



IN THE CIRCUIT COURT OF RALEIGH COUNTY, WEST VIRGINIA

IN RE: FLOOD LITIGATION

MC FLOOD 7/8/2001

**THIS DOCUMENT APPLIES TO MC2a MULLENS MASTER CASE,
TRIAL GROUP 1 – SEGAL**

**AMENDED ORDER GRANTING IN PART AND DENYING IN PART DEFENDANTS'
WESTERN POCAHONTAS PROPERTIES LIMITED PARTNERSHIP AND WESTERN
POCAHONTAS CORPORATION MOTION FOR EXTENSION OF TIME
TO COMPLETE EXTERIOR PROPERTY INSPECTIONS AND
TO SUBMIT EXPERT DISCLOSURES AND DEFENDANT
COLUMBIA WEST VIRGINIA'S JOINDER IN SAME**

WHEREAS, on September 29, 2009, Western Pocahontas Properties Limited Partnership and Western Pocahontas Corporation, by counsel, filed a motion to extend the time within which Defendants are required to complete exterior property inspections until 45 days after: the Plaintiffs answer the limited damages discovery; all of the Plaintiffs have been deposed; and the Plaintiffs have disclosed their expert witnesses, and an additional 30 days beyond that inspection deadline to submit expert disclosures.

WHEREAS, on October 6, 2009, the Defendant Columbia West Virginia Corporation, by counsel, filed a Joinder in the Defendants Western Pocahontas Properties Limited Partnership and Western Pocahontas Corporation's motion to extend the time within which Defendants are required to complete exterior property inspections and submit expert disclosures.

WHEREAS, after due consideration, the Court hereby **ORDERS** that Western Pocahontas Properties Limited Partnership and Western Pocahontas Corporation's deadline for completing exterior property inspections is extended until **October 30, 2009**, and their deadline for making expert witness disclosures is extended until **December 30, 2009**.

ENTER: October 21, 2009

/s/ John A. Hutchison
Lead Presiding Judge, Flood Litigation