., LLC
Registration Number:	3253376	A ALPHA NATURAL RESOURCES
Registration Number:	3224761	A ALPHA NATURAL RESOURCES
Registration Number:	3121125	ALPHA NATURAL RESOURCES
Registration Number:	3112318	ALPHA NATURAL RESOURCES
Registration Number:	2607159	M
Registration Number:	2607161	M MASSEY ENERGY
Registration Number:	2614626	MASSEY ENERGY
Registration Number:	4005143	WE POWER THE WORLD THROUGH THE ENERGY OF
Registration Number:	4263586	ALPHA NATURAL RESOURCES
Registration Number:	4275050	ARMED FORCES TO ALPHA
Registration Number:	4347446	WE FUEL PROGRESS AROUND THE WORLD
Registration Number:	4461563	WE FUEL PROGRESS AROUND THE WORLD

CORRESPONDENCE DATA

Fax Number: 8043447999

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Phone: 8047888200

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900473673

Email: | lcouch@huntonak.com

Correspondent Name: HUNTON ANDREWS KURTH LLP

Address Line 1: 951 EAST BYRD STREET, RIVERFRONT PLAZA,

Address Line 4: RICHMOND, VIRGINIA 23219-4074

ATTORNEY DOCKET NUMBER:	087598.0000009
NAME OF SUBMITTER:	David E. Baker
SIGNATURE:	/David E. Baker/
DATE SIGNED:	11/12/2018

Total Attachments: 6

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INTELLECTUAL PROPERTY SECURITY AGREEMENT RELEASE

This INTELLECTUAL PROPERTY SECURITY AGREEMENT RELEASE (the "Release") dated November 9, 2018, is made in favor of ALPHA NATURAL RESOURCES, LLC, a Delaware limited liability company (the "Grantor") by CANTOR FITZGERALD SECURITIES, as collateral agent (in such capacity, the "Collateral Agent") for the Secured Parties. All capitalized terms used herein and not otherwise defined shall have the meaning assigned to such terms in each Security Agreement (as defined below).

WHEREAS, the Grantor entered into that certain Security Agreement, dated as of October 23, 2017 (as amended, amended and restated, waived, supplemented or otherwise modified from time to time, the "Security Agreement") among ANR, INC., a Delaware corporation, the Grantor, certain other guarantor parties and the Collateral Agent;

WHEREAS, under the terms of the Security Agreement, the Grantor granted to the Collateral Agent for the ratable benefit of the Secured Parties (as defined in the Security Agreement) a security interest in and to certain intellectual property of the Grantor, and the following agreements were executed and delivered by the Grantor in favor of the Collateral Agent (each as amended, amended and restated, supplemented or otherwise modified from time to time and, collectively, the "Intellectual Property Security Agreements"): that certain Trademark Security Agreement, dated as of November 21, 2017 by and between the Grantor and the Collateral Agent (the "Trademark Security Agreement"), that certain Patent Security Agreement, dated as of November 21, 2017, by and between the Grantor and the Collateral Agent (the "Patent Security Agreement") and that certain Copyright Security Agreement, dated as of November 21, 2017, by and between the Grantor and the Collateral Agent (the "Copyright Security Agreement");

WHEREAS, (i) the Trademark Security Agreement was recorded with the United States Patent and Trademark Office on November 27, 2017 at Reel 6213 and Frame 0759 (ii) the Patent Security Agreement was recorded with the United States Patent and Trademark Office on November 27, 2017 at Reel 044225 and Frame 0687 and (iii) the Copyright Security Agreement was recorded with the United States Copyright Office on December 1, 2017 at Volume 9952 and Document Number 982; and

WHEREAS, in accordance with the provisions of the Security Agreement, the indebtedness underlying which has been paid in full, and the Collateral Agent now desires to release its security interest in and to all trademark registrations and registration applications of the Grantor in which a security interest was granted pursuant to the Trademark Security Agreement (the "Secured Trademarks), including those identified in Schedule A attached hereto, all patents and patent applications of the Grantor in which a security interest was granted pursuant to the Patent Security Agreement (the "Secured Patents"), including those identified in Schedule B attached hereto, all registered copyrights of the Grantor and licenses of registered copyrights to which the Grantor is a party in which a security interest was granted pursuant to the Copyright Security Agreement (the "Secured Copyrights"), including the copyright registrations identified in Schedule C attached hereto (the foregoing, collectively, the "Intellectual Property Collateral").

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NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Collateral Agent hereby agrees as follows:

SECTION 1. Release of Grant of Security. The Collateral Agent hereby releases to the Grantor its security interest in, and reassigns to the Grantor, without representation or warranty of any kind, any and all right, title and interest in and to the Intellectual Property Collateral, including the Intellectual Property Collateral listed on Schedules A, B and C granted to it pursuant to the Security Agreement and the Intellectual Property Security Agreements, as applicable.

SECTION 2. <u>Recordation</u>. The Collateral Agent authorizes and requests that the applicable officials of the United States Copyright Office and the United States Patent and Trademark Office record this Release.

SECTION 3. Execution in Counterparts. This Release may be executed in any number of counterparts, each of which when so executed shall be deemed to be an original and all of which taken together shall constitute one and the same agreement.

SECTION 4. <u>Governing Law</u>. This Release shall be governed by, and construed in accordance with, the laws of the State of New York.

SECTION 5. <u>Collateral Agent</u>. Cantor Fitzgerald Securities is delivering this release solely in its capacity as Collateral Agent under the Credit Agreement and shall be entitled to all rights, privileges and immunities set forth in the Credit Agreement and the other Loan Documents (as defined in the Credit Agreement) as though fully set forth herein.

[Signature Pages Follow]

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IN WITNESS WHEREOF, the Collateral Agent has caused this Release to be duly executed and delivered by its officer thereunto duly authorized as of the date first above written.

CANTOR FIZTGERALD SECURITIES,

as Collateral Agent

By: Name:

ame: Nils Horning

Title:

Vice President

ANR, Inc. - Intellectual Property Security Agreement Release

SCHEDULE A

Certain of the Secured Trademarks are listed below:

Trademark Registrations and Applications

TRADEMARK REGISTRATION #	TRADEMARK	OWNER
®3,824,028	RUNNING RIGHT	Registration owned by Contura Energy, Inc Alpha owns a license to use this mark.
®3,876,008	ALPHA COAL SALES CO., LLC	Alpha Natural Resources, LLC
®3,253,376	www.mm.	Alpha Natural Resources, LLC
®3,224,761	A marinarian	Alpha Natural Resources, LLC
®3,121,125	ALPHA NATURAL RESOURCES	Alpha Natural Resources, LLC
®3,112,318	ALPHA NATURAL RESOURCES	Alpha Natural Resources, LLC
®2,607,159	*	Alpha Natural Resources, LLC
®2,607,161	noor range.	Alpha Natural Resources, LLC
®2,614,626	MASSEY ENERGY	Alpha Natural Resources, LLC
®4,005,143	WE POWER THE WORLD THROUGH THE ENERGY OF OUR PEOPLE	Alpha Natural Resources, LLC
Madrid Protocol 1114879		Alpha Natural Resources, LLC
EC 1114879	ALPHA NATURAL RESOURCES	Alpha Natural Resources, LLC
AU 1492345		Alpha Natural Resources, LLC
®4,263,586	ALPHA NATURAL RESOURCES	Alpha Natural Resources, LLC
®4,275,050		Alpha Natural Resources, LLC
	ARMED FORCES TO ALPHA	
®4,347,446	WE FUEL PROGRESS AROUND THE WORLD	Alpha Natural Resources, LLC
®CA TMA866,726	ALPHA NATURAL RESOURCES	Alpha Natural Resources, LLC
®4,461,563	WE FUEL PROGRESS AROUND THE WORLD	Alpha Natural Resources, LLC

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SCHEDULE B

Certain of the Secured Patents are listed below:

PATENT SECURITY AGREEMENT PATENT REGISTRATIONS AND PATENT APPLICATIONS

PATENT #	PATENT	OWNER
US PAT 6129483	Prefabricated Metal Overcast Having a	Alpha Natural Resources, LLC
US FAT 0129483	Crushable Lower Section	
US PAT 6334738	Prefabricated Metal Overcast Having a	Alpha Natural Resources, LLC
US FAT 0334738	Crushable Lower Section	
US PAT 7914249	Shoveling Apparatus with Multi-	Alpha Natural Resources, LLC
	Positional Shovel	

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SCHEDULE C

Certain of the Secured Copyrights are listed below:

Copyright Registrations and exclusive licenses of United States registered Copyrights

COPYRIGHT		
REGISTRATION #	COPYRIGHT	OWNER
©Reg. TXu1-150-180	Coal production system: version 3.0.	Alpha Natural Resources, LLC
©Reg. TXu1-150-181	Coal production system: version 3.2.	Alpha Natural Resources, LLC
	Coal supply agreement : Kentucky	Alpha Natural Resources, LLC
[©] Reg. TXu 051-811	Power Company, buyer & Belfry Coal	
	Corporation, seller : contract no. CO3	
	L 80 005.	

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RECORDED: 11/12/2018

TRADEMARK REEL: 006536 FRAME: 0305