				_
Fill	in this information to ident	tify your case:		
Un	ited States Bankruptcy Court	for the:		
DIS	STRICT OF DELAWARE		_	
Са	se number (if known)		Chapter 11	
				Check if this an amended filing
Of	ficial Form 201			
V	oluntary Petiti	on for Non-Individu	als Filing for Bank	cruptcy 06/24
kno		a separate document, Instructions for I		e debtor's name and the case number (if als, is available.
1. 	Deptor's name	South Fork Coal Company, LLC		
2.	All other names debtor used in the last 8 years			
	Include any assumed names, trade names and doing business as names			
3.	Debtor's federal Employer Identification Number (EIN)	27-4613113		
4.	Debtor's address	Principal place of business	Mailing addre business	ess, if different from principal place of
		413 Nicholas Street Rupert, WV 25984		
		Number, Street, City, State & ZIP Code	P.O. Box, Nur	nber, Street, City, State & ZIP Code
		Greenbrier County	Location of p	rincipal assets, if different from principal ness
			Number, Stree	et, City, State & ZIP Code
5.	Debtor's website (URL)	_		
6.	Type of debtor	✓ Corporation (including Limited Liabi	lity Company (LLC) and Limited Liabili	ty Partnershin (LLP))
٠.	. , , , , , , , , , , , , , , , , , , ,	Partnership (excluding LLP)	ing Company (LLC) and Limited Liabili	ty i aithoromp (LLI ))
		Other. Specify:		

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Debt	tor South Fork Coal Co	mpany, LLC		Case number (if known)	
	Name		<u> </u>	·	
7. Describe debtor's busine		Health Care Busine Single Asset Real E Railroad (as defined Stockbroker (as defined) Commodity Broker (	ss (as defined in 11 U.S.C. § 101(2) state (as defined in 11 U.S.C. § 101 d in 11 U.S.C. § 101(44)) ined in 11 U.S.C. § 101(53A)) (as defined in 11 U.S.C. § 781(3)) lefined in 11 U.S.C. § 781(3))	<i>''</i>	
		Investment compan	s described in 26 U.S.C. §501) y, including hedge fund or pooled in (as defined in 15 U.S.C. §80b-2(a)(	vestment vehicle (as defined in 15 U.S.C. §80a-3)	
			can Industry Classification System) jov/four-digit-national-association-na	4-digit code that best describes debtor. See aics-codes.	
8.	Under which chapter of the Bankruptcy Code is the debtor filing?	Check one:  ☐ Chapter 7 ☐ Chapter 9 ☑ Chapter 11. Check 6 ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐	Debtor's aggregate noncontingent are less than \$3,024,725 (amount The debtor is a small business de business debtor, attach the most astement, and federal income tax procedure in 11 U.S.C. § 1116(1)(1). The debtor is a small business de proceed under Subchapter V of C A plan is being filed with this petitic Acceptances of the plan were soli accordance with 11 U.S.C. § 1126. The debtor is required to file period Exchange Commission according Attachment to Voluntary Petition for (Official Form 201A) with this form	the property of the Securities Exchange Act of 193 or Non-Individuals Filing for Bankruptcy under Chapte.	is a small ow the es to s, in rities and 34. File the r 11
9.	Were prior bankruptcy cases filed by or against the debtor within the last 8 years? If more than 2 cases, attach a separate list.	District	When	Case number	
		District	When	Case number	
10.	Are any bankruptcy cases pending or being filed by a business partner or an affiliate of the debtor?	No ✓ Yes.			
	List all cases. If more than 1, attach a separate list	Debtor <b>See</b>	Annex A attached	Relationship	

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Deb	Debtor South Fork Coal Company, LLC Case number (if known)					
	Name	• •				
		District	When	Case number, if known		
11.	Why is the case filed in	Check all that apply:				
	this district?		, principal place of business, or princip etition or for a longer part of such 180	al assets in this district for 180 days immediately days than in any other district.		
		✓ A bankruptcy case concerni	ing debtor's affiliate, general partner, c	r partnership is pending in this district.		
12.	Does the debtor own or have possession of any real property or personal property that needs	✓ No  Yes. Answer below for each	property that needs immediate attention	n. Attach additional sheets if needed.		
	immediate attention?	Why does the property	y need immediate attention? (Check	all that apply.)		
		☐ It poses or is alleged What is the hazard?	I to pose a threat of imminent and ider	tifiable hazard to public health or safety.		
			cally secured or protected from the we	other		
		☐ It includes perishable	,	eteriorate or lose value without attention (for example,		
		Other	• •	, ,		
		Where is the property	?			
		,	Number, Street, City, State &	ZIP Code		
		Is the property insured	i?			
		☐ No				
		Yes. Insurance age	ency			
		Contact name				
		Phone				
	Statistical and admin	nistrative information				
13.	Debtor's estimation of	. Check one:				
	available funds	✓ Funds will be available	for distribution to unsecured creditors			
		After any administrative	e expenses are paid, no funds will be a	available to unsecured creditors.		
14.	Estimated number of creditors	1-49	1,000-5,000	25,001-50,000		
	Cicultors	50-99 □ 100-199	5001-10,000 10,001-25,000	50,001-100,000 More than100,000		
		<b>√</b> 200-999				
15.	Estimated Assets	\$0 - \$50,000	\$1,000,001 - \$10 millio	n \$500,000,001 - \$1 billion		
		\$50,001 - \$100,000	\$10,000,001 - \$50 mil	lion \$1,000,000,001 - \$10 billion		
		\$100,001 - \$500,000 \$500,001 - \$1 million	<b>✓</b> \$50,000,001 - \$100 mi \$100,000,001 - \$500 mi			
		φουσ,σσ ι - φ ι πιιιιστι	ψ100,000,001 - φ300 Π			
16.	Estimated liabilities	<b>\$0 - \$50,000</b>	\$1,000,001 - \$10 millio			
		\$50,001 - \$100,000 \$100,001 - \$500,000	□ \$10,000,001 - \$50 mil <b>√</b> \$50,000,001 - \$100 mi			
		\$500,001 - \$300,000	\$100,000,001 - \$500 n			

eptor South	Fork Coal C	ompany, LLC		Case number (if known)		
Name						
Poguo	ot for Boliof D	enderation and Signatures				
Reques	St for Kellel, D	eclaration, and Signatures				
		s a serious crime. Making a false statement in con up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 19		bankruptcy case can result in fines up to \$500,000 or		
7. Declaration a of authorized representative	d Č	The debtor requests relief in accordance with the	e chapter of titl	le 11, United States Code, specified in this petition.		
representativ	re or action	I have been authorized to file this petition on be	half of the debt	tor.		
		I have examined the information in this petition	and have a rea	sonable belief that the information is true and correct.		
		I declare under penalty of perjury that the foregoing is true and correct.				
		Executed on February 7, 2025  MM / DD / YYYY				
	Х	/ /s/ Brian Ryniker		Brian Ryniker		
		Signature of authorized representative of debtor	r	Printed name		
		Title Chief Restructuring Officer				
8. Signature of	attornov X	√ /s/ Alan M. Root		Date February 7, 2025		
o. Signature or	attorney	Signature of attorney for debtor		MM / DD / YYYY		
		Alan M. Root 5427				
		Printed name				
		Chipman Brown Cicero & Cole, LLP				
		Firm name				
		Hercules Plaza				
		1313 North Market Street, Suite 5400				
		Wilmington, DE 19801  Number, Street, City, State & ZIP Code				
		,				
		Contact phone (302) 295-0191 E	mail address	root@chipmanbrown.com		
		6407 DE				
		5427 DE Bar number and State		-		

### ANNEX A

### Pending Bankruptcy Cases Filed by the Debtor and Affiliates of the Debtor

On the date hereof, each of the entities below (collectively, the "Debtors") filed a Petition in the United States Bankruptcy Court for the District of Delaware for relief under chapter 11 of title 11 of the United States Code. The Debtors have moved for joint administration of these cases under the case number assigned to the chapter 11 case of Hardinge Inc.

- Brier Creek Coal Company, LLC
- Bull Creek Processing Company, LLC
- Raven Crest Contracting, LLC
- Raven Crest Leasing, LLC
- Raven Crest Minerals, LLC
- Raven Crest Mining, LLC
- Shenandoah Energy, LLC
- South Fork Coal Company, LLC
- White Forest Resources, Inc.
- Xinergy Corp.
- Xinergy of West Virginia, Inc.

## IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:

White Forest Resources, Inc., et al.,

Debtors.<sup>1</sup>

Chapter 11

Case No. 25-xxxxx (xxx)

(Joint Administration Pending)

# DEBTORS' CONSOLIDATED CORPORATE OWNERSHIP STATEMENT AND LIST OF EQUITY INTEREST HOLDERS PURSUANT TO FED. R. BANKR. P. 1007(a)(1), 1007(a)(3), AND 7007.1

Pursuant to Rules 1007(a)(1), 1007(a)(3), and 7007.1 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules"), the above-captioned debtor and its debtor affiliates, as debtors and debtors in possession (each, a "Debtor" and, collectively, the "Debtors"), to the best of their knowledge, information, and belief, hereto state as follows:

- 1. The holders of equity in Debtor White Forest Resources, Inc. ("WFR") are set forth below. Each remaining Debtor is wholly owned by its respective parent entity, as follows:
  - a. Debtor Xinergy Corp., is 100% owned by WFR.
  - b. Debtor Xinergy of West Virginia, Inc., is 100% owned by Debtor Xinergy Corp.
  - c. Debtor Shenandoah Energy, LLC, is 100% owned by Debtor Xinergy of West Virginia, Inc.
  - d. Debtor South Fork Coal Company, LLC, is 100 % owned by Debtor Xinergy of West Virginia, Inc.
  - e. Debtor Bull Creek Processing Company, LLC, is 100% owned by Debtor Shenandoah Energy, LLC.

The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number are: White Forest Resources, Inc. (3764); Xinergy Corp. (3865); Xinergy of West Virginia, Inc. (2401); Shenandoah Energy, LLC (6770); South Fork Coal Company, LLC (3113); Bull Creek Processing Company, LLC (0894); Raven Crest Mining, LLC (0122); Brier Creek Coal Company, LLC (9999) Raven Crest Contracting, LLC (7796); Raven Crest Leasing, LLC (7844); and Raven Crest Minerals, LLC (7746). The Debtors' service address is 1295 Ashford Hill Rd., Ashford, WV 25009.

- f. Debtor Raven Crest Mining, LLC, is 100% owned by Debtor Shenandoah Energy,
   LLC.
- g. Debtor Brier Creek Coal Company, LLC, is 100% owned by Debtor Shenandoah Energy, LLC.
- h. Debtor Raven Crest Contracting, LLC, is 100% owned by Debtor Raven Crest
   Mining, LLC.
- Debtor Raven Crest Leasing, LLC, is 100% owned by Debtor Raven Crest Mining, LLC.
- j. Debtor Raven Crest Minerals, LLC, is 100% owned by Debtor Raven Crest Mining,
   LLC.
- 2. The following is a list of Debtor WFR's equity holders are listed in the following table:

EQUITY HOLDER	Address of Equity Holder	PERCENTAGE OF EQUITY HELD
SIPI Master LTD	24 West Carver Street	33.6%
	2nd Floor Huntington, NY 11743	
Shivash LLC	Attn.: Shawn Shivalkar 235 East 40th Street, 16D New York, NY 10016	21.8%
Spectrum-KSS Master SPC Ltd	24 West Carver Street 2nd Floor Huntington, NY 11743	20.0%
Spectrum Credit Opportunities Fund 2	24 West Carver Street 2nd Floor Huntington, NY 11743	12.4%
Spectrum-WFR, LLC	1253 Springfield Ave., Ste. 201 New Providence, NJ 07974	4.9%
Vineyard Investment Company LLC	c/o Albert Fried & Co. LLC 45 Broadway, Suite 2440 New York, NY 10006	4.1%

EQUITY HOLDER	Address of Equity Holder	PERCENTAGE OF EQUITY HELD
Armory Credit Opportunity Fund LP	1230 Rosecrans Ave., Suite 660 Manhattan Beach, CA 90266	1.3%
Greg Whirley	On file with the Debtors	0.5%
Art Hale	On file with the Debtors	0.5%
Jake Mercer	On file with the Debtors	0.2%
Angie Fields	On file with the Debtors	0.2%
Seth Schwartz	On file with the Debtors	0.1%
Bob Hypes	On file with the Debtors	0.1%
Phil Sims	On file with the Debtors	0.1%
Drexel Short	On file with the Debtors	0.1%
Jon Sanchez	On file with the Debtors	0.1%

Fill in this information to identify the case:				
Debtor name	White Forest Resources, Inc., et al.			
United States I	Bankruptcy Court for the:	District of Delaware (State)		
Case number	(If known):			

## ☐ Check if this is an amended filing

12/15

### Official Form 204

## Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders

A list of creditors holding the 30 largest unsecured claims must be filed in a Chapter 11 or Chapter 9 case. Include claims which the debtor disputes. Do not include claims by any person or entity who is an *insider*, as defined in 11 U.S.C. § 101(31). Also, do not include claims by secured creditors, unless the unsecured claim resulting from inadequate collateral value places the creditor among the holders of the 30 largest unsecured claims.

	Name of creditor and complete mailing address, including zip code	Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and	Indicate if claim is contingent, unliquidated, or disputed	Amount of unsecured claim  If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.		
					Total partially secured	Deduction for value of collateral or setoff	Unsecured claim
1	STATE OF WEST VIRGINIA PO BOX 229 CHARLESTON, WV 25321	ATTN LEGAL DEPARTMENT	GOVERNMENT	CU			\$4,989,298.25
2	CSX TRANSPORTATION CSXT N/A 127785 PO BOX 640839 PITTSBURGH, PA 15264	ATTN LEGAL DEPARTMENT Brad_Cabay@csx.com	TRADE VENDOR				\$4,383,157.57
3	CARTER MACHINERY CO., INC. P O BOX 751053 CHARLOTTE, NC 28275	ATTN LEGAL DEPARTMENT Tiffany_Garman@cartermachinery.com	TRADE VENDOR				\$1,030,734.39
4	WEBSTER TRUCKING INC PO BOX 811 SUMMERSVILLE, WV 26651	ATTN LEGAL DEPARTMENT chrissy.board@mayesgroup.com	TRADE VENDOR				\$830,992.17
5	VIRGINIA DRILLING COMPANY, LLC PO BOX 1198 VANSANT, VA 24656	ATTN LEGAL DEPARTMENT AR@vadrillco.com	TRADE VENDOR				\$793,642.63
6	UTICA LEASECO, LLC 905 SOUTH BOULEVARD EAST ROCHESTER, MI 48307	ATTN LEGAL DEPARTMENT james.quirk@uticaequipmentfinance.co	TRADE VENDOR				\$678,480.00
7	BO-RU, LLC 4601 CHESTERFIELD AVENUE CHARLESTON, WV 25304	ATTN LEGAL DEPARTMENT bow938@aol.com	TRADE VENDOR				\$451,473.16
8	FIRST SURETY CORPORATION 179 SUMMERS STREET, STE 307 CHARLESTON, WV 25301	ATTN LEGAL DEPARTMENT rj.kenney@firstsuretycorp.com	INSURANCE				\$398,125.00

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Debtor White Forest Resources, Inc., et al.

Case number (if known)
------------------------

	Name of creditor and complete mailing address, including zip code			Indicate if claim is contingent, unliquidated, or disputed	If the claim is fully unsecured, fill in only unsecured claim amount. If claim is ted, partially secured, fill in total claim amou		
					Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
9	MINTEK RESOURCES INC 3725 PENTAGON BLVD STE 100 DAYTON OH 45431	ATTN LEGAL DEPARTMENT kelly@mintekresources.com	TRADE VENDOR				\$314,348.25
10	WV DEPT OF ENVIRONMENTAL PROTECTION 601 57TH STREET SE CHARLESTON, WV 25339	ATTN LEGAL DEPARTMENT nicki.m.taylor@WV.gov	GOVERNMENT	CU			\$309,657.57
11	HUNHAR EXCAVATING LLC PO BOX 385 TALCOTT, WV 24981	ATTN LEGAL DEPARTMENT bogieharvey@gmail.com	TRADE VENDOR				\$257,700.00
12	BLUECROSS BLUESHIELD OF TENNESSEE 1 CAMERON HILL CIRCLE CHATTANOOGA, TN 37402	ATTN LEGAL DEPARTMENT	INSURANCE				\$241,303.89
13	RT ROGERS INC 300 GRACE STREET HINTON, WV 25951	ATTN LEGAL DEPARTMENT mmays@rtrogers.com	TRADE VENDOR				\$231,709.82
14	BILL MILLER EQUIPMENT SALES, INC. PO BOX 112 ECKHART MINES, MD 21528	ATTN LEGAL DEPARTMENT jenni@bmillerequipmentsales.com	TRADE VENDOR				\$231,634.70
15	MALLARD ENVIRONMENTAL SERVICES PO BOX 1298 SHADY SPRING WV 25918	ATTN LEGAL DEPARTMENT rlammonia@yahoo.com	TRADE VENDOR				\$213,867.28
16	MOUNTAINEER INVESTIGATION & SEC, INC. PO BOX 891 ATHENS, WV 24712	ATTN LEGAL DEPARTMENT Istreeby@misincwv.com	TRADE VENDOR				\$204,281.13
17	COMMONWEALTH COAL MARKETING, INC. 6800 PARAGON PLACE, STE 440 RICHOMOND, VA 23226	ATTN LEGAL DEPARTMENT bobscott@commonwealthcoal.com	TRADE VENDOR				\$190,126.20
18	H. DREXEL SHORT 301 WEST ST NAPLES, FL 34108	ATTN LEGAL DEPARTMENT dshort14@outlook.com	TRADE VENDOR				\$187,500.00
19	WILLIAMS FORESTRY & ASSOCIATES PO BOX 1543 CALHOUN, GA 30703	ATTN LEGAL DEPARTMENT rick@wfatrees.com	TRADE VENDOR				\$187,364.82
20	PROFESSIONAL HIGHWALL MINING 330 HARPER PARK DRIVE, STE E BECKLEY, WV 25801	ATTN LEGAL DEPARTMENT brian@prohighwall.com	TRADE VENDOR				\$181,195.02

	Name of creditor and complete mailing address, including zip code	dress, including zip code  and email address of class of creditor contact  det loa pro		re of the (for claim is contingent, unliquidated, or disputed	Amount of unsecured claim  If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.		
					Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
21	MOUNTAINEER INVESTIGATION & SECURITY, IN PO BOX 891 ATHENS, WV 24712	ATTN LEGAL DEPARTMENT Istreeby@misincwv.com	TRADE VENDOR				\$171,034.75
22	S&S FIRESTONE, INC. 6607 MACCORKLE AVE. SE CHARLESTON, WV 25304	ATTN LEGAL DEPARTMENT tnewton@sstire.com	TRADE VENDOR				\$138,029.75
23	BRANDEIS MACHINERY & SUPPLY COMPANY DEPARTMENT 8013 CAROL STREAM, IL 60122-8013	ATTN LEGAL DEPARTMENT Tara_Meade@bramco.com	TRADE VENDOR				\$121,887.86
24	SETH IRA SCHWARTZ 931 SUGARLOAF MOUNTAIN ROAD DICKERSON, MD 20842	ATTN LEGAL DEPARTMENT schwartz@evainc.com	TRADE VENDOR				\$119,758.07
25	RUDD EQUIPMENT COMPANY PO BOX 77000 DETROIT, MI 48277	ATTN LEGAL DEPARTMENT mkavanaugh@ruddequipment.com	TRADE VENDOR				\$110,264.43
26	SNF MINING INC. PO BOX 250 RICEBORO, GA 31323	ATTN LEGAL DEPARTMENT	TRADE VENDOR				\$109,650.75
27	SUNDIAL MINING LLC PO BOX 910667 LEXINGTON, KY 40591 USA	ATTN LEGAL DEPARTMENT michael.castle@pemining.com	TRADE VENDOR				\$104,288.87
28	PENN VIRGINIA OPERATING CO., LLC PO BOX 102992 ATLANTA, GA 30368-2992 USA	ATTN LEGAL DEPARTMENT Matt.Griffith@energytransfer.com	LANDLORD				\$91,994.2
29	ADF DIESEL INDUSTRIEL 5 COTE SAINT-PAUL SAINT-STANISLAS	ATTN LEGAL DEPARTMENT luc.fournier@adfdiesel.com	TRADE VENDOR				\$91,742.00
30	M.G.C., INCORPORATED PO BOX 115 BOLT, WV 25817 USA	ATTN LEGAL DEPARTMENT mgcclearing@yahoo.com	TRADE VENDOR				\$83,560.75

Fill in this information to identify the case:	
Debtor name South Fork Coal Company, LLC	
United States Bankruptcy Court for the: DISTRICT OF DELAWARE	
Case number (if known)	Check if this is an amended filing
Official Form 202 Declaration Under Penalty of Perjury for Non-Individu	ıal Debtors 12/15
An individual who is authorized to act on behalf of a non-individual debtor, such as a corporation or partn orm for the schedules of assets and liabilities, any other document that requires a declaration that is not amendments of those documents. This form must state the individual's position or relationship to the debund the date. Bankruptcy Rules 1008 and 9011.	ership, must sign and submit this included in the document, and any
VARNING Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or obtain connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, of 519, and 3571.	
Declaration and signature	
I am the president, another officer, or an authorized agent of the corporation; a member or an authorized ag individual serving as a representative of the debtor in this case.	ent of the partnership; or another
I have examined the information in the documents checked below and I have a reasonable belief that the in	formation is true and correct:
Schedule A/B: Assets—Real and Personal Property (Official Form 206A/B) Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D) Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F) Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G) Schedule H: Codebtors (Official Form 206H) Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum) Amended Schedule	
Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 30 Largest Unsecured Claims and Other document that requires a declaration  Debtors' Consolidated Corporate Ownersh Interest Holders	
I declare under penalty of perjury that the foregoing is true and correct.	
Executed on February 7, 2025 X /s/ Brian Ryniker	
Signature of individual signing on behalf of debtor	
Brian Ryniker Printed name	
Chief Restructuring Officer Position or relationship to debtor	

RESOLUTIONS OF THE GOVERNING BODIES OF
WHITE FOREST RESOURCES, INC.,
XINERGY CORP.,
XINERGY OF WEST VIRGINIA, INC.,
SHENANDOAH ENERGY, LLC,
SOUTH FORK COAL COMPANY, LLC,
BULL CREEK PROCESSING COMPANY, LLC,
RAVEN CREST MINING, LLC,
BRIER CREEK COAL COMPANY, LLC,
RAVEN CREST CONTRACTING, LLC,
RAVEN CREST LEASING, LLC, AND
RAVEN CREST MINERALS, LLC

### **February 7, 2025**

- **WHEREAS**, White Forest Resources, Inc., a Delaware corporation ("**White Forest**") is the sole stockholder of Xinergy Corp., a Tennessee corporation ("**Xinergy**"), its direct wholly owned subsidiary;
- WHEREAS, Xinergy is the sole stockholder of Xinergy of West Virginia, Inc., a West Virginia corporation ("Xinergy WV"), its direct wholly owned subsidiary;
- **WHEREAS**, Xinergy WV is the sole Member of Shenandoah Energy, LLC, a Kentucky limited liability company ("Shenandoah"), and South Fork Coal Company, LLC, a West Virginia limited liability company ("South Fork"), its direct wholly owned subsidiaries;
- WHEREAS, Shenandoah is the sole Member of Bull Creek Processing Company, LLC, a West Virginia limited liability company ("Bull Creek"), Raven Crest Mining, LLC, a Kentucky limited liability company ("RC Mining"), and Brier Creek Coal Company, LLC, a West Virginia limited liability company ("Brier Creek"), its direct wholly owned subsidiaries;
- WHEREAS, RC Mining is the sole Member of Raven Crest Contracting, LLC, a Kentucky limited liability company ("RC Contracting"), Raven Crest Leasing, LLC, a Kentucky limited liability company ("RC Leasing"), and Raven Crest Minerals, LLC, a Kentucky limited liability company ("RC Minerals" and together with White Forest, Xinergy, Xinergy WV, Shenandoah, South Fork, Bull Creek, RC Mining, Brier Creek, RC Contracting, and RC Leasing, the "Companies"), its direct wholly owned subsidiaries;
- **WHEREAS**, the Board of Directors, Member, or Manager(s) of each of the Companies (collectively, the "Governing Bodies") have had the opportunity to consult with the management and the legal and financial advisors of such Company to fully consider, and has considered, each of the strategic alternatives available to such Company;
- WHEREAS, the applicable provisions of the Delaware General Corporate Law; the Tennessee Business Corporation Act; the West Virginia Business Corporation Act; the West Virginia Uniform Limited Liability Company Act; the Kentucky Limited Liability Company Act;

and the Bylaws or Operating Agreement of each Company provide that its Board of Directors, Manager or Member, as applicable, may act by written consent in lieu of a meeting;

**WHEREAS**, in accordance with the laws of the State of such Company's jurisdiction of organization and the governing documents of such Company, as amended, restated, supplemented or otherwise modified as of the date hereof, each Governing Body desires to approve and adopt the following resolutions;

### I. CHAPTER 11 FILING

**WHEREAS**, the Governing Body of each Company has considered presentations by the management and the financial and legal advisors of such Company regarding the liabilities and liquidity situation of such Company, the strategic alternatives available to it and the effect of the foregoing on such Company's business, creditors, stakeholders and other parties in interest;

WHEREAS, the Governing Body of each Company has had the opportunity to consult with such Company's management and financial and legal advisors and fully consider each of the strategic alternatives available to such Company;

**WHEREAS**, the Governing Body of each Company, based on its review of all available alternatives and advice provided by such advisors and professionals, has determined that it is advisable and in the best interest of such Company and its stakeholders for such Company to take the actions specified in the following resolutions;

WHEREAS, the Governing Body of each Company has been presented with a proposed voluntary petition (the "Chapter 11 Petition") to be filed by such Company in the United States Bankruptcy Court for the District of Delaware (the "Bankruptcy Court") seeking relief under the provisions of Chapter 11 of title 11 of the United States Code (the "Bankruptcy Code"), in which the authority to operate as a debtor-in-possession will be sought;

WHEREAS, the Governing Body of each Company has had the opportunity to consult with the management and the legal and financial advisors of such Company regarding the material terms of the "first day" pleadings, applications, affidavits and other documents, in each case, in form and substance substantially similar to the form provided to the Governing Bodies as of the date hereof (collectively, the "Chapter 11 Filings") to be filed by such Company before the Bankruptcy Court in connection with the commencement of such Company's Chapter 11 case (the "Bankruptcy Case"); and

WHEREAS, the Governing Body of each Company, having considered the financial and operational aspects of such Company's business and the best course of action to maximize value, have determined that it is advisable and in the best interest of such Company, its creditors, stakeholders and other interested parties that the Chapter 11 Petition be filed by such Company seeking relief under the provisions of Chapter 11 of the Bankruptcy Code.

**NOW, THEREFORE, BE IT RESOLVED**, that in the judgment of the Governing Body of each Company, it is advisable and in the best interest of such Company, its creditors, stakeholders and other interested parties, that the Chapter 11 Petition and the Chapter 11 Filings be filed by such Company seeking relief under the provisions of Chapter 11 of the Bankruptcy

Code, and the filing of such Chapter 11 Petition and Chapter 11 Filings is authorized hereby; and be it further

**RESOLVED**, that Brian Ryniker is appointed as the Chief Restructuring Officer of the Companies; and be it further

**RESOLVED**, that any officer of each Company or its manager or sole member, as applicable, and the Chief Restructuring Officer (each an "Authorized Person"), in each case, be, and each hereby is, authorized, empowered and directed, on behalf of and in the name of such Company, to execute and verify the Chapter 11 Petition and the Chapter 11 Filings in the name of such Company under Chapter 11 of the Bankruptcy Code and to cause the same to be filed in the Bankruptcy Court in such form and at such time as the Authorized Person(s) executing said Chapter 11 Petition and Chapter 11 Filings on behalf of such Company shall determine.

#### II. **DIP FINANCING**

WHEREAS, the Governing Body<sup>1</sup> of each Company has determined that, in connection with the Bankruptcy Case, it is desirable and in the best interest of such Company, its creditors, stakeholders, and other interested parties to request that one or more potential financing sources provide such Company with post-petition debtor-in-possession financing, including, but not limited to, new money term loans and new money revolving loans (collectively "DIP Financing"), subject to exceptions and limitations to be set forth in any orders of the Bankruptcy Court concerning any of the DIP Financing (the "DIP Financing Orders");

WHEREAS, the Governing Body of each Company has been presented with and has reviewed the terms and provisions of a term sheet relating to: (i) a senior secured super-priority debtor-in-possession term loan credit agreement (the "DIP Term Loan Credit Agreement") by and among such Company and certain of its affiliates, as debtors-in-possession, and Spectrum Origination LLC, as administrative agent and collateral agent and the parties listed on Annex A to the DIP Term Loan Credit Agreement, as lenders (collectively the "DIP Term Loan Secured Parties") and (ii) a senior secured super-priority debtor-in-possession revolving credit agreement (the "DIP Revolving Loan Credit Agreement") by and among such Company and certain of its affiliates, as debtors-in-possession, and Aegis Business Credit, LLC, and Aegis Business Credit, LLC, as lender (collectively, the "DIP Revolving Lender" and with the DIP Term Loan Lenders, the "DIP Lenders"), pursuant to which the DIP Lenders have agreed to provide such Company with DIP Financing, which provides for the borrowing and reborrowing of loans, guaranteeing of obligations, granting of security and the pledging of collateral;

WHEREAS, in connection with the DIP Financing, the DIP Lenders require that each Company grant security interests in substantially all of its assets that now or hereafter come into the possession, custody or control of such Company, in order to secure the prompt and complete payment, observance, and performance of all obligations under the DIP Financing Agreement,

<sup>&</sup>lt;sup>1</sup> For the purposes of this section II, the "Governing Bodies" shall mean only the non-conflicted Board of Directors, Member, or Manager(s) of each of the Companies. For the avoidance of doubt, Gregory A. Whirley Jr. is the only non-conflicted, voting Director for White Forest Resources, Inc. and Xinergy Corp. as it pertains to the consents of this section.

subject to exceptions and limitations to be set forth in DIP Financing Orders and related documents contemplated thereunder (collectively, the "**DIP Documents**"); and

WHEREAS, the Governing Body of each Company has determined that it is in the best interests of such Company, its creditors, stakeholders, and other interested parties, for such Company to (i) consummate the transactions contemplated by the DIP Financing Agreement provided to the Governing Body of such Company, and (ii) empower, authorize and direct the Authorized Persons of such Company to take any and all actions as may be deemed appropriate to effect and perform the transactions contemplated thereby.

**NOW, THEREFORE, BE IT RESOLVED**, that the form, terms and provisions of the DIP Financing Agreement are hereby, in all respects, authorized, ratified, approved and adopted by the Governing Body of each Company on behalf of such Company; and it be further

**RESOLVED**, that each Company be, and hereby is, authorized to incur and to undertake any and all related transactions contemplated under the DIP Financing Agreement and the DIP Documents; and it be further

**RESOLVED**, that each Company be, and hereby is, authorized to borrow and reborrow loans, guaranty obligations, grant security interests in collateral and pledge collateral pursuant to, and in accordance with, the DIP Documents; and it be further

**RESOLVED**, that each Company be, and hereby is, authorized to guaranty obligations, grant security interests in collateral and pledge collateral pursuant to, and in accordance with, the DIP Documents; and it be further

**RESOLVED**, that the Authorized Persons be, and each of them hereby is, empowered, authorized and directed, with full power of delegation, on behalf of and in the name of such Company, to cause such Company to negotiate, execute and deliver the DIP Financing Agreement and the related documents contemplated thereby, in such form and with such changes or amendments (substantial or otherwise) thereto as any one or more of such Authorized Persons may deem necessary, desirable or appropriate, in order to consummate the transactions contemplated by the DIP Financing Agreement; and it be further

**RESOLVED**, that the Authorized Persons be, and each of them hereby is, empowered, authorized and directed, with full power of delegation, on behalf of and in the name of such Company, to take all such further actions which shall be necessary, proper or advisable to perform such Company's obligations under or in connection with the DIP Financing Agreement, the DIP Documents and the transactions contemplated therein, and to carry out fully the intent of the foregoing resolutions.

### III. RETENTION OF PROFESSIONALS

**RESOLVED**, that the Authorized Persons be, and each hereby is empowered, authorized and directed, on behalf of and in the name of such Company, to continue to retain and employ the law firm of Chipman Brown Cicero & Cole, LLP ("CBCC"), as general bankruptcy counsel, to represent and assist such Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance such Company's rights and obligations, including filing any

motions, objections, replies, applications, or pleadings in the Bankruptcy Case and all other related matters in connection therewith, in such capacities and on such terms as the Authorized Persons of such Company, and each of them, may or shall approve and/or have previously approved; and be it further

**RESOLVED**, that the Authorized Persons be, and each hereby is empowered, authorized and directed, on behalf of and in the name of such Company, to continue to retain and employ the firm of RK Consultants LLC ("**RK**") to provide the services of Brian Ryniker as Chief Restructuring Officer and additional necessary personnel as required and approved by the Companies to represent and assist each Company in carrying out their duties under the Bankruptcy Code, and to take any and all actions to advance such Company's rights and obligations; and in connection therewith, each of the Authorized Persons is, with power of delegation, hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority to retain the services of RK; and be it further

**RESOLVED**, that the Authorized Persons be, and each hereby is empowered, authorized and directed, on behalf of and in the name of such Company, to continue to retain (i) Jones & Associates ("**Jones**") to serve as special counsel to such Company, and (ii) Stretto ("**Stretto**") to provide consulting services to such Company regarding noticing, claims management and reconciliation, plan solicitation, balloting, disbursements, and any other services agreed to by the parties; and be it further

**RESOLVED**, that the Authorized Persons be, and each hereby is, empowered, authorized and directed, on behalf of and in the name of such Company, to continue the employment and retention of professionals in the ordinary course as long as they deem appropriate and in the Bankruptcy Case to retain and employ other attorneys, accountants, and other professionals to assist in such Company's Bankruptcy Case on such terms as are deemed necessary, appropriate or advisable; and be it further

**RESOLVED**, that the Authorized Persons be, and each hereby is, authorized and directed, on behalf of and in the name of such Company, to execute any appropriate engagement letters and agreements and such other documents necessary to retain or continue to retain CBCC, RK, Jones, and Stretto, and any other or additional financial advisors, investment bankers, accountants, auditors, advisors, legal counsel, and other professionals not specifically identified herein (the "**Professionals**"), and to cause such Company to pay appropriate retainers to such Professionals prior to the filing of the Bankruptcy Case or after to the extent appropriate and permitted in the Bankruptcy Case, and to cause to be filed appropriate applications or motions seeking authority to retain and pay for the services of such Professionals; and be it further

**RESOLVED**, that the Authorized Persons be, and each hereby is, authorized and directed, on behalf of and in the name of such Company, to pay, or cause to be paid, all fees and expenses incurred by such Company in connection with services rendered by the Professionals and to make, or cause to be made, all payments as they, or any of them individually, shall determine to be necessary, appropriate or advisable, such payment to be conclusive evidence of their determination.

### IV. GENERAL

**RESOLVED**, that the Authorized Persons be, and each hereby is, authorized, empowered and directed, on behalf of and in the name of such Company, to amend, supplement or otherwise modify from time to time the terms of any documents, certificates, instruments, agreements, financing statements, notices, undertakings or other writings referred to in the foregoing resolutions as they or any of them deem necessary, desirable or appropriate to effectuate the purpose and intent of any and all of the foregoing resolutions, the necessity, desirability, and appropriateness of which shall be conclusively evidenced by the action in support thereof, or the execution and delivery thereof, by such Authorized Persons (or such persons directed by such Authorized Persons); and be it further

**RESOLVED**, that the Authorized Persons be, and each hereby is, authorized, empowered and directed, on behalf of and in the name of such Company, to take or cause to be taken any and all such further action and to execute, deliver, perform, verify and/or file, or cause to be executed, delivered, performed, verified and/or filed (or direct others to do so on its behalf as provided herein) all such further documents, agreements, instruments, financing statements, notices, undertakings, certificates, resolutions and other writings as they or any of them deem necessary, desirable or appropriate to effectuate the purpose and intent of any and all of the foregoing resolutions, the necessity, desirability, and appropriateness of which shall be conclusively evidenced by the action in support thereof, or the execution and delivery thereof, by such Authorized Persons (or such persons directed by such Authorized Persons); and be it further

**RESOLVED**, that all acts lawfully done or actions lawfully taken by any Authorized Person to seek relief on behalf of such Company under Chapter 11 of the Bankruptcy Code, or in connection with the Bankruptcy Case, or any matter related thereto, be, and hereby are, adopted, ratified, confirmed and approved in all respects as the acts and deeds of such Company in all respects by the Governing Body of such Company; and be it further

**RESOLVED**, that all acts lawfully done or actions lawfully taken by any Authorized Person, or by any employees or agents of such Company, on or before the date hereof in connection with the transactions contemplated by the foregoing resolutions be, and hereby are, authorized, adopted, ratified, confirmed and approved in all respects by the Governing Body of such Company; and be it further

**RESOLVED**, that the omission from these resolutions of any agreement, document or other arrangement contemplated by any of the agreements, instruments, filings or other documents described in the foregoing resolutions or any action to be taken in accordance with any requirement of any of the agreements, instruments, filings or other documents described in the foregoing resolutions shall in no manner derogate from the authority of the Authorized Persons to take all actions necessary, appropriate or advisable to consummate, effectuate, carry out or further the transaction contemplated by, and the intent and purposes of, the foregoing resolutions, the necessity, appropriateness, and advisability, of which shall be conclusively evidenced by the execution and delivery thereof, or action in support thereof, by such Authorized Person; and be it further

**RESOLVED**, that the Governing Body of such Company has received sufficient notice of the actions and transactions relating to the matters contemplated by the foregoing resolutions, as may be required by the organizational documents of such Company, or hereby waive any right to have received such notice; and be it further

**RESOLVED**, that the Authorized Persons be, and each hereby is, authorized, empowered and directed, on behalf of and in the name of such Company, to execute, deliver, perform, verify and/or file, or cause to be executed, delivered, performed, verified and/or filed (or direct others to do so on their behalf as provided herein) all necessary documents, including, without limitation, all petitions, affidavits, statements, schedules, motions, lists, applications, pleadings, other papers, guarantees, reaffirmations, additional security documents, control agreements, waivers of or amendments to existing documents, and to negotiate the forms, terms and provisions of, and to execute and deliver any amendments, modifications, waivers or consent to any of the foregoing as may be approved by any Authorized Person, which amendments, modifications, waivers or consents may provide for consent payments, fees or other amounts payable or other modifications of or relief under such agreements or documents, the purpose of such amendments, modifications, waivers or consents being to facilitate consummation of the transactions contemplated by the foregoing resolutions or for any other purpose, and, in connection with the foregoing, to employ and retain all assistance by legal counsel, investment bankers, accountants, restructuring professionals or other professionals, and to take any and all action which such Authorized Person or Authorized Persons deem necessary, appropriate or advisable in connection with the Bankruptcy Case, and the DIP Financing, with a view to the successful prosecution of the Bankruptcy Case contemplated by the foregoing resolutions and the successful consummation of the transactions contemplated by the foregoing resolutions including, without limitation, any action necessary, appropriate, or advisable to maintain the ordinary course operation of such Company's business; and be it further

**RESOLVED**, that the Authorized Persons be, and each hereby is, authorized, empowered and directed, on behalf of and in the name of such Company, to execute, deliver and perform any and all special powers of attorney as such Authorized Person may deem necessary, appropriate or advisable to facilitate consummation of the transactions contemplated by the foregoing resolutions, pursuant to which such Authorized Person will make certain appointments of attorneys to facilitate consummation of the transactions contemplated by the foregoing resolutions as such Company's true and lawful attorneys and authorize each such attorney to execute and deliver any and all documents of whatsoever nature and description that may be necessary, appropriate or advisable to facilitate consummation of the transactions contemplated by the foregoing resolutions.

[Signature Page Follows]

IN WITNESS WHEREOF, the undersigned, being all of the members of the board of directors of White Forest Resources, Inc., have caused this Omnibus Written Consent to be executed as of the date first set forth above.

Jeffrey Schaffer (Feb 7, 2025 00:14 EST)

Jeffrey A. Schaffer (subject to the recusal set forth in footnote 1)

Brian Asby (subject to the recusal set forth in footnote 1)

Gregory A. Whirley Jr.

	IN WITN	ESS V	VHEREO	f, the	under	rsigned,	being	all	of the	membe	rs of th	e boa	ard of
directo	ors of Xiner	gy Co	rp., have	cause	d this	Omnibu	s Writ	ten	Conser	it to be	execute	d as	of the
date fi	rst set forth	above	<b>.</b>										

Jeffrey A. Schaffer (subject to the recusal set forth in footnote 1)

Brian Asby (subject to the recusal set forth in footnote 1)

Gregory A. Whirley Jr.

IN WITNESS WHEREOF, the undersigned, being all of the members of the board of directors of Xinergy of West Virginia, Inc., have caused this Omnibus Written Consent to be executed as of the date first set forth above.

Jeffrey A. Schaffer

Brian Asby

Gregory A. Whirley Jr.

**IN WITNESS WHEREOF**, the undersigned has executed this written consent as of the date first set forth above.

By: Marie Transport

Name: Gregory A. Whirley, Jr., solely in his capacity as Manager of each of Shenandoah Energy, LLC, and South Fork Coal Company, LLC

XINERGY OF WEST VIRGINIA, INC., in its capacity as Sole Member of each of Shenandoah Energy, LLC, and South Fork Coal Company, LLC

SHO T.

By: Gregory A. Whirley, Jr. Its: Authorized Signatory

**IN WITNESS WHEREOF**, the undersigned has executed this written consent as of the date first set forth above.

By:\_\_\_\_\_\_

Name: Gregory A. Whirley, Jr., solely in his capacity as Manager of each of Bull Creek Processing Company, LLC; Raven Crest Mining, LLC; and Brier Creek Coal Company, LLC

SHENANDOAH ENERGY, LLC, in its capacity as Sole Member of each of Bull Creek Processing Company, LLC; Raven Crest Mining, LLC; and Brier Creek Coal Company, LLC

SHW T.

By: Gregory A. Whirley, Jr. Its: Authorized Signatory

**IN WITNESS WHEREOF**, the undersigned has executed this written consent as of the date first set forth above.

RAVEN CREST MINING, LLC, in its capacity as Sole Member of each of Raven Crest Contracting, LLC; Raven Crest Leasing, LLC; and Raven Crest Minerals, LLC

SHW T.

By: Gregory A. Whirley, Jr. Its: Authorized Signatory