FIRST AMENDMENT TO DEFERRED INTEREST AGREEMENT

THIS FIRST AMENDMENT TO DEFERRED INTEREST AGREEMENT is entered into effective as of the 1st day of June 1987 by and between CSX MINERALS, INC., a Virginia corporation ("CSXM"), CSX TRANSPORTATION , INC., a Virginia corporation ("CSXT"), and MID ALLEGHENY CORPORATION, a West Virginia corporation ("MAC") (CSXM, CSXT and MAC are sometimes collectively referred to as "Principal Sellers"); BALTIMORE AND OHIO RAILROAD COMPANY, a Maryland corporation ("B&O"), THE REAL ESTATE AND IMPROVEMENT COMPANY OF BALTIMORE CITY, a Maryland corporation ("RE&I"), ADRIAN REALTY COMPANY, a Pennsylvania corporation ("ARC"), THE SCHUYLKILL IMPROVEMENT LAND COMPANY OF PHILADELPHIA, a Pennsylvania corporation ("SILC"), WESTERN MARYLAND RAILWAY COMPANY, a Maryland corporation ("WMRC"), MARYLAND AND WEST VIRGINIA COMPANY, a West Virginia corporation ("M&WVC"), CHICAGO AND INDIANAPOLIS COAL COMPANY, INC., an Indiana corporation ("CICC") (B&O, RE&I, ARC, SILC, WMRC, M&WVC and CICC are sometimes collectively referred to as "Other Sellers"; Principal Sellers and Other Sellers are sometimes collectively referred to as "Sellers" and sometimes individually as a "Seller"); and WESTERN POCAHONTAS PROPERTIES LIMITED PARTNERSHIP, a Delaware limited partnership formerly a Texas limited partnership ("Buyer").

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- RECITALS

 A. By various conveyances listed in Schedule A attached hereto (the "Conveyances") the principal Sellers and other sellers sold and conveyed to Buyer certain real propertyand related interests in West Virginia, Kentucky, Maryland, Alabama, Indiana and Pennsylvania more particularly described in the Conveyances:
 - Pursuant to the Conveyances, Sellers retained a reversionary interest, to be effective July 1, 2001, of 25% (28% in the case of MAC) of Sellers' respective interests in the Properties.
 - In connection with such Conveyances and reservation the parties entered into a Deferred Interest Agreement (the "Deferred Interest Agreement") dated as of December 31, 1986.
 - The parties desire to amend the Deferred Interest Agreement as herein provided.

Vinson Elkins

NOW, THEREFORE, in consideration of the mutual benefits derived and to be derived herefrom by each party, Sellers and Buyer hereby agree that the Deferred Interest Agreement is amended as follows:

I.

The definition of "Excluded Transaction" contained in Article I is hereby amended to read as follows:

- (i) any transfer to or among any Affiliate of Buyer or any entity directly or indirectly controlled by any descendants of the late H. R. Cullen and Lillie C. Cullen of Houston, Texas, or by any trust or trusts primarily for the benefit of any of them;
- (ii) the reformation of Buyer as a Delaware limited partnership (in which case the term Buyer shall thereafter mean such Delaware limited partnership);

- (iii) any transfer by one or more of Sellers to one or more of the other Sellers or to an Affiliate of one or more Sellers;
- (iv) the granting by Buyer or Sellers of any lien, mortgage, security interest or other encumbrance (and any foreclosure or other sale or transfer pursuant thereto) on their respective interests in all or any portion of the Properties in connection with any financing secured by their respective interests in the Properties or any portion thereof;
 - any other transfer which the other party or parties agree to treat as an Excluded Transaction; or
 - (vi) the granting of any coal mining lease, surface lease, timber harvesting contract, easement, license or similar agreement.

II.

The next to last sentence of Section 5.2 is hereby amended to read as follows:

"The term "Damages" means any and all obligations, liabilities, damages, penalties, deficiencies, losses, investigations, proceedings, judgments, costs and expenses (including, but not limited to, costs and expenses incurred in connection with performing obligations, interest, and court costs and attorneys', accountants', bonding

BOOK 247 PACE 638

engineers' and investigators' fees and disbursements), but only to the extent (a) such Damages are attributable to the period of time after the date hereof, (b) such Damages are not the result of Sellers' willful misconduct, and (c) Sellers were not responsible for such Damages on account of their ownership of the Properties before the date hereof or under any of the provisions of the Purchase Agreement".

Except as expressly provided herein the Deferred Interest Agreement shall remain in full force and effect as originally entered into.

By deed dated April 1, 1987, recorded in Volume 310, Page 302, of the Records of Floyd County, Kentucky and in Volume 605, Page 100, of the Records of Pike County, Kentucky, Buyer and CSX Minerals, Inc. sold their interests in the Property described therein to Industrial Fuels Minerals Company and Buyer and CSX Minerals, Inc. acknowledge that the Property described in said Deed is no longer subject to the Deferred Interest Agreement.

WITNESS THE EXECUTION HEREOF by each party on the date of its acknowledgement, but effective as of the date set forth first herein above.

CSX MINERALS, INC.

Bu Pm Ailb

Title: authorized Representative

CSX TRANSPORTATION, INC.

By: My Aipter

Title: anthoning Representation

MID ALLEGHENY CORPORATION

By: 127 A 2/23

ritle: authoriza Rassemontalina

BALTIMORE AND OHIO RAILROAD COMPANY
By: 127 Lity
Title: authorige Representative
THE REAL ESTATE AND IMPROVEMENT COMPANY OF BALTIMORE CITY
By: Pm After
Title: Authorized Representative
ADRIAN REALTY COMPANY
By: Prophy Representative
Title: authorized Representative
THE SCHUYLKILL IMPROVEMENT LAND COMPANY OF PHILADELPHIA
By:
By:
WESTERN MARYLAND RAILWAY COMPANY
By: Pm Like

MARYLAND AND WEST VIRGINIA

Title: Quelleryis Representative

COMPANY

BOOK 247 PAGE 640

CHICAGO AND INDIANAPOLIS COAL COMPANY

By: Pm Aister

Title: Cuthorized

WESTERN POCAHONTAS PROPERTIES LIMITED PARTNERSHIP

By: WESTERN POCAHONTAS
CORPORATION, a Texas
corporation, its general

partner

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Title: Chairman of the Board

This Instrument Was Prepared By: Fielding B Cochran, III
Vinson & Elkins
3500 First City Tower
1001 Fannin
Houston, Texas 77002-6760

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Alabama Corporate Acknowledgment

THE STATE OF VIRGINIA SECOND OF BUILDING SECOND SEC

I, Dan B. Howes, a notary public in and for said county in said state, hereby certify that P. M. GIFTOS, whose name as Agent of CSX TRANSPORTATION, INC., a Virginia corporation, is signed to the foregoing conveyance, and who is know to me, acknowledged before me on this day that, being informed of the contents of the conveyance, he, as such officer and with full authority, executed the same voluntarily for and as the act of said corporation.

Given under my hand and seal of office this $\frac{\partial h}{\partial x}$ day of $\frac{\partial h}{\partial x}$, A.D., 1989.

[SEAL]

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Notary Public in and for The State of Virginia

My Commission Expires:

Printed Name of Notary:

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Diana B Frowers

THE STATE OF VIRGINIA §
CULT

GOUNTY OF COMMOND

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I, Dim B. though, a notary public in and for said county in said state, hereby certify that P. M. GIFTOS, whose name as General Counsel of CSX MINERALS, INC., a Virginia corporation, is signed to the foregoing conveyance, and who is know to me, acknowledged before me on this day that, being informed of the contents of the conveyance, he, as such officer and with full authority, executed the same voluntarily for and as the act of said corporation.

(SEAL)

Notary Public in and for The State of Virginia

My Commission Expires:

Printed Name of Notary:

2/2/91

Diana B. Flowers

	county in said state, hereby certify that P. M. GIFTOS, whose name as Officer of MID ALLEGHENY CORPORATION, a West Virginia corporation, is signed to the foregoing conveyance, and who is know to me, acknowledged before me on this day that, being informed of the contents of the conveyance, he, as such officer and with full authority, executed the same voluntarily for and as the act of said corporation.
	Given under my hand and seal of office this Whichay of
250	[SEAL] Notary Public in and for The State of Virginia
S S S S	My Commission Expires: Printed Name of Notary:
_	Diana B. Flowers
77 X004	THE STATE OF VIRGINIA § COUNTY OF BICHMOND § I, Divine B. Flowers, a notary public in and for said county in said state, hereby certify that P. M. GIFTOS, whose name as Agent of BALTIMORE AND OHIO RAILROAD COMPANY, a Maryland corporation, is signed to the foregoing conveyance, and who is know to me, acknowledged before me on this day that, being informed of the contents of the conveyance, he, as such officer and with full authority, executed the same voluntarily for and as the act of said corporation.
	Given under my hand and seal of office this Moday of A.D., 1984.
	[SEAL] Notary Public in and for The State of Virginia
	My Commission Expires: Printed Name of Notary:
	Dana B. Frowers

the state of virginia county of Bichmond

	THE STATE OF VIRGINIA 5 COUNTY OF BOOMES		
	name as Agent of THE REAL BALTIMORE CITY, a Marylan foregoing conveyance, and before me on this day that, the conveyance, he, as such	a notary public in and for said y certify that P. M. GIFTOS, whose ESTATE AND IMPROVEMENT COMPANY OF d corporation, is signed to the who is know to me, acknowledged being informed of the contents of h officer and with full authority, will for and as the act of said	
	Given under my hand and seal of office this May of Opil , A.D., 1988.		
	(SEAL)	Notary Public in and for The State of Virginia	
43	My Commission Expires:	Printed Name of Notary:	
MGE 6	My Commission Expires:	Diana B. Flowers	
800K 247	THE STATE OF VIRGINIA § City § GOUNTY OF Richard § I, Diana B. Flaures, a notary public in and for said county in said state, hereby certify that P. M. GIFTOS, whose name as Agent of ADRIAN REALTY COMPANY, a Pennsylvania corporation, is signed to the foregoing conveyance, and who is know to me, acknowledged before me on this day that, being informed of the contents of the conveyance, he, as such officer and with full authority, executed the same voluntarily for and as the act of said corporation. Given under my hand and seal of office this Alicary of A.D., 1984.		
	[SEAL]	Notary Public in and for The State of Virginia	
	My Commission Expires:	Printed Name of Notary:	
	2/2/91	Diana B. Flowers	
		•	

(THE STATE OF VIRGINIA S Cutup S Cutup S Cutup S	
	county in said state, hereby name as Agent of THE SCHUYLL PHILADELPHIA, a Pennsylvania foregoing conveyance, and whether we on this day that, I the conveyance, he, as such	a notary public in and for said certify that P. M. GIFTOS, whose KILL IMPROVEMENT LAND COMPANY OF corporation, is signed to the ho is know to me, acknowledged being informed of the contents of officer and with full authority, ly for and as the act of said
(Given under my hand and and April , A.D., 1984.	i seal of office this∂¶\Lday of
	(SEAL)	Notary Public in and for The State of Virginia
	My Commission Expires:	Printed Name of Notary:
770	3/2/91	Diana B. Flowers
	county in said state, hereby name as Agent of WESTERN MAR corporation, is signed to t is know to me, acknowledged informed of the contents officer and with full voluntarily for and as the a	•
	Given under my hand an	d seal of office this⊃ <u>\\</u> ∪day o
	(SEAL)	Notary Public in and for The State of Virginia
	My Commission Expires:	Printed Name of Notary:
	2/2/91	Diana B. Flowers

	City OF Rehmond				
	I, Day B. Flowers, a notary public in and for said county in said state, hereby certify that P. M. GIFTOS, whose name as Agent of MARYLAND AND WEST VIRGINIA COMPANY, a West Virginia corporation, is signed to the foregoing conveyance, and who is know to me, acknowledged before me on this day that, being informed of the contents of the conveyance, he, as such officer and with full authority, executed the same voluntarily for and as the act of said corporation.				
(Given under my hand and	seal of office this it day of			
		Notary Public in and for The State of Virginia			
345	My Commission Expires:	Printed Name of Notary:			
38	3/2/91	Diana B Flowers			
600K 247	name as Agent of CHICAGO Al Indiana corporation, is sign and who is know to me, acknow that, being informed of the	notary public in and for said certify that P. M. GIFTOS, whose ND INDIANAPOLIS COAL COMPANY, a ned to the foregoing conveyance, nowledged before me on this day contents of the conveyance, he, ll authority, executed the same			
	voluntarily for and as the ac	et of said corporation.			
	Given under my hand and Opril , A.D., 1989.	l seal of office this <u>P\N</u> ∪day of			
	(SEAL)	Notary Public in and for The State of Virginia			
	My Commission Expires:	Printed Name of Notary:			
	10/E/C	Diana B. Flowers			

THE STATE OF VIRGINIA

THE STATE OF TEXAS
CITY OF HOUSTON
COUNTY OF HARRIS

Cherry C. Peters

I, a notary public in and for said county in said state, hereby certify that CORBIN J. ROBERTSON, JR., whose name as president of WESTERN POCAHONTAS CORPORATION, General Partner of WESTERN POCAHONTAS PROPERTIES LIMITED PARTNERSHIP, a Delaware Limited Partnership, is signed to the foregoing conveyance, and who is know to me, acknowledged before me on this day that, being informed of the contents of the conveyance, he, as such officer and with full authority, executed the same voluntarily for and as the act of said limited partnership.

Given under my hand and seal of office this 6 day of

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Notary Public in and for The State of Texas

My Commission Expires:

Printed Name of Notary:

Cherry C. Peters
Commission Expires 10/31/92

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SCHEDULE A

Conveyance, dated December 31, 1986, from CSX Transportation, Inc. to Western Pocahontas Properties Limited Partnership, recorded as follows:

<u>State</u>	County	Volume/Page or Fiche/Frame
Alabama Alabama	Bibb Blount Chilton Cullman Jefferson Morgan St. Clair Shelby Tuscaloosa Walker	123/236 17/229 025/886 389/A-1 3083/870 1207/360 159/133 112/876 939/385 1283/712

Conveyance, dated December 31, 1986, from Chicago and Indianapolis Coal Company to Western Pocahontas Properties Limited Partnership, recorded as follows:

<u>State</u>	County	Volume/Page
Indiana	Clay Greene Sullivan Vigo	203/261 256/95 259/331 410/69

Conveyance, dated December 31, 1986, from The Real Estate and Improvement Company of Baltimore City, recorded as follows:

State	County	Volume/Page
Indiana	Parke	168/36
West Virginia	Nicholas	317/508

Deed of Conveyance, dated December 31, 1986, from CSX Minerals, Inc. to Western Pocahontas Properties Limited Partnership, recorded as follows:

<u>State</u>	County	Volume/Page
Kentucky	Breathitt Floyd Knott Magoffin Pike	156/565 307/221 139/635 134/53 601/155
Maryland	Garrett	488/808
West Virginia	Barbour Boone Clay Fayette Grant Greenbrier Logan Mineral Mingo Nicholas Pocahontas Preston Raleigh Randolph Tucker Wyoming	318/83 182/48 143/403 448/535 151/168 379/67 451/177 246/279 288/517 317/460 191/593 532/606 718/304 381/462 118/634 354/34

Conveyance, dated December 31, 1986, from The Baltimore and Ohio Railroad Company to Western Pocahontas Properties Limited Partnership, recorded as follows:

<u>State</u>	County	Volume/Page
Ohio	Muskingum	988/323
West Virginia	Marion	871/261

Conveyance, dated December 31, 1986, from Western Maryland Railway Company to Western Pocahontas Properties Limited Partnership, recorded as follows:

<u>State</u>	County	Volume/Page
Pennsylvania	Adams Somerset	448/803 988/237
West Virginia	Randolph Tucker Webster	382/333 119/369 208/436

Conveyance, dated December 31, 1986, from Adrian Realty Company to Western Pocahontas Properties Limited Partner-ship, recorded as follows:

State	County	Volume/Page
≱ Pennsylvania	Elk	251/629

Conveyance, dated December 31, 1986, from Schuylkill Land Improvement Company of Philadelphia to Western Pocahontas Properties Limited Partnership, recorded as follows:

State	County	Volume/Page
Pennsylvania	Favette	250/24

Conveyance, dated December 31, 1986, from Mid Allegheny Corporation to Western Pocahontas Properties Limited Partnership, recorded as follows:

<u>State</u>	County	Volume/Page
West Virginia	Braxton Gilmer Greenbrier Harrison Lewis Nicholas Pocahontas Webster Wetzel	431/624 360/708 379/111 1170/620 454/328 317/412 191/639 208/117 319/549

Conveyance, dated December 31, 1986, from Maryland and West Virginia Company to Western Pocahontas Properties Limited Partnership, recorded as follows:

<u>State</u>

County

Volume/Page

West Virginia Pendleton

118/32

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RECORDING FEES

Recording Fee \$37 50 | Index Fee | 11,00 |
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JUDGE OF PROBATE

Please Return To: Vinson & Elkins Attn: Michelle Robichaux 3300 First City Tower 1001 Fannin Houston, Texas 77002-6760

