The Mountain Eagle . . Wednesday, April 14, 2010 . . Page 4

been MSHA’s most effective weapon, in part because they can be especially for companies as large and profitable as Massey. Meanwhile, miners remain at risk.

The most aggressive of MSHA’s inspections arise, in part, when inspectors have issued citations that have not been abated. The agency has the power to close a mine or section of a mine and to withdraw it from operation, a step MSHA has never taken in its history. Among the dangers that can trigger a mine closure is a proven and persistent danger of mine dust; if the mine operator fails to abate a violation within 10 days, it may become a closure order. In the past, a mine closure order remained in effect for as long as the operator continued to ignore MSHA’s mandates. The agency’s closure power has never been and continues to be negligent because it has stubbornly

Negligence.

The Mountain Eagle . . Wednesday, April 14, 2010 . . Page 4

been MSHA’s most effective weapon, in part because they can be especially for companies as large and profitable as Massey. Meanwhile, miners remain at risk.

The most aggressive of MSHA’s inspections arise, in part, when inspectors have issued citations that have not been abated. The agency has the power to close a mine or section of a mine and to withdraw it from operation, a step MSHA has never taken in its history. Among the dangers that can trigger a mine closure is a proven and persistent danger of mine dust; if the mine operator fails to abate a violation within 10 days, it may become a closure order. In the past, a mine closure order remained in effect for as long as the operator continued to ignore MSHA’s mandates. The agency’s closure power has never been and continues to be negligent because it has stubbornly

Negligence.

The Mountain Eagle . . Wednesday, April 14, 2010 . . Page 4

been MSHA’s most effective weapon, in part because they can be especially for companies as large and profitable as Massey. Meanwhile, miners remain at risk.

The most aggressive of MSHA’s inspections arise, in part, when inspectors have issued citations that have not been abated. The agency has the power to close a mine or section of a mine and to withdraw it from operation, a step MSHA has never taken in its history. Among the dangers that can trigger a mine closure is a proven and persistent danger of mine dust; if the mine operator fails to abate a violation within 10 days, it may become a closure order. In the past, a mine closure order remained in effect for as long as the operator continued to ignore MSHA’s mandates. The agency’s closure power has never been and continues to be negligent because it has stubbornly

Negligence.