NACCO INDUSTRIES INC Form POS AM March 03, 2010

> As filed with the Securities and Exchange Commission on March 3, 2010 Registration No. 333-121996

UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549 POST-EFFECTIVE AMENDMENT NO. 6

TO FORM S-4 REGISTRATION STATEMENT UNDER

THE SECURITIES ACT OF 1933 NACCO INDUSTRIES, INC.

(Exact Name of Registrant as Specified in Its Charter)

Delaware 3537 34-1505819

(State or Other Jurisdiction of Incorporation or Organization)

(Primary Standard Industrial Classification Code Number)

(I.R.S. Employer Identification Number)

5875 Landerbrook Drive Cleveland, Ohio 44124-4069 (440) 449-9600

(Address, Including Zip Code, and Telephone Number, Including Area Code, of Registrant s Principal Executive Offices)

Charles A. Bittenbender, Esq.
Vice President, General Counsel and Secretary
NACCO Industries, Inc.
5875 Landerbrook Drive
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(440) 449-9600

(Name, Address, Including Zip Code, and Telephone Number, Including Area Code, of Agent For Service)

Copies to:

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Cleveland, Ohio 44114-1190

(216) 586-3939

Approximate date of commencement of proposed sale to the public: As soon as practicable following the effective date of this registration statement.

If the securities being registered on this form are being offered in connection with the formation of a holding company and there is compliance with General Instruction G, check the following box. o

If this form is filed to register additional securities for an offering pursuant to Rule 462(b) under the Securities Act, check the following box and list the Securities Act registration statement number of the earlier effective registration statement for the same offering. o

If this form is a post-effective amendment filed pursuant to Rule 462(d) under the Securities Act, check the following box and list the Securities Act registration statement number of the earlier effective registration statement for the same offering. o

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company. See the definitions of large accelerated filer, accelerated filer and smaller reporting company in Rule 12b-2 of the Exchange Act. (Check one):

Large accelerated filer o Accelerated filer b Non-accelerated filer o Smaller reporting (Do not check if a smaller reporting company o reporting company)

If applicable, place an X in the box to designate the appropriate rule provision relied upon in conducting this transaction:

Exchange Act Rule 13e-4(i) (Cross-Border Issuer Tender Offer) o Exchange Act Rule 14d-1(d) (Cross-Border Third-Party Tender Offer) o

the Securities Act of 1933.

Pursuant to Rule 429(a) under the Securities Act of 1933, the prospectus contained in this Post-effective Amendment No. 6 (this Post-effective Amendment) to the Registration Statement on Form S-4 filed by the Company on January 12, 2005 (Registration No. 333-121996), which was amended by the Pre-effective Amendment No. 1 to Form S-4 and declared effective on February 7, 2005, further amended by the Post-effective Amendment No. 1, declared effective on March 23, 2005, further amended by Post-effective Amendment No. 2, declared effective on March 6, 2006, further amended by Post-effective Amendment No. 3, declared effective on March 6, 2007, further amended by Post-effective Amendment No. 4, declared effective on February 29, 2008, and further amended by Post-effective Amendment No. 5, declared effective on March 30, 2009 (as amended, the Previous Registration Statement #3), is a combined prospectus relating to up to 355,703 shares of securities registered and remaining unsold under the Previous Registration Statement #3. The Previous Registration Statement #3 included 269,468 shares of securities registered and remaining unsold under the Registration Statement on Form S-4 filed by the Company on September 5, 2003 (Registration No. 333-108538), as amended, which was declared effective on May 3, 2004 (the Previous Registration Statement #2). The Previous Registration Statement #2 included 64,795 shares of securities registered and remaining unsold under the Registration Statement on Form S-3 filed by the Company on July 13, 2001 (Registration No. 333-65134), which was amended by Pre-effective Amendment No. 1 to Form S-3 filed on Form S-4 and declared effective on November 14, 2001 (as amended, the Previous Registration Statement #1). Pursuant to Rule 429(b), upon effectiveness, this Post-effective Amendment will constitute Post-effective Amendment No. 6 to the Previous Registration Statement #3, Post-effective Amendment No. 7 to the Previous Registration Statement #2 and Post-effective Amendment No. 12 to the Previous Registration Statement #1, which Post-effective Amendment No. 6, Post-effective Amendment No. 7 and Post-effective Amendment No. 12 shall hereafter become effective concurrently with the effectiveness of this Post-effective Amendment and in accordance with Section 8(c) of

The registrant hereby amends this Registration Statement on such date or dates as may be necessary to delay its effective date until the registrant shall file a further amendment which specifically states that this Registration Statement shall thereafter become effective in accordance with Section 8(a) of the Securities Act of 1933 or until this Registration Statement shall become effective on such date as the Commission, acting pursuant to said Section 8(a), may determine.

The information in this preliminary prospectus is not complete and may be changed. We may not sell these securities until the post-effective amendment to the registration statement, of which this prospectus forms a part, filed with the Securities and Exchange Commission is effective. This preliminary prospectus is not an offer to sell these securities and it is not soliciting an offer to buy these securities in any jurisdiction where the offer or sale is not permitted.

SUBJECT TO COMPLETION, Dated March 3, 2010

Prospectus
OFFER BY SELLING STOCKHOLDERS
TO EXCHANGE UP TO 355,703 SHARES OF
CLASS A COMMON STOCK
FOR 355,703 SHARES OF
CLASS B COMMON STOCK
NACCO INDUSTRIES, INC.

Under the terms of NACCO Industries, Inc. s certificate of incorporation and a stockholders agreement, shares of Class B common stock are generally not transferable except to persons who are permitted transferees as specified in those documents. In accordance with those documents, parties to the stockholders agreement may transfer shares of Class B common stock to the selling stockholders for shares of Class A common stock, on a share for share basis. As a result, the selling stockholders named in this prospectus are offering to transfer from time to time up to 355,703 shares of our Class A common stock under this prospectus on a share for share basis, upon receipt, from time to time of shares of our Class B common stock from holders of Class B common stock that are parties to the stockholders agreement and are permitted to transfer those shares to the selling stockholders pursuant to our certificate of incorporation and the stockholders agreement. Each exchange will result in one or more of the selling stockholders transferring one share of Class A common stock for each share of Class B common stock transferred to the selling stockholder or selling stockholders. We will not receive any proceeds from these transactions.

As of the date of this prospectus, the selling stockholders have already exchanged 446,933 shares of Class A common stock registered by the registration statement and prospectus initially filed on July 13, 2001, as amended, and declared effective on November 19, 2001, the registration statement and prospectus initially filed on September 5, 2003, as amended, and declared effective on May 3, 2004, and the registration statement and prospectus initially filed on January 12, 2005, as amended, and initially declared effective on February 7, 2005. The remaining shares of Class A common stock registered by those previously filed registration statements and prospectuses are included in the 355,703 shares of Class A common stock offered by this prospectus. See Selling Stockholders beginning on page 9. Our Class A common stock is listed on the New York Stock Exchange under the symbol NC. On March 2, 2010, the last sale price of our Class A common stock as reported by the New York Stock Exchange was \$49.59 per share. Our Class B common stock is not publicly traded. Each share of Class A common stock is entitled to one vote per share. Each share of Class B common stock is entitled to ten votes per share.

Persons who receive shares of Class A common stock from the selling stockholders may resell those shares of Class A common stock in brokerage transactions on the New York Stock Exchange in compliance with Rule 144 under the Securities Act of 1933, except that the six-month holding period requirement of Rule 144 will not apply.

Please consider carefully the Risk Factors beginning on page 7.

Neither the Securities and Exchange Commission nor any state securities commission has approved or disapproved of these securities or determined if this prospectus is truthful or complete. Any representation to the contrary is a criminal offense.

The date of this prospectus is , 2010

You should rely only on the information contained in this prospectus and in the reports and other information that we file with the Securities and Exchange Commission. We have not authorized any person to make a statement that differs from what is in this prospectus. If any person makes a statement that differs from what is in this prospectus, you should not rely on it. This prospectus is not an offer to sell, nor is it seeking an offer to buy, these securities in any state where the offer or sale is not permitted. The information in this prospectus is complete and accurate as of its date, but the information may change after that date.

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WHERE YOU CAN FIND MORE INFORMATION

We have filed this prospectus as part of a registration statement on Form S-4 with the Securities and Exchange Commission, or the Commission, under the Securities Act of 1933, or the Securities Act. The registration statement contains exhibits and other information that are not contained in this prospectus. Our descriptions in this prospectus of the provisions of documents filed as exhibits to the registration statement or otherwise filed with the Commission are only summaries of those documents material terms. If you want a complete description of the contents of those documents, you should obtain the documents yourself by following the procedures described below.

We are subject to the reporting requirements of the Securities Exchange Act of 1934, or the Exchange Act, and, in accordance therewith, file reports and other information with the Commission. Our reports and other information filed by us can be inspected and copied at the Public Reference Room of the Commission at 100 F. Street, N.E., Washington, D.C. 20549. Please call the Commission at 1-800-SEC-0330 for further information on the operation of the Public Reference Room. The Commission also maintains a website that contains reports, proxy and information statements and other information regarding us that is filed electronically with the Commission. The address of the site is: http://www.sec.gov. Our Class A common stock is quoted on the New York Stock Exchange and in connection therewith, reports and other information concerning us may also be inspected at the offices of the New York Stock Exchange. For further information on obtaining copies of our reports and other information concerning us at the New York Stock Exchange, please call (212) 656-3000. In addition, we make our annual and quarterly reports and other information that we file with the Commission available on our website. The address of our website is http://www.nacco.com. However, the information on our website and the Commission s website is not a part of this prospectus, and you should rely only on the information contained in this prospectus when making a decision to exchange shares of Class B common stock for shares of Class A common stock.

INCORPORATION OF CERTAIN DOCUMENTS BY REFERENCE

The Commission allows us to incorporate by reference information into this prospectus, which means that we can disclose important information to you by referring to other documents filed separately with the Commission. This prospectus incorporates important business and financial information about us that is not included in or delivered with this document. The information incorporated by reference is considered to be a part of this prospectus. We incorporate by reference the following documents that we have filed with the Commission and any filings that we will make with the Commission in the future under Section 13(a), 13(c), 14 or 15(d) of the Exchange Act until this exchange offer is completed:

Annual Report on Form 10-K for the fiscal year ended December 31, 2009;

Current Report on Form 8-K filed on February 11, 2010; and

The description of Class A common stock set forth in the registration statement on Form 8-B filed June 6, 1986

We will not, however, incorporate by reference any documents or portions thereof that are not deemed filed with the Commission, including any information furnished pursuant to Item 2.02 or Item 7.01 of our Current Reports on Form 8-K unless, and except to the extent, specified in such reports.

We will provide without charge to each person to whom this prospectus is delivered, upon the written or oral request of the person, a copy (without exhibits other than exhibits specifically incorporated by reference) of any or all documents incorporated by reference into this prospectus. Requests for copies of those documents should be directed to NACCO Industries, Inc., 5875 Landerbrook Drive, Cleveland, Ohio, 44124-4069, Attention: Secretary, telephone (440) 449-9600. To obtain timely delivery, you must request the information no later than five business days before the date you intend to elect to exchange shares of Class B common stock.

SUMMARY

This prospectus contains forward-looking statements that involve risks and uncertainties. Our actual results may differ materially from the results discussed in the forward-looking statements. Factors that might cause a material difference include, but are not limited to, those discussed under Risk Factors and elsewhere in this prospectus. Investors should consider carefully the information set forth under the heading Risk Factors beginning on page 7. In this prospectus, the terms NACCO, we, us and our refer to NACCO Industries, Inc.

NACCO Industries, Inc. is a holding company with the following principal businesses: lift trucks, small appliances, specialty retail and mining.

NACCO Materials Handling Group. NACCO Materials Handling Group consists of our wholly owned subsidiary, NMHG Holding Co. NACCO Materials Handling Group designs, engineers, manufactures, sells, services and leases a comprehensive line of lift trucks and aftermarket parts marketed globally under the Hyster® and Yale® brand names. NACCO Materials Handling Group manages its operations as two reportable segments: wholesale manufacturing and retail distribution.

Hamilton Beach Brands. Our wholly owned subsidiary, Hamilton Beach Brands, Inc., is a leading designer, marketer and distributor of small electric household appliances, as well as commercial products for restaurants, bars and hotels.

Kitchen Collection. Our wholly owned subsidiary, The Kitchen Collection, Inc., is a national specialty retailer of kitchenware and gourmet foods operating under the Kitchen Collection[®] and Le Gourmet Chef[®] store names in outlet and traditional malls throughout the United States.

North American Coal. Our wholly owned subsidiary, The North American Coal Corporation, and its affiliated coal companies, which we refer to in this prospectus collectively as North American Coal, mine and market coal primarily as fuel for power generation and provide selected value-added mining services for other natural resources companies.

NACCO was incorporated as a Delaware corporation in 1986 in connection with the formation of a holding company structure for a predecessor corporation organized in 1913.

Our principal executive offices are located at 5875 Landerbrook Drive, Cleveland, Ohio 44124-4069, and our telephone number is (440) 449-9600.

The Exchange Offer

NACCO

The selling stockholders named in this prospectus are offering to transfer from time to time up to 355,703 shares of our Class A common stock on a share for share basis, upon receipt, from time to time of shares of our Class B common stock from holders of Class B common stock that are parties to the stockholders—agreement and are permitted to transfer those shares to the selling stockholders pursuant to our certificate of incorporation and the stockholders agreement. Each exchange will result in one or more of the selling stockholders transferring one share of Class A common stock for each share of Class B common stock transferred to the selling stockholder or selling stockholders. See Selling Stockholders—beginning on page 9.

As of March 1, 2010, the participating stockholders under the stockholders agreement beneficially owned 96.5% of the Class B common stock issued and outstanding on that date. Holders of shares of Class B common stock that are not subject to the stockholders agreement are permitted to transfer those shares subject to the transfer restrictions set forth in our certificate of incorporation, which include the ability of holders of shares of Class B common stock that are not subject to the stockholders agreement to transfer the shares to persons who are permitted transferees as specified in our certificate of incorporation or convert such shares of Class B common stock into shares of Class A common stock on a one-for-one basis. Only holders of shares of Class B common stock that are

subject to the stockholders agreement may exchange their shares of Class B common stock for shares of Class A common stock pursuant to this prospectus.

Material U.S. Federal Income Tax Consequences

Gain or loss will generally not be recognized by NACCO stockholders who exchange shares of their Class B common stock for shares of Class A common stock held by the selling stockholders. See Material U.S. Federal Income Tax Consequences beginning on page 25.

The tax consequences of an exchange will depend on the stockholder s particular facts and circumstances. Persons acquiring shares of Class A common stock by exchanging shares of their Class B common stock with the selling stockholders are urged to consult their own tax advisors to fully understand the tax consequences to them of an exchange.

Summary Historical Consolidated Financial Data

The following tables present a summary of our historical consolidated financial data. The statement of operations and other data for each of the three years in the period ended December 31, 2009 and the balance sheet data as of December 31, 2008 and 2009 have been derived from our audited consolidated financial statements and related notes, which are incorporated into this prospectus by reference from our Annual Report on Form 10-K for the fiscal year ended December 31, 2009. The statement of operations and other data for the years ended December 31, 2005 and 2006, and the balance sheet data as of December 31, 2005, 2006 and 2007 have been derived from our audited consolidated financial statements and related notes that are not included in this prospectus or incorporated by reference. These consolidated financial statements have been filed with the Commission. See Where You Can Find More Information on page 2. The historical consolidated data are presented for informational purposes only and do not purport to project our financial position as of any future date or our results of operations for any future period. The following information is only a summary and should be read together with Management s Discussion and Analysis of Financial Condition and Results of Operations and our historical consolidated financial statements and related notes, which are incorporated into this prospectus by reference.

	2	2009	2	Year (2008(1) (in million		l Decembe 2007 cept per sl	,	2006		2005
OPERATING STATEMENT DATA: Revenues Operating profit (loss)	\$2 \$,310.6 59.1		3,665.1 (389.5)	\$ 3 \$	3,590.0 139.2	\$ 3 \$	3,327.6 171.1	\$3 \$	3,144.2 107.9
Income (loss) from continuing operations	\$	8.4	\$	(439.7)	\$	89.7	\$	90.5	\$	56.9
Discontinued operations, net-of-tax (2)		22.6		2.3		0.6		2.8		1.4
Extraordinary gain, net-of-tax (3)								12.8		4.7
Net income (loss)	\$	31.0	\$	(437.4)	\$	90.3	\$	106.1	\$	63.0
Net (income) loss attributable to noncontrolling interest		0.1		(0.2)		0.1		0.7		0.1
Net income (loss) attributable to stockholders	\$	31.1	\$	(437.6)	\$	90.4	\$	106.8	\$	63.1
Amounts Attributable to Stockholders: Income (loss) from continuing operations, net of tax Discontinued operations, net-of-tax (2) Extraordinary gain, net-of-tax (3)	\$	8.5 22.6	\$	(439.9) 2.3	\$	89.8 0.6	\$	91.2 2.8 12.8	\$	57.0 1.4 4.7
Net income (loss) attributable to stockholders	\$	31.1	\$	(437.6)	\$	90.4	\$	106.8	\$	63.1
Basic earnings (loss) per share attributable to stockholders: Continuing operations	\$	1.03	\$	(53.12)	\$	10.87	\$	11.07	\$	6.93

Discontinued operations (2) Extraordinary gain (3)		2.72	0.28		0.07		0.34 1.56		0.17 0.57
Basic earnings (loss) per share	\$	3.75	\$ (52.84)	\$	10.94	\$	12.97	\$	7.67
Diluted earnings (loss) per share attributable to stockholders:									
Continuing operations	\$	1.03	\$ (53.12)	\$	10.86	\$	11.06	\$	6.93
Discontinued operations (2)		2.72	0.28		0.07		0.34		0.17
Extraordinary gain (3)							1.56		0.57
Diluted earnings (loss) per share	\$	3.75	\$ (52.84)	\$	10.93	\$	12.96	\$	7.67
BALANCE SHEET DATA:									
Total assets (as of period end)	\$ 1.	488.7	\$ 1,687.9	\$ 2	2,427.3	\$ 2	2,154.5	\$2	,091.6
Long-term debt (as of period end)		377.6 5	\$ *	\$	439.3	\$	359.9	\$	406.2

	Year ended December 31,					
	2009	2008(1)	2007	2006	2005	
		(in millions	, except per sh	are data)		
Stockholders equity (as of period end)	\$ 396.6	\$ 356.7	\$ 891.4	\$ 791.3	\$ 700.9	
OTHER DATA:						
Per share data: Cash dividends	\$ 2.068	\$ 2.045	\$ 1.980	\$ 1.905	\$ 1.848	

(1) During the fourth quarter of 2008, our stock price significantly declined compared with previous periods and our market value of equity was below the book value of tangible assets and the book value of equity. We performed an interim impairment test, which indicated that goodwill and certain other intangibles were impaired at December 31, 2008. Therefore, we recorded a non-cash impairment charge of \$435.7 million during the fourth quarter of 2008.

(2) During 2009, North American Coal completed the sale of

certain assets of the Red River Mining Company, or Red River. The results of operations of Red River are reflected as discontinued operations in the table above.

(3) An

extraordinary gain was recognized in 2006 and 2005 as a result of a reduction to Bellaire Corporation s estimated closed mine obligations relating to amounts owed to the United Mine Workers of America Combined Benefit Fund arising as a result of the Coal Industry Retiree Health

Benefit Act of

2006.

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RISK FACTORS

Prospective investors in the shares of Class A common stock offered hereby should consider carefully the following risk factors as well as the risk factors set forth in our Annual Report on Form 10-K for the fiscal year ended December 31, 2009, which is incorporated into this prospectus by reference, in addition to the other information contained in this prospectus. This prospectus contains forward-looking statements that involve risks and uncertainties. Our actual results may differ materially from the results discussed in the forward-looking statements. Factors that might cause a material difference include, but are not limited to, those discussed below, as well as those discussed elsewhere in this prospectus and the documents incorporated into this prospectus by reference.

Risks Related to This Offering

The voting power of holders of Class B common stock who transfer their shares to the selling stockholders and receive shares of Class A common stock will diminish.

Holders of Class B common stock have ten votes per share of Class B common stock, while holders of Class A common stock have one vote per share of Class A common stock. Holders of Class B common stock who transfer their shares to the selling stockholders in exchange for shares of Class A common stock will reduce their voting power.

The voting power of the selling stockholders will increase if the selling stockholders exchange their shares of Class A common stock for shares of Class B common stock in the exchange offer.

Holders of Class A common stock and holders of Class B common stock vote together on matters submitted to a vote of NACCO s stockholders. Consequently, if holders of Class B common stock transfer their shares of Class B common stock to the selling stockholders, the voting power of the selling stockholders will increase. As of March 1, 2010, the selling stockholders collectively controlled 54.3% of the voting power of outstanding shares of NACCO s common stock based on the number of outstanding shares as of March 1, 2010. As of that date, there were 6,730,656 shares of Class A common stock and 1,598,653 shares of Class B common stock outstanding. If all shares of Class A common stock offered by this prospectus are exchanged for shares of Class B common stock and the selling stockholders act together when voting their shares of Class B common stock, they will control 68.4% of the voting power of outstanding shares of NACCO s common stock based on the number of outstanding shares as of March 1, 2010, as well as the outcome of any class vote of the Class B common stock that requires the vote of at least a majority of the outstanding Class B common stock.

CAUTIONARY NOTICE REGARDING FORWARD-LOOKING STATEMENTS

This prospectus and the documents incorporated herein by reference contain statements that constitute forward-looking statements—within the meaning of Section 27A of the Securities Act and Section 21E of the Exchange Act. These forward-looking statements are made subject to certain risks and uncertainties, which could cause actual results to differ materially from those presented in these forward-looking statements. Readers are cautioned not to place undue reliance on these forward-looking statements, which speak only as of the date hereof. We undertake no obligation to publicly revise these forward-looking statements to reflect events or circumstances that arise after the date hereof. Such risks and uncertainties with respect to each subsidiary—s operations include, without limitation:

NACCO Materials Handling Group: (1) reduction in demand for lift trucks and related aftermarket parts and service on a global basis, including the ability of NACCO Materials Handling Group s dealers, suppliers and end-users to obtain financing at reasonable rates, or at all, as a result of current economic conditions; (2) changes in sales prices; (3) delays in delivery or increases in costs, including transportation costs, of raw materials or sourced products and labor; (4) exchange rate fluctuations, changes in foreign import tariffs and monetary policies and other changes in the regulatory climate in the foreign countries in which NACCO Materials Handling Group operates and/or sells products; (5) delays in, increased costs from or reduced benefits from restructuring programs; (6) customer acceptance of, changes in the costs of, or delays in the development of new products; (7) introduction of new products by, or more favorable product pricing offered by, NACCO Materials Handling Group s competitors; (8) delays in manufacturing and delivery schedules; (9) changes in or unavailability of suppliers; (10) bankruptcy of or loss of major dealers, retail customers or suppliers; (11) product liability or other litigation, warranty claims or returns of products; (12) the effectiveness of the cost reduction programs implemented globally, including the successful implementation of procurement and sourcing initiatives; (13) acquisitions and/or dispositions of dealerships by NACCO Materials Handling Group; (14) changes mandated by federal, state and other regulation, including health, safety or environmental legislation; and (15) the ability of NACCO Materials Handling Group to obtain future financing on reasonable terms or at all.

Hamilton Beach Brands: (1) changes in the sales prices, product mix or levels of consumer purchases of small electric appliances; (2) changes in consumer retail and credit markets; (3) bankruptcy of or loss of major retail customers or suppliers; (4) changes in costs, including transportation costs, of sourced products; (5) delays in delivery of sourced products; (6) changes in, or unavailability of quality or cost effective, suppliers; (7) exchange rate fluctuations, changes in the foreign import tariffs and monetary policies and other changes in the regulatory climate in the foreign countries in which Hamilton Beach Brands buys, operates and/or sells products; (8) product liability, regulatory actions or other litigation, warranty claims or returns of products; (9) customer acceptance of, changes in costs of, or delays in the development of new products; (10) increased competition, including consolidation within the industry; (11) changes mandated by federal, state and other regulation, including health, safety or environmental legislation; (12) the ability of Hamilton Beach Brands and its customers and suppliers to access credit in the current economic environment and (13) the ability of Hamilton Beach Brands to obtain future financing on reasonable terms or at all.

Kitchen Collection: (1) changes in gasoline prices, weather conditions, the level of consumer confidence and disposable income as a result of the current financial crisis or other events or other conditions that may adversely affect the number of customers visiting Kitchen Collection[®] and Le Gourmet Chef[®] stores; (2) changes in the sales prices, product mix or levels of consumer purchases of kitchenware, small electric appliances and gourmet foods; (3) changes in costs, including transportation costs, of inventory; (4) delays in delivery or the unavailability of inventory; (5) customer acceptance of new products; (6) increased competition and (7) the ability of Kitchen Collection to obtain future financing on reasonable terms or at all.

North American Coal: (1) weather conditions, extended power plant outages or other events that would change the level of customers lignite coal or limerock requirements; (2) weather or equipment problems that could affect lignite coal or limerock deliveries to customers; (3) changes in mining permit requirements that could affect deliveries to customers; (4) changes in costs related to geological conditions, repairs and maintenance, new equipment and replacement parts, fuel or other similar items; (5) costs to pursue and develop new mining opportunities, including costs in connection with North American Coal s joint ventures; (6) changes in tax laws or

regulatory requirements, including changes in power plant emission regulations and health, safety or environmental legislation; (7) changes in the power industry that would affect demand for North American Coal s reserves and (8) the ability of North American Coal s utility customers to access credit markets to maintain current liquidity.

USE OF PROCEEDS

We will not receive any proceeds from the exchange of any shares by the selling stockholders.

SELLING STOCKHOLDERS

Class A Common Stock Beneficial Ownership Table for Selling Stockholders. The following table sets forth, as of March 1, 2010, certain information with respect to the selling stockholders, including:

the name of each selling stockholder;

the number of shares of Class A common stock owned by each selling stockholder immediately prior to the sale of shares offered by this prospectus;

the number of shares of Class A common stock offered for exchange by each selling stockholder by this prospectus; and

the percentage of ownership of Class A common stock of each selling stockholder immediately following the exchange of shares offered by this prospectus based on the number of shares of Class A common stock outstanding on March 1, 2010.

A total of 355,703 shares of Class A common stock is being offered by this prospectus. Alfred M. Rankin, Jr., Thomas T. Rankin, Claiborne R. Rankin and Roger F. Rankin, or in each case their revocable trusts, and Rankin Associates IV, L.P., or Rankin IV, are offering to exchange the following numbers of shares of Class A common stock: Alfred M. Rankin, Jr., 92,857; Thomas T. Rankin, 52,861; Claiborne R. Rankin, 29,263; Roger F. Rankin, 75,450; and Rankin IV, 105,272. Because each individual selling stockholder or his revocable trust will offer to exchange the shares, both the individual selling stockholder and his trust are listed separately in the tables below. However, each individual, together with his revocable trust, will only offer to exchange the number of shares of Class A common stock described above and, accordingly, an aggregate of 355,703 shares are being offered for exchange by this prospectus. In the tables below, the disclosure of the beneficial ownership of shares for the individual selling stockholders reflects all shares deemed to be beneficially owned by such selling stockholders (including those shares held in each selling stockholder s revocable trust). The disclosure of the beneficial ownership of shares for each selling stockholder s revocable trust includes only those shares held directly by such trust.

Because the selling stockholders may offer all, a portion or none of the Class A common stock offered by this prospectus, we cannot assure you as to the number of shares of Class A common stock or Class B common stock that will be held by the selling stockholders immediately following the offering. The tables below assume that the beneficial ownership of Class A common stock for each selling stockholder, including shares held directly and indirectly by an individual selling stockholder s revocable trust, will decrease by an aggregate of the number of shares of Class A common stock described above as a result of this offering and that the beneficial ownership of Class B common stock for each selling stockholder, including shares held directly and indirectly by an individual selling stockholder s revocable trust, will increase by the same number of shares of Class B common stock. The tables do not, however, account for any changes in each selling stockholder s beneficial ownership that may result from transactions not contemplated by this prospectus such as an acquisition or disposition of shares of Class A common stock or Class B common stock.

As of the date of this prospectus, the selling stockholders have already exchanged 446,933 shares of the Class A common stock offered by the registration statement and prospectus related to the exchange offer that was initially filed on July 13, 2001, the registration statement and prospectus related to the exchange offer that was initially filed

on September 5, 2003 and the registration statement and prospectus related to the exchange offer that was initially filed on January 12, 2005.

Class A Common Stock

	Title of	Shares Beneficially Owned Before this	Shares Offered Pursuant to this	Shares Beneficially Owned After this	Percentage of Shares Owned After this
Name Alfred M. Rankin, Jr. (2)	Class Class A	Offering(1) 750,870	Offering(1) 92,857	Offering(1) 552,741	Offering(1) 8.2%
Alfred M. Rankin, Jr., as Trustee of the Main Trust of Alfred M. Rankin Jr. created under the Agreement, dated September 28, 2000, as supplemented, amended and restated (the Alfred Rankin Trust) (2)	Class A	152,070	92,857	59,213	0.9%
Thomas T. Rankin (3)	Class A	508,559	52,861	350,426	5.2%
Thomas T. Rankin, as Trustee under the Agreement, dated December 29, 1967, as supplemented, amended and restated, with Thomas T. Rankin creating a revocable trust for the benefit of Thomas T. Rankin (the Thomas Rankin Trust) (3)	Class A	52,861	52,861	0	0.0%
Claiborne R. Rankin (4)	Class A	489,112	29,263	354,577	5.3%
Claiborne R. Rankin, as Trustee under the Agreement, dated June 22, 1971, as supplemented, amended and restated, with Claiborne R. Rankin creating a revocable trust for the benefit of Claiborne R. Rankin (the Claiborne Rankin Trust) (4)	Class A	29,263	29,263	0	0.0%
Roger F. Rankin (5)	Class A	528,129	75,450	347,407	5.2%
Roger F. Rankin, as Trustee under the Agreement, dated September 11, 1973, as supplemented, amended and restated, with Roger F. Rankin creating a trust for the benefit of Roger F. Rankin (the Roger Rankin Trust) (5)	Class A	75,450	75,450	0	0.0%
Rankin Associates IV, L.P. (1)(6)	Class A	105,272	105,272	0	0.0%

- (1) Each of the
 - Alfred Rankin
 - Trust, Thomas
 - Rankin Trust,
 - Claiborne
 - Rankin Trust
 - and Roger
 - Rankin Trust is
 - a General and
 - Limited Partner
 - of Rankin IV.
 - As trustee and
 - primary
 - beneficiary of
 - their respective
 - trusts, each of
 - Alfred M.
 - Rankin, Jr.,
 - Thomas T.
 - Rankin,
 - Claiborne R.
 - Rankin and
 - Roger F. Rankin
 - shares the
 - power to vote
 - the 105,272
 - shares of
 - Class A
 - common stock
 - held by Rankin
 - IV with the
 - other General
 - Partners of
 - Rankin IV and
 - shares the
 - power to
 - dispose of the
 - 105,272 shares
 - of Class A
 - common stock
 - held by Rankin
 - IV with the
 - other General
 - and Limited
 - Partners of
 - Rankin IV. As
 - such, each of
 - Alfred M.
 - Rankin, Jr.,
 - Thomas T.

Rankin, Claiborne R. Rankin and Roger F. Rankin and each of their respective trusts are deemed to beneficially own the 105,272 shares of Class A common stock held by Rankin IV.

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(2) Alfred M.

Rankin, Jr.:

shares with his mother the power to vote and dispose of 23,200 shares of Class A common stock pursuant to an agreement with his mother, creating a trust for the benefit of her grandchildren;

shares with National City Bank the power to vote and dispose of 27,008 shares of Class A common stock held by the A.M. Rankin Sr. GST Trust A for the benefit of Alfred M. Rankin, Sr. s grandchildren;

shares with his child the power to vote and dispose of 39,162 shares of Class A common stock held in trust for the benefit of that child;

shares with Rankin Management, Inc. and the other partners of Rankin Associates II, L.P. the power to dispose of 338,295 shares of Class A common stock held by the partnership;

shares with the other selling stockholders the power to vote the 105,272 shares of Class A common stock held by Rankin IV;

shares with the other partners of Rankin IV the power to dispose of the 105,272 shares of Class A common stock held by Rankin IV;

has the sole power to vote and dispose of 152,070 shares of Class A common stock held by the Alfred Rankin Trust:

shares with National City Bank the power to vote and dispose of 30,000 shares of Class A common stock held by a revocable trust for the benefit of his mother;

has the sole power to vote and dispose of an additional 14,000 shares of Class A common stock held by him directly in an individual retirement account;

shares with his mother the power to vote and dispose of 294 shares of Class A common stock held in a trust for the benefit of his mother:

is deemed to share with his spouse the power to vote and dispose of 21,006 shares of Class A common stock owned by his spouse;

shares with his brother the power to vote and dispose of 563 shares of Class A common stock held in trust for the benefit of that brother; and

has acquired 63,052 shares of Class B common stock in exchange for 63,052 shares of Class A common stock pursuant to exchanges effected pursuant to the previously filed registration statements and prospectuses related to the exchange offer.

In addition to Mr. Alfred M. Rankin, Jr. s beneficial ownership of the 105,272 shares of Class A common stock held by Rankin IV, an aggregate of 92,857 shares of Class A common stock are offered to be exchanged by Mr. Rankin pursuant to this prospectus, consisting of shares held directly by Mr. Rankin or shares currently held by the Alfred Rankin Trust. Mr. Rankin, as a trustee, may choose to conduct exchanges through the Alfred Rankin Trust. Alternatively, Mr. Rankin may choose to withdraw shares of Class A common stock from the Alfred Rankin Trust and conduct any exchange directly. Mr. Alfred M. Rankin, Jr. is the Chairman, President and Chief Executive Officer and a Director of NACCO.

(3) Thomas T. Rankin:

has sole power to vote and dispose of 52,861 shares of Class A common stock held by the Thomas Rankin Trust;

is deemed to share with his spouse the power to vote and to dispose of 3,622 shares of Class A common stock owned by his spouse;

shares as co-trustee with his child of a trust for the benefit of that child the power to vote and dispose of 8,509 shares of Class A common stock;

shares with Rankin Management, Inc. and the other partners of Rankin Associates II, L.P. the power to dispose of 338,295 shares of Class A common stock held by the partnership;

shares with the other selling stockholders the power to vote the 105,272 shares of Class A common stock held by Rankin IV;

shares with the other partners of Rankin IV the power to dispose of the 105,272 shares of Class A common stock held by Rankin IV; and

has acquired 24,544 shares of Class B common stock in exchange for 24,544 shares of Class A common stock pursuant to exchanges effected pursuant to the previously filed registration statements and prospectuses related to the exchange offer.

In addition to Mr. Thomas T. Rankin s beneficial ownership of the 105,272 shares of Class A common stock held by Rankin IV, an aggregate of 52,861 shares of Class A common stock are offered to be exchanged by Mr. Rankin pursuant to this prospectus, consisting of shares currently held by the Thomas Rankin Trust. Mr. Rankin may choose to conduct exchanges through the Thomas Rankin Trust. Alternatively, Mr. Rankin may choose to withdraw shares of Class A common stock from the Thomas Rankin Trust and conduct any exchange directly. Mr. Thomas T. Rankin is a Director of Hamilton Beach Brands, Inc.

(4) Claiborne R. Rankin:

has sole power to vote and dispose of 29,263 shares of Class A common stock held by the Claiborne Rankin Trust;

is deemed to share, as trustee, the power to vote and dispose of 5,727 shares of Class A common stock held in trust for the benefit of his child;

is deemed to share, as trustee, the power to vote and dispose of 5,772 shares of Class A common stock held in trust for the benefit of a second child;

is deemed to share with his spouse the power to vote and dispose of 4,783 shares of Class A common stock owned by his spouse;

shares with Rankin Management, Inc. and the other partners of Rankin Associates II, L.P. the power to dispose of 338,295 shares of Class A common stock held by the partnership;

shares with the other selling stockholders the power to vote the 105,272 shares of Class A common stock held by Rankin IV;

shares with the other partners of Rankin IV the power to dispose of the 105,272 shares of Class A common stock held by Rankin IV; and

has acquired 24,682 shares of Class B common stock in exchange for 24,682 shares of Class A common stock pursuant to exchanges effected pursuant to the previously filed registration statements and prospectuses related to the exchange offer.

In addition to Mr. Claiborne R. Rankin s beneficial ownership of the 105,272 shares of Class A common stock held by Rankin IV, an aggregate of 29,263 shares of Class A common stock are offered to be exchanged by Mr. Rankin

pursuant to this prospectus, consisting of shares currently held by the Claiborne Rankin Trust. Mr. Rankin may choose to conduct exchanges through the Claiborne Rankin Trust. Alternatively, Mr. Rankin may choose to withdraw shares of Class A common stock from the Claiborne Rankin Trust and conduct any exchange directly. Mr. Claiborne R. Rankin is a Director of NMHG Holding Co. and NACCO Materials Handling Group, Inc.

(5) Roger F. Rankin:

has sole power to vote and dispose of 75,450 shares of Class A common stock held by the Roger Rankin Trust;

is deemed to share with his spouse the power to vote and dispose of 3,938 shares of Class A common stock held in trust for their child, and 2,051 shares of Class A common stock held in trust for a second child held by his spouse as trustee of both trusts;

is deemed to share with his spouse the power to vote and dispose of 3,123 shares of Class A common stock owned by his spouse;

shares with Rankin Management, Inc. and the other partners of Rankin Associates II, L.P. the power to dispose of 338,295 shares of Class A common stock held by the partnership;

shares with the other selling stockholders the power to vote the 105,272 shares of Class A common stock held by Rankin IV;

shares with the other partners of Rankin IV the power to dispose of the 105,272 shares of Class A common stock held by Rankin IV; and

has acquired 39,927 shares of Class B common stock in exchange for 39,927 shares of Class A common stock pursuant to exchanges effected pursuant to the previously filed registration statements and prospectuses related to the exchange offer.

In addition to Mr. Roger F. Rankin s beneficial ownership of the 105,272 shares of Class A common stock held by Rankin IV, an aggregate of 75,450 shares of Class A common stock are offered to be exchanged by Mr. Rankin pursuant to this prospectus, consisting of shares currently held by the Roger Rankin Trust. Mr. Rankin may choose to conduct exchanges through the Roger Rankin Trust. Alternatively, Mr. Rankin may choose to withdraw shares of Class A common stock from the Roger Rankin Trust and effect any exchange directly. Mr. Roger F. Rankin is a Director of The North American Coal Corporation.

(6) Rankin Associates IV, L.P.: The trusts holding limited partnership interests in Rankin IV may be deemed to be a group as defined under the Exchange Act and therefore may be deemed as a group to beneficially own 105,272 shares of Class A common stock held by Rankin IV. Although Rankin IV holds the 105,272 shares of Class A common stock, it does not have any power to vote or dispose of such shares of Class A common stock other than effecting exchanges pursuant to this prospectus. Alfred M. Rankin, Jr., Thomas T. Rankin, Claiborne R. Rankin and Roger F. Rankin, as trustees and primary beneficiaries of trusts acting as general partners of Rankin IV, share the power to vote such shares of Class A common stock. Voting actions are determined by the general partners owning at least a majority of the general partnership interests of Rankin IV. Each of the trusts holding limited partnership interests in Rankin IV share with each other the power to dispose of such shares. Under the terms of the Amended and Restated Limited Partnership Agreement of Rankin IV, Rankin IV may not dispose of Class B common stock or convert Class B common stock into Class A common stock without the consent of the general partners owning more than 75% of the general partnership interests of Rankin IV and the consent of partners owning more than 75% of all partnership interests of Rankin IV. Rankin IV may not transfer Class A common stock, other than pursuant to a share for share exchange to acquire Class B common stock, without the consent of the general partners owning more than 75% of the general partnership interests in Rankin IV and the consent of partners owning more than 75% of all partnership interests in Rankin IV. The Class B common stock beneficially owned by Rankin IV and each of the trusts holding limited partnership interests in Rankin IV is also subject to the

Rankin IV has acquired 294,728 shares of Class B common stock in exchange for 294,728 shares of Class A common stock pursuant to an exchange effected pursuant to the registration statement and prospectus related to the exchange offer that was initially declared effective on February 7, 2005.

Each of the selling stockholders is a party to the stockholders agreement, dated as of March 15, 1990, as amended, by and among NACCO, the selling stockholders and the additional signatories that are parties thereto.

Class B Common Stock Beneficial Ownership Table for Selling Stockholders. The following table sets forth, as of March 1, 2010, certain information with respect to the selling stockholders, including:

the name of each selling stockholder;

the number of shares of Class B common stock owned by each selling stockholder immediately prior to the exchange of shares offered by this prospectus;

the number of shares of Class B common stock that each selling stockholder may obtain if all of the shares of Class A common stock that each selling stockholder is offering by this prospectus are exchanged for shares of Class B common stock:

the percentage of ownership of Class B common stock of each selling stockholder immediately following the exchange of shares offered by this prospectus; and

the percentage of combined voting power of shares of Class A common stock and Class B common stock each selling stockholder will have immediately following the exchange of shares of Class A common stock for Class B common stock offered by this prospectus based on the number of shares of Class A and Class B common stock outstanding on March 1, 2010.

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Class B Common Stock

Name Alfred M. Rankin, Jr. (2)	Title of Class Class B	Shares Beneficially Owned Before this Offering(1) 830,151	Shares Acquired Pursuant to this Offering(1) 92,857	Shares Beneficially Owned After this Offering(1) 1,028,280	Percentage of Shares Owned After this Offering(1) 64.3%	Percentage of Combined Voting Power of Shares of Class A and Class B Common Stock After this Offering(1) 47.7%
Alfred M. Rankin, Jr., as Trustee of the Alfred Rankin Trust (2)	Class B	63,052	92,857	155,909	9.8%	7.1%
Thomas T. Rankin (3)	Class B	859,972	52,861	1,018,105	63.7%	46.4%
Thomas T. Rankin, as Trustee of the Thomas Rankin Trust (3)	Class B	92,873	52,861	145,734	9.1%	6.4%
Claiborne R. Rankin (4)	Class B	864,411	29,263	998,946	62.5%	45.5%
Claiborne R. Rankin, as Trustee of the Claiborne Rankin Trust (4)	Class B	97,312	29,263	126,575	7.9%	5.6%
Roger F. Rankin (5)	Class B	885,224	75,450	1,065,946	66.7%	48.5%
Roger F. Rankin, as Trustee of	Class B	118,125	75,450	193,575	12.1%	8.5%

the Roger Rankin Trust (5)

Rankin Class B 294,728 105,272 400,000 25.0% 17.6%

Associates IV, L.P.

IV, L.P. (1)

(1) Each of the Alfred Rankin Trust, Thomas Rankin Trust, Claiborne Rankin Trust and Roger Rankin Trust is a General and Limited Partner of Rankin IV. As trustee and primary beneficiary of their respective trusts, each of Alfred M. Rankin, Jr., Thomas T. Rankin, Claiborne R. Rankin and Roger F. Rankin shares the power to vote the 294,728 shares of Class B common stock held by Rankin IV with the other General Partners of Rankin IV and shares the power to dispose of the 294,728 shares of Class B common stock

held by Rankin IV with the

other General

and Limited

Partners of

Rankin IV. As

such, each of

Alfred M.

Rankin, Jr.,

Thomas T.

Rankin,

Claiborne R.

Rankin and

Roger F. Rankin

and each of their

respective trusts

are deemed to

beneficially own

the 294,728

shares of

Class B

common stock

held by Rankin

IV. In addition,

as trustee and

primary

beneficiary of

each of their

respective

trusts, each of

Alfred M.

Rankin, Jr.,

Thomas T.

Rankin,

Claiborne R.

Rankin and

Roger F. Rankin

will share the

power to vote

the 400,000

shares of

Class B

common stock

held by Rankin

IV after the

exchange offer

with the other

General Partners

of Rankin IV

and will share

the power to

dispose of the

400,000 shares

of Class B

common stock

held by Rankin

IV after the

exchange offer

with the other

General and

Limited Partners

of Rankin IV.

As such, each of

Alfred M.

Rankin, Jr.,

Thomas T.

Rankin,

Claiborne R.

Rankin and

Roger F. Rankin

and each of their

respective trusts

will be deemed

to beneficially

own the 400,000

shares of

Class B

common stock

held by Rankin

IV after the

exchange offer.

(2) Alfred M.

Rankin, Jr.:

has the sole power to vote and dispose of 63,052 shares of Class B common stock held by the Alfred Rankin Trust;

shares with the other selling stockholders the power to vote 472,371 shares of Class B common stock held by Rankin Associates I, L.P.;

shares with the other partners of Rankin Associates I, L.P. the power to dispose of 472,371 shares of Class B common stock held by Rankin Associates I, L.P.;

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shares with the other selling stockholders the power to vote 294,728 shares of Class B common stock held by Rankin IV; and

shares with the other partners of Rankin IV the power to dispose of 294,728 shares held by Rankin IV.

(3) Thomas T. Rankin:

has the sole power to vote and dispose of 92,873 shares of Class B common stock held by the Thomas Rankin Trust;

shares with the other selling stockholders the power to vote 472,371 shares of Class B common stock held by Rankin Associates I, L.P.;

shares with the other partners of Rankin Associates I, L.P. the power to dispose of 472,371 shares of Class B common stock held by Rankin Associates I, L.P.;

shares with the other selling stockholders the power to vote 294,728 shares of Class B common stock held by Rankin IV; and

shares with the other partners of Rankin IV the power to dispose of 294,728 shares held by Rankin IV.

(4) Claiborne R. Rankin:

has the sole power to vote and dispose of 97,312 shares of Class B common stock held by the Claiborne Rankin Trust;

shares with the other selling stockholders the power to vote 472,371 shares of Class B common stock held by Rankin Associates I. L.P.:

shares with the other partners of Rankin Associates I, L.P. the power to dispose of 472,371 shares of Class B common stock held by Rankin Associates I, L.P.;

shares with the other selling stockholders the power to vote 294,728 shares of Class B common stock held by Rankin IV; and

shares with the other partners of Rankin IV the power to dispose of 294,728 shares held by Rankin IV.

(5) Roger F. Rankin:

has the sole power to vote and dispose of 118,125 shares of Class B common stock held by the Roger Rankin Trust;

shares with the other selling stockholders the power to vote 472,371 shares of Class B common stock held by Rankin Associates I, L.P.;

shares with the other partners of Rankin Associates I, L.P. the power to dispose of 472,371 shares of Class B common stock held by Rankin Associates I, L.P.;

shares with the other selling stockholders the power to vote 294,728 shares of Class B common stock held by Rankin IV: and

shares with the other partners of Rankin IV the power to dispose of 294,728 shares held by Rankin IV.

BENEFICIAL OWNERSHIP OF CLASS A COMMON STOCK AND CLASS B COMMON STOCK

Set forth in the following tables is the indicated information as of March 1, 2010 (except as otherwise indicated) with respect to (1) each person who is known to NACCO to be the beneficial owner of more than five percent of the Class A common stock, (2) each person who is known to NACCO to be the beneficial owner of more than five percent of the Class B common stock and (3) the beneficial ownership of Class A common stock and Class B common stock by the directors, NACCO s principal executive officer, principal financial officer and the three other most highly compensated executive officers of NACCO and its subsidiaries during 2009 and all executive officers and directors as a group. Beneficial ownership of Class A common stock and Class B common stock has been determined for this purpose in accordance with Rules 13d-3 and 13d-5 of the Commission under the Exchange Act. Accordingly, the amounts shown in the tables do not purport to represent beneficial ownership for any purpose other than compliance with SEC reporting requirements. Further, beneficial ownership as determined in this manner does not necessarily bear on the economic incidence of ownership of Class A common stock or Class B common stock.

Holders of shares of Class A common stock and Class B common stock are entitled to different voting rights with respect to each class of stock. Each share of Class A common stock is entitled to one vote per share. Each share of Class B common stock is entitled to ten votes per share. Holders of Class A common stock and holders of Class B common stock generally vote together as a single class on matters submitted to a vote of NACCO s stockholders.

Amount and Nature of Beneficial Ownership

Class A Common Stock

Name FMR LLC (2) 82 Devonshire Street Boston, Massachusetts 02109	Title of Class Class A	Sole Voting and Investment Power 869,290(2)	Shared Voting or Investment Power	Aggregate	Amount 869,290(2)	Percent of Class(1) 12.92%
Dimensional Fund Advisors LP (3) 1299 Ocean Avenue Santa Monica, CA 90401	Class A	491,145(3)			491,145(3)	7.30%
Beatrice B. Taplin Suite 300 5875 Landerbrook Drive Cleveland, OH 44124-4069	Class A	383,437			383,437	5.70%
Rankin Associates II,	Class A	(4)	(4))	338,295(4)	5.03%

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L.P., et al. (4) Suite 300 5875 Landerbrook Drive Cleveland, OH 44124-4069					
Owsley Brown II (5)	Class A	5,721	1,000(7)	6,721(7)	
Dennis W. LaBarre (5)	Class A	6,923		6,923	
Richard de J. Osborne (5)	Class A	4,159		4,159	
Alfred M. Rankin, Jr.	Class A	166,070	584,800(8)	750,870 (8)	11.16%
Ian M. Ross (5)	Class A	4,780	17	4,780	

Name Michael E. Shannon (5)	Title of Class Class A	Sole Voting and Investment Power 4,221	Shared Voting of Investment Power		Aggregate Amount 4,221	Percent of Class(1)
Britton T. Taplin (5)	Class A	37,305	1,055		38,360	0.57%
David F. Taplin (5)	Class A	16,358	83,128	(9)	99,486	1.48%
John F. Turben (5)	Class A	8,024			8,024	0.12%
Eugene Wong (5)	Class A	3,274			3,274	
Kenneth C. Schilling	Class A	8,272			8,272	0.12%
Michael J. Morecroft (6)	Class A					
Michael P. Brogan	Class A					
Robert L. Benson	Class A					
All executive officers and directors as a group (42 persons)	Class A	311,459	670,683	(10)) 982,142 (10) 14.59%

- (1) Less than 0.10%, except as otherwise indicated.
- (2) A
 Schedule 13G/A
 filed with the
 Commission
 with respect to
 Class A common
 stock on

February 16,

2010 reported

that FMR LLC

and Edward C.

Johnson, 3d.

may be deemed

to beneficially

own the shares

of Class A

common stock

reported herein.

Fidelity

Management &

Research

Company, a

wholly-owned

subsidiary of

FMR LLC and

an investment

adviser

registered under

Section 203 of

the Investment

Advisers Act of

1940, is the

beneficial owner

of the shares as a

result of acting

as investment

advisor to the

Fidelity Low

Priced Stock

Fund, which is

referred to as the

Fund. Edward C.

Johnson 3d and

FMR LLC,

through its

control of

Fidelity and the

Fund, each has

sole power to

dispose of the

shares owned by

the Fund, with

the power to

direct the voting

of those shares

held by the

Board of

Trustees of the

Fund. Members of the Edward C. Johnson 3d. family own approximately 49% of the voting power of FMR LLC. Mr. Johnson is Chairman of FMR LLC.

(3) A

A
Schedule 13G/A
filed with the
Commission
with respect to
Class A common
stock on
February 8, 2010
reported that
Dimensional
Fund Advisors
LP, which is
referred to as
Dimensional and
was formerly

Dimensional

Fund Advisors

Inc., may be

deemed to

beneficially own

the shares of

Class A common

stock reported

herein as a result

of being an

investment

adviser

registered under

Section 203 of

the Investment

Advisers Act

that furnishes

investment

advice to four

investment

companies

registered under

the Investment

Company Act

and serving as an investment manager to certain other commingled group trusts and separate accounts, which are referred to collectively as the Dimensional Funds, which own the shares of Class A common stock. In its role as investment

manager, Dimensional

adviser or

Difficusiona

possesses

investment

and/or voting

power over the

shares of Class A

common stock

owned by the

Dimensional

Funds. However,

all shares of

Class A common

stock reported

herein are owned

by the

Dimensional

Funds.

Dimensional

disclaims

beneficial

ownership of all

such shares.

(4) A Schedule 13D, which was filed with the Commission with respect to Class A common stock and most recently amended on

February 16, 2010, reported that Rankin

Associates II,

L.P., which is

referred to as

Associates, the

individuals and

entities holding

limited

partnership

interests in

Associates and

Rankin

Management,

Inc., which is

referred to as

RMI, the general

partner of

Associates, may

be deemed to be

a group as

defined under

the Exchange

Act and

therefore may be

deemed as a

group to

beneficially own

338,295 shares

of Class A

common stock

held by

Associates.

Although

Associates holds

the 338,295

shares of Class A

common stock, it

does not have

any power to

vote or dispose

of such shares of

Class A common

stock.

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RMI has the

sole power to

vote such shares

and shares the

power to

dispose of such

shares with the

other

individuals and

entities holding

limited

partnership

interests in

Associates. RMI

exercises such

powers by

action of its

board of

directors, which

acts by majority

vote and

consists of

Alfred M.

Rankin, Jr.,

Thomas T.

Rankin,

Claiborne R.

Rankin and

Roger F.

Rankin, the

individual trusts

of whom are the

shareholders of

RMI. Under the

terms of the

Limited

Partnership

Agreement of

Associates,

Associates may

not dispose of

Class A

common stock

without the

consent of RMI

and the approval

of the holders of

more than 75%

of all of the

partnership interests of Associates.

(5) Pursuant to our

Non-Employee

Directors Equity

Compensation

Plan, which is

referred to as

the

Non-Employee

Directors Plan,

each

non-employee

director has the

right to acquire

additional

shares of

Class A

common stock

within 60 days

after March 1,

2010. The

shares each

non-employee

director has the

right to receive

are not included

in the table

because the

actual number

of additional

shares will be

determined on

April 1, 2010 by

taking the

amount of such

director s

quarterly

retainer required

to be paid in

shares of

Class A

common stock

plus any

voluntary

portion of such

director s

quarterly

retainer, if so

elected, divided by the average of the closing price per share of Class A common stock on the Friday (or if Friday is not a trading day, the last trading day before such Friday) for each week of the calendar quarter ending on March 31, 2010.

- (6) Effective
 January 1, 2010,
 Michael J.
 Morecroft
 retired from the
 Company.
- (7) Owsley Brown II is deemed to share with his spouse voting and investment power over 1,000 shares of Class A common stock held by Mr. Brown s spouse; however, Mr. Brown disclaims beneficial ownership of such shares.
- (8) Alfred M.
 Rankin, Jr. may
 be deemed to be
 a member of the
 group described
 in note
 (4) above as a

result of holding through his trust, of which he is trustee, partnership interests in Associates and therefore may be deemed to beneficially own, and share the power to dispose of, 338,295 shares of Class A common stock held by Associates. In addition, Mr. Rankin may be deemed to be a member of a group, as defined under the Exchange Act, as a result of holding through his trust, of which he is trustee, partnership interests in Rankin IV. As a result, the group consisting of Mr. Rankin, the other general and limited partners of Rankin IV and Rankin IV may be deemed to beneficially own, and share the power to vote and dispose of, 105,272 shares of Class A

common stock held by Rankin

IV. Mr. Rankin disclaims beneficial ownership of 553,029 shares of Class A common stock held by (a) members of Mr. Rankin s family, (b) charitable trusts, (c) trusts for the benefit of members of Mr. Rankin s family and (d) Associates and Rankin IV to the extent in excess of his pecuniary interest in each such entity.

- (9) David F. Taplin is deemed to share with his sister the power to vote and dispose of 83,128 shares of Class A common stock as a result of being a co-trustee of a trust for the benefit of his mother.
- (10) The aggregate amount of Class A common stock beneficially owned by all executive officers and directors and the aggregate

amount of

Class A

common stock

beneficially

owned by all

executive

officers and

directors as a

group for which

they have

shared voting or

investment

power include

the shares of

Class A

common stock

of which

Mr. Brown has

disclaimed

beneficial

ownership in

note (7) above

and Mr. Rankin

has disclaimed

beneficial

ownership in

note (8) above.

As described in

note (5) above,

the aggregate

amount of

Class A

common stock

beneficially

owned by all

executive

officers and

directors as a

group as set

forth in the table

above does not

include shares

that the

non-employee

directors have

the right to

acquire within

60 days after

March 1, 2010

pursuant to the

Non-Employee

Class B Common Stock

Name	Title of Class	Sole Voting and Investment Power	Shared Voting or Investment Power	Aggregate Amount	Percent of Class(1)
Clara Taplin Rankin, et al. (2) c/o National City Bank Corporate Trust Operations P.O. Box 92301, Dept. 5352 Cleveland, OH 44193-0900	Class B	(2)	(2)	1,542,757 (2)	96.50%
Rankin Associates I, L.P., et al. (3) Suite 300 5875 Landerbrook Drive Cleveland, OH 44124-4069	Class B	(3)	(3)	472,371 (3)	29.55%
Beatrice B. Taplin Suite 300 5875 Landerbrook Drive Cleveland, OH 44124-4069	Class B	337,310 (4)		337,310 (4)	21.10%
Rankin Associates IV, L.P., et al. (5) Suite 300 5875 Landerbrook Drive Cleveland, OH 44124-4069	Class B	(5)	(5)	294,728 (5)	18.44%
Owsley Brown II	Class B				
Dennis W. LaBarre	Class B	100		100	
Richard de J. Osborne	Class B				
Alfred M. Rankin, Jr.	Class B	63,052 (6)	767,099 (6)	830,151 (6)	51.93%
Ian M. Ross	Class B				
Michael E. Shannon	Class B				
Britton T. Taplin	Class B				

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David F. Taplin	Class B	15,883 (7)		15,883 (7)	0.99%
John F. Turben	Class B				
Eugene Wong	Class B				
Kenneth C. Schilling	Class B				
Michael J. Morecroft	Class B				
Michael P. Brogan	Class B				
Robert L. Benson	Class B				
All executive officers and directors as a group (42 persons)	Class B	80,910 (8)	767,099 (8)	848,009 (8)	53.05%
(1) Less than 0.10%, except as otherwise					
indicated.		20			

(2) A

Schedule 13D,

which was filed

with the

Commission

with respect to

Class B

common stock

and most

recently

amended on

February 16,

2010, which is

referred to as

the Stockholders

13D, reported

that, except for

NACCO and

National City

Bank, as

depository, the

signatories to

the stockholders

agreement,

together in

certain cases

with trusts and

custodianships,

which are

referred to

collectively as

the Signatories,

may be deemed

to be a group as

defined under

the Exchange

Act, and

therefore may

be deemed as a

group to

beneficially own

all of the

Class B

common stock

subject to the

stockholders

agreement,

which is an

aggregate of

1,542,757 shares. The stockholders agreement requires that each Signatory, prior to any conversion of such Signatory s shares of Class B common stock into Class A common stock or prior to any sale or transfer of Class B common stock to any permitted transferee (under the terms of the Class B common stock) who has not become a Signatory, offer such shares to all of the other Signatories on a pro-rata basis. A Signatory may sell or transfer all shares not purchased under the right of first refusal as long as they first are converted into Class A common stock prior to their sale or transfer. The shares of Class B common stock subject to the stockholders agreement constituted

96.50% of the Class B

common stock outstanding on March 1, 2010 or 67.91% of the combined voting power of all Class A common stock and Class B common stock outstanding on such date. Certain Signatories own Class A common stock, which is not subject to the stockholders agreement. Under the stockholders agreement, NACCO may, but is not obligated to, buy any of the shares of Class B common stock not purchased by the Signatories following the trigger of the right of first refusal. The stockholders agreement does not restrict in any respect how a Signatory may vote such Signatory s shares of

(3) A

Schedule 13D, which was filed

common stock.

Class B

with the

Commission

with respect to

Class B

common stock

and most

recently

amended on

February 16,

2010, reported

that Rankin

Associates I,

L.P., which is

referred to as

Rankin I, and

the trusts

holding limited

partnership

interests in

Rankin I may be

deemed to be a

group as defined

under the

Exchange Act

and therefore

may be deemed

as a group to

beneficially own

472,371 shares

of Class B

common stock

held by Rankin

I. Although

Rankin I holds

the 472,371

shares of

Class B

common stock,

it does not have

any power to

vote or dispose

of such shares

of Class B

common stock.

Alfred M.

Rankin, Jr.,

Thomas T.

Rankin,

Claiborne R.

Rankin and

Roger F.

Rankin, as

trustees and

primary

beneficiaries of

trusts acting as

general partners

of Rankin I,

share the power

to vote such

shares of

Class B

common stock.

Voting actions

are determined

by the general

partners owning

at least a

majority of the

general

partnership

interests of

Rankin I. Each

of the trusts

holding general

and limited

partnership

interests in

Rankin I share

with each other

the power to

dispose of such

shares. Under

the terms of the

Second

Amended and

Restated

Limited

Partnership

Agreement of

Rankin I,

Rankin I may

not dispose of

Class B

common stock

or convert

Class B

common stock

into Class A

common stock

without the

consent of the

general partners owning more than 75% of the general partnership interests of Rankin I and the consent of the holders of more than 75% of all of the partnership interests of Rankin I. The Stockholders 13D reported that the Class B common stock beneficially owned by Rankin I and each of the trusts holding limited partnership interests in Rankin I is also subject to the stockholders

(4) Beatrice B.

agreement.

Taplin has the sole power to vote and dispose of 337,310 shares of Class B common stock held in trusts. The Stockholders 13D reported that the Class B common stock

beneficially owned by Beatrice B. Taplin is subject

stockholders

to the

agreement.

(5) A

Schedule 13D, which was filed with the

Commission

with respect to

Class B

common stock

and most

recently

amended on

February 16,

2010, reported

that the trusts

holding limited

partnership

interests in

Rankin IV may

be deemed to be

a group as

defined under

the Exchange

Act and

therefore may

be deemed as a

group to

beneficially own

294,728 shares

of Class B

common stock

held by Rankin

IV. Although

Rankin IV holds

the 294,728

shares of

Class B

common stock,

it does not have

any power to

vote or dispose

of such shares

of Class B

common stock.

Alfred M.

Rankin, Jr.,

Thomas T.

Rankin,

Claiborne R.

Rankin and

Roger F.

Rankin, as

trustees and

primary

beneficiaries of

trusts acting as

general partners

of Rankin IV,

share the power

to vote such

shares of

Class B

common stock.

Voting actions

are determined

by the general

partners owning

at least a

majority of the

general

partnership

interests of

Rankin IV. Each

of the trusts

holding general

and limited

partnership

interests in

Rankin IV share

with each other

the power to

dispose of such

shares. Under

the terms of the

Amended and

Restated

Limited

Partnership

Agreement of

Rankin IV,

Rankin IV may

not dispose of

Class B

common stock

or convert

Class B

common stock

into Class A

common stock

without the

consent of the

general partners owning more than 75% of the general partnership interests of Rankin IV and the consent of the holders of more than 75% of all of the partnership interests of Rankin IV. The Stockholders 13D reported that

21

the Class B
common stock
beneficially
owned by
Rankin IV and
each of the
trusts holding
limited
partnership
interests in
Rankin IV is
also subject to
the stockholders
agreement.

(6) Alfred M. Rankin, Jr. may be deemed to be a member of the group described in note (3) above as a result of holding through his trust, of which he is trustee, partnership interests in Rankin I and therefore may be deemed to beneficially own, and share the power to vote and dispose of, 472,371 shares of Class B common stock held by Rankin I. In addition, Mr. Rankin may be deemed to be a member of the group described in note (5) above as a

result of holding through his

trust, of which he is trustee, partnership interests in Rankin IV and therefore may be deemed to beneficially own, and share the power to vote and dispose of, 294,728 shares of Class B common stock held by Rankin IV. Mr. Rankin disclaims beneficial ownership of 551,172 shares of Class B common stock held by (a) a trust for the benefit of a member of Mr. Rankin s family and (b) Rankin I and Rankin IV to the extent in excess of his pecuniary interest in each such entity. The Stockholders 13D reported that the Class B common stock beneficially owned by Alfred M. Rankin, Jr. is subject to the

(7) The

Stockholders 13D reported that the Class B

stockholders agreement.

common stock beneficially owned by David F. Taplin is subject to the stockholders agreement.

(8) The aggregate amount of Class B common stock beneficially owned by all executive officers and directors as a group and the aggregate amount of Class B common stock beneficially owned by all executive officers and directors as a group for which they have shared voting or investment power include the shares of Class B common stock of which Mr. Rankin has disclaimed

beneficial ownership in note (6) above.

Beatrice B. Taplin is the sister-in-law of Clara Taplin Rankin. Britton T. Taplin is the son of Beatrice B. Taplin, and David F. Taplin is a nephew of Beatrice B. Taplin and Clara Taplin Rankin. Clara Taplin Rankin is the mother of Alfred M. Rankin, Jr. J.C. Butler, Jr., an executive officer of NACCO, is the son-in-law of Alfred M. Rankin, Jr. The combined beneficial ownership of such persons shown in the foregoing tables equals 1,291,214 shares, or 19.18%, of the Class A common stock and 1,183,344 shares, or 74.02%, of the Class B common stock outstanding on March 1, 2010. The combined beneficial ownership of all directors of NACCO, together with Clara Taplin Rankin, Beatrice B. Taplin and all of the executive officers of NACCO whose beneficial ownership of Class A common stock and Class B common stock must be disclosed in the foregoing tables in accordance with Rule 13d-3 under the Exchange Act, equals 1,365,579 shares, or 20.29%, of the Class A common stock and 1,185,319 shares, or 74.14%, of the Class B common stock outstanding on March 1, 2010. Such shares of Class A common stock and Class B common stock

together represent 58.19% of the combined voting power of all Class A common stock and Class B common stock outstanding on such date.

THE EXCHANGE OFFER

Purpose and Effect of the Exchange Offer

Under the terms of NACCO s certificate of incorporation and a stockholders agreement, dated as of March 15, 1990, as amended, shares of Class B common stock are generally not transferable. Pursuant to the terms of the stockholders agreement to which each of the selling stockholders is a party, and NACCO s certificate of incorporation, however, qualifying holders of Class B common stock may transfer shares of Class B common stock to the selling stockholders in exchange for shares of Class A common stock, on a share for share basis. The selling stockholders are offering to exchange up to 355,703 shares of Class A common stock with qualifying holders of Class B common stock. The selling stockholders may offer to exchange any or all of the shares of Class A common stock covered by this prospectus from time to time in varying amounts. As of the date of this prospectus, the selling stockholders have already exchanged 446,933 shares of Class A common stock registered by the registration statement and prospectus related to the exchange offer that was initially filed on July 13, 2001, the registration statement and prospectus related to the exchange offer that was initially filed on September 5, 2003 and the registration statement and prospectus related to the exchange offer that was initially filed on January 12, 2005.

In order to be a qualifying holder of Class B common stock for purposes of this prospectus, the holder must be a party to the stockholders agreement and must be permitted to transfer shares of Class B common stock to the selling stockholders under NACCO s certificate of incorporation and the stockholders agreement. As of March 1, 2010, the participating stockholders under the stockholders agreement beneficially owned 96.5% of the Class B common stock issued and outstanding on that date. Holders of shares of Class B common stock that are not subject to the stockholders agreement are permitted to transfer those shares subject to the transfer restrictions set forth in our certificate of incorporation, which include the ability of holders of shares of Class B common stock that are not subject to the stockholders agreement to transfer the shares to persons who are permitted transferees as specified in our certificate of incorporation or convert such shares of Class B common stock into shares of Class A common stock on a one-for-one basis. Only holders of shares of Class B common stock that are subject to the stockholders agreement may exchange their shares of Class B common stock for shares of Class A common stock pursuant to this prospectus. In connection with any exchange of Class B common stock to the selling stockholders, we may require from each holder of Class B common stock documents that evidence the permitted nature of the exchange under NACCO s certificate of incorporation.

The Class A common stock offered for exchange by the selling stockholders is entitled to one vote per share. The Class B common stock that will be transferred by qualifying holders to the selling stockholders is entitled to ten votes per share.

Persons who receive shares of Class A common stock from the selling stockholders may resell those shares of Class A common stock in brokerage transactions on the New York Stock Exchange in compliance with Rule 144 under the Securities Act, except that the six-month holding period requirement of Rule 144 will not apply.

Any broker-dealers, agents or underwriters that participate in the distribution of the shares of Class A common stock may be deemed to be underwriters within the meaning of the Securities Act, and any profit on the sale of the shares of Class A common stock by them and any discounts, commissions or concessions received by them may be deemed to be underwriting discounts and commissions under the Securities Act.

In order to comply with the securities laws of specific states, sales of shares of Class A common stock covered by this prospectus to qualifying holders of Class B common stock in some states may be made only through broker-dealers who are registered or licensed in those states.

We have been advised by the selling stockholders that they have not, as of the date of this prospectus, entered into any arrangement with an agent, broker-dealer or underwriter for the sale of the shares of Class A common stock covered by this prospectus owned by them.

Agents, broker-dealers and underwriters involved in the transactions contemplated by this prospectus may engage in transactions with, and perform investment banking and advisory services for, us.

Agents, broker-dealers and underwriters may be entitled under agreements entered into with us and the selling stockholders to indemnification by us and the selling stockholders against certain liabilities, including liabilities under the Securities Act, or to contribution with respect to payments which those agents, broker-dealers or underwriters may be required to make.

Accounting Treatment

For accounting purposes, we will recognize no gain or loss as a result of the exchange by holders of shares of Class B common stock for shares of Class A common stock pursuant to this prospectus.

No Appraisal or Dissenters Rights

In connection with the selling stockholders offer to exchange up to 355,703 shares of Class A common stock, you do not have any appraisal or dissenters rights under the General Corporation Law of the State of Delaware.

MATERIAL U.S. FEDERAL INCOME TAX CONSEQUENCES

The following sets forth the material U.S. federal income tax consequences of an exchange by holders of shares of Class B common stock of NACCO for shares of Class A common stock of NACCO pursuant to this prospectus. No ruling has been or will be sought from the Internal Revenue Service concerning the tax consequences of an exchange. Persons acquiring shares of Class A common stock by exchanging shares of their Class B common stock with the selling stockholders are urged to consult their tax advisors regarding the tax consequences of an exchange to them, including the effects of U.S. federal, state, local, foreign and other tax laws.

Tax Consequences of an Exchange

Subject to the following assumptions, limitations and qualifications, in the opinion of Jones Day, counsel to NACCO, for U.S. federal income tax purposes:

gain or loss will generally not be recognized by the holders of shares of Class B common stock upon the exchange of their shares of Class B common stock for shares of Class A common stock pursuant to this prospectus;

the aggregate adjusted tax basis of the shares of Class A common stock received in an exchange for shares of Class B common stock pursuant to this prospectus will be equal to the aggregate adjusted basis of the shares of Class B common stock exchanged for those shares of Class A common stock; and

the holding period of the shares of Class A common stock received in an exchange for shares of Class B common stock pursuant to this prospectus will include the holding period of the holder s shares of Class B common stock exchanged for that Class A common stock.

Considerations with Respect to Discussion and Tax Opinion

The tax opinion of Jones Day is and will be subject to the following assumptions, limitations and qualifications: The opinion addresses only the specified material U.S. federal income tax consequences of an exchange. It does not address any state, local or foreign tax consequences of an exchange.

The opinion does not address all aspects of U.S. federal income taxation that may be relevant to a particular stockholder in light of his, her or its personal investment circumstances or to stockholders subject to special treatment under the U.S. federal income tax laws, including, without limitation, (1) certain U.S. expatriates, (2) stockholders that hold NACCO Class A or Class B common stock as part of a straddle, appreciated financial position, hedge, conversion transaction or other integrated investment, (3) financial institutions, (4) tax-exempt entities, (5) insurance companies, (6) dealers in securities or foreign currency, (7) traders that mark-to-market, (8) stockholders who acquired their shares of Class B common stock through the exercise of employee stock options or otherwise as compensation or through a tax-qualified retirement plan, and (9) foreign corporations, foreign partnerships or other foreign entities and individuals who are not citizens or residents of the United States.

The opinion does not address the tax consequences of any transaction other than an exchange pursuant to this prospectus.

The opinion is based upon the United States Internal Revenue Code of 1986, Treasury regulations, administrative rulings and judicial decisions all in effect as of February 26, 2008, all of which are subject to change, possibly with retroactive effect, and which are subject to differing interpretations. Jones Day assumes no obligation to advise NACCO or the holders of Class B common stock of such changes.

The opinion assumes that holders of Class B common stock hold their stock as a capital asset within the meaning of section 1221 of the Internal Revenue Code.

The opinion assumes that each exchange of Class B common stock for Class A common stock will be consummated in accordance with the descriptions contained in this prospectus.

The opinion assumes that the fair market value of the Class A common stock to be received in any exchange and the fair market value of the Class B common stock to be delivered in any exchange will be approximately equal in value

The opinion assumes that none of the Class B common stock transferred to any selling stockholder in any exchange will be subject to a liability, and no selling stockholder that is a party to any exchange will assume any liabilities of a holder of Class B common stock in connection with the exchange.

The opinion assumes that NACCO and the holders of Class B common stock who transfer their shares pursuant to an exchange will each pay their respective expenses, if any, incurred in connection with an exchange.

The opinion assumes that the representations contained in a tax certification letter addressed to Jones Day from NACCO, as well as the assumptions set forth in the preceding paragraphs, are accurate at all material times, including the date of any exchange pursuant to this prospectus. The representations contained in the tax certification letter are statements of fact material to the determination as to whether gain or loss will be recognized as a result of an exchange.

The opinion of Jones Day is not binding on the Internal Revenue Service and does not preclude it from adopting a contrary position. In addition, if any of the representations or assumptions upon which the discussion and opinion rely are inconsistent with the actual facts, the conclusions reached therein could be adversely affected.

LEGAL MATTERS

The validity of the shares of Class A common stock offered for exchange hereby has been passed upon for NACCO by Charles A. Bittenbender, its Vice President, General Counsel and Secretary. Mr. Bittenbender beneficially owned 14,746 shares of our Class A common stock as of March 1, 2010.

EXPERTS

The consolidated financial statements of NACCO for the year ended December 31, 2009, appearing in NACCO s Annual Report (Form 10-K) for the year ended December 31, 2009 (including schedules appearing therein), and the effectiveness of NACCO s internal control over financial reporting as of December 31, 2009 have been audited by Ernst & Young LLP, independent registered public accounting firm, as set forth in their reports thereon, included therein, and incorporated herein by reference. Such financial statements are incorporated herein in reliance upon the reports of Ernst & Young LLP pertaining to such financial statements and the effectiveness of NACCO s internal control over financial reporting as of the respective dates given on the authority of such firm as experts in accounting and auditing.

PART II INFORMATION NOT REQUIRED IN PROSPECTUS

Item 20. Indemnification of directors and officers.

The Company s By-laws provide in Article VI that the Company will indemnify its directors, officers and employees and each person who is or was serving at the request of the Company as a director, officer, employee or agent, or as an administrator or fiduciary with respect to any employee benefit plan, of another corporation, partnership, joint venture, trust or other enterprise, to the full extent permitted by statute.

Subsection (a) of Section 145 of the General Corporation Law of the State of Delaware (DGCL) empowers a corporation to indemnify any person who was or is a party or is threatened to be made a party to any threatened, pending or completed action, suit or proceeding, whether civil, criminal, administrative, or investigative (other than an action by or in the right of the corporation) by reason of the fact that such person is or was a director, officer, employee or agent of the corporation, or is or was serving at the request of the corporation as a director, officer, employee or agent of another corporation or enterprise, against expenses (including attorneys fees), judgments, fines and amounts paid in settlement actually and reasonably incurred by such person in connection with such action, suit or proceeding if such person acted in good faith and in a manner reasonably believed to be in or not opposed to the best interests of the corporation, and, with respect to any criminal action or proceeding, had no reasonable cause to believe such person s conduct was unlawful.

Subsection (b) of Section 145 of the DGCL empowers a corporation to indemnify any person who was or is a party or is threatened to be made a party to any threatened, pending or completed action or suit by or in the right of the corporation to procure a judgment in its favor, by reason of the fact that such person acted in any of the capacities set forth above, against expenses (including attorneys—fees) actually and reasonably incurred by such person in connection with the defense or settlement of such action or suit if such person acted under standards similar to those set forth in the paragraph above, except that no indemnification may be made in respect of any claim, issue or matter as to which such person shall have been adjudged to be liable to the corporation, unless and only to the extent that the Court of Chancery of the State of Delaware or the court in which such action or suit was brought shall determine that despite the adjudication of liability but in view of all the circumstances of the case, such person is fairly and reasonably entitled to be indemnified for such expenses which the court shall deem proper.

Section 145 further provides that, to the extent that a director or officer of a corporation has been successful on the merits or otherwise in defense of any action, suit or proceeding referred to in subsections (a) and (b) of Section 145, or in defense of any claim, issue or matter therein, such person will be indemnified against expenses (including attorneys fees) actually and reasonably incurred by such person in connection therewith; that any indemnification under subsections (a) and (b) of Section 145 (unless ordered by a court) will be made by a corporation only as authorized in the specific case upon a determination that indemnification of the director, officer, employee or agent is proper in the circumstances because such person has met the applicable standard of conduct set forth in subsections (a) and (b) of Section 145; that expenses (including attorney s fees) incurred by an officer or director in defending any civil, criminal, administrative or investigative action, suit or proceeding may be paid by the corporation in advance of the final disposition of such action, suit or proceeding upon receipt of an undertaking by or on behalf of such director or officer to repay such amount if it shall ultimately be determined that such person is not entitled to be indemnified by the corporation; that indemnification provided for by Section 145 will not be deemed exclusive of any other rights to which the indemnified party may be entitled; and that a corporation is empowered to purchase and maintain insurance on behalf of a director or officer of the corporation against any liability asserted against him and incurred by him in such capacity, or arising out of his status as such, whether or not the corporation would have the power to indemnify him against such liability under Section 145.

Item 21. Exhibits and Financial Statement Schedules.

4.8

(a) Exhibits. The following Exhibits are filed herewith and made a part hereof:

Exhibit Number 4.1	Description of Document The Company by this filing agrees, upon request, to file with the Securities and Exchange Commission the instruments defining the rights of holders of Long-Term debt of the Company and its subsidiaries where the total amount of securities authorized thereunder does not exceed 10% of the total assets of the Company and its subsidiaries on a consolidated basis.
4.2	The Mortgage and Security Agreement, dated April 8, 1976, between The Falkirk Mining Company (as Mortgagor) and Cooperative Power Association and United Power Association (collectively as Mortgagee) is incorporated herein by reference to Exhibit 4(ii) to the Company s Annual Report on Form 10-K for the fiscal year ended December 31, 1992, Commission File Number 1-9172.
4.3	Amendment No. 1 to the Mortgage and Security Agreement, dated as of December 15, 1993, between Falkirk Mining Company (as Mortgagor) and Cooperative Power Association and United Power Association (collectively as Mortgagee) is incorporated herein by reference to Exhibit 4(iii) to the Company s Annual Report on Form 10-K for the fiscal year ended December 31, 1997, Commission File Number 1-9172.
4.4	Stockholders Agreement, dated as of March 15, 1990, among the signatories thereto, the Company and Ameritrust Company National Association, as depository, is incorporated herein by reference to Exhibit 2 to the Schedule 13D filed on March 29, 1990 with respect to the Class B Common Stock, par value \$1.00 per share, of NACCO Industries, Inc., Commission File Number 5-38001.
4.5	Amendment to Stockholders Agreement, dated as of April 6, 1990, among the signatories thereto, the Company and Ameritrust Company National Association, as depository, is incorporated herein by reference to Exhibit 4 to Amendment No. 1 to the Schedule 13D filed on April 11, 1990 with respect to the Class B Common Stock, par value \$1.00 per share, of NACCO Industries, Inc., Commission File Number 5-38001.
4.6	Amendment to Stockholders Agreement, dated as of April 6, 1990, among the signatories thereto, the Company and Ameritrust Company National Association, as depository, is incorporated herein by reference to Exhibit 5 to Amendment No. 1 to the Schedule 13D filed on April 11, 1990 with respect to the Class B Common Stock, par value \$1.00 per share, of NACCO Industries, Inc., Commission File Number 5-38001.
4.7	Amendment to Stockholders Agreement, dated as of November 17, 1990, among the signatories thereto, the Company, and Ameritrust Company National Association, as depository, is incorporated herein by reference to Amendment No. 2 to the Schedule 13D filed on March 18, 1991 with respect to the Class B Common Stock, par value \$1.00 per share, of NACCO Industries, Inc., Commission File Number 5-38001.

Amendment to Stockholders Agreement, dated as of November 14, 1996, among the signatories thereto, the Company, the New Participating Stockholders (as defined therein) and Key Bank, N.A. (successor to

Amendment No. 3 to the Schedule 13D filed on November 26, 1996, with respect to the Class B Common

Ameritrust Company National Association), as depository, is incorporated herein by reference to

Stock, par value \$1.00 per share, of NACCO Industries, Inc., Commission File Number 5-38001.

Description of Document

Amendment to Stockholders Agreement, dated as of November 14, 1996, among the signatories thereto,

the Company, the New Participating Stockholders (as defined therein) and Key Bank, N.A. (successor to

Amendment No. 3 to the Schedule 13D filed on November 26, 1996, with respect to the Class B Common

Ameritrust Company National Association), as depository, is incorporated herein by reference to

Stock, par value \$1.00 per share, of NACCO Industries, Inc., Commission File Number 5-38001.

Exhibit Number

4.9

4.15

4.16

4.10 Amendment to Stockholders Agreement, dated as of April 9, 1998, by and among KeyCorp Shareholder Services, Inc., the Company, the Participating Stockholders (as defined therein) and the New Participating Stockholders (as defined therein) is incorporated herein by reference to Amendment No. 6 to the Schedule 13D filed on March 25, 1999, with respect to the Class B Common Stock, par value \$1.00 per share, of NACCO Industries, Inc., Commission File Number 5-38001. 4.11 Amendment to Stockholders Agreement, dated as of December 26, 1998, by and among KeyCorp Shareholder Services, Inc., the Company, the Participating Stockholders (as defined therein) and the New Participating Stockholders (as defined therein) is incorporated herein by reference to Amendment No. 6 to the Schedule 13D filed on March 25, 1999, with respect to the Class B Common Stock, par value \$1.00 per share, of NACCO Industries, Inc., Commission File Number 5-38001. 4.12 Amendment to Stockholders Agreement, dated as of November 30, 1999, by and among First Chicago Trust Company of New York, the Company and the Participating Stockholders (as defined therein) is incorporated herein by reference to Amendment No. 7 to the Schedule 13D filed on March 30, 2000, with respect to the Class B Common Stock, par value \$1.00 per share, of NACCO Industries, Inc., Commission File Number 5-38001. 4.13 Amendment to Stockholders Agreement, dated as of November 30, 1999, by and among First Chicago Trust Company of New York, the Company and the Participating Stockholders (as defined therein) is incorporated herein by reference to Amendment No. 7 to the Schedule 13D filed on March 30, 2000, with respect to the Class B Common Stock, par value \$1.00 per share, of NACCO Industries, Inc., Commission File Number 5-38001. 4.14 Amendment to Stockholders Agreement, dated as of March 30, 2000, by and among First Chicago Trust Company of New York, the Company, the Participating Stockholders (as defined therein) and the New Participating Stockholders (as defined therein) is incorporated herein by reference to Amendment No. 7 to

the Schedule 13D filed on March 30, 2000, with respect to the Class B Common Stock, par value \$1.00

incorporated herein by reference to Amendment No. 8 to the Schedule 13D filed on February 14, 2001, with respect to the Class B Common Stock, par value \$1.00 per share, of NACCO Industries, Inc.,

Company of New York, the Company and the Participating Stockholders (as defined therein) is

Stockholders (as defined therein) is incorporated herein by reference to Amendment No. 8 to the

Amendment to Stockholders Agreement, dated as of October 31, 2000, by and among First Chicago Trust

Amendment to Stockholders Agreement, dated as of October 31, 2000, by and among National City Bank (Cleveland), the Company, the Participating Stockholders (as defined therein) and the New Participating

Schedule 13D filed on February 14, 2001, with respect to the Class B Common Stock, par value \$1.00 per

per share, of NACCO Industries, Inc., Commission File Number 5-38001.

Commission File Number 5-38001.

share, of NACCO Industries, Inc., Commission File Number 5-38001.

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Exhibit Number Description of Document Amendment to Stockholders Agreement, dated as of February 14, 2001, by and among National City 4.17 Bank (Cleveland), the Company, the Participating Stockholders (as defined therein) and the New Participating Stockholders (as defined therein) is incorporated herein by reference to Amendment No. 8 to the Schedule 13D filed on February 14, 2001, with respect to the Class B Common Stock, par value \$1.00 per share, of NACCO Industries, Inc., Commission File Number 5-38001. 4.18 Amendment to Stockholders Agreement, dated as of December 26, 2001, by and among National City Bank (Cleveland), the Company, the Participating Stockholders (as defined therein) and the New Participating Stockholder (as defined therein) is incorporated herein by reference to Amendment No. 9 to the Schedule 13D filed on February 14, 2002, with respect to the Class B Common Stock, par value \$1.00 per share, of NACCO Industries, Inc., Commission File Number 5-38001. 4.19 Amendment to Stockholders Agreement, dated as of February 11, 2002, by and among National City Bank (Cleveland), the Company, the Participating Stockholders (as defined therein) and the New Participating Stockholder (as defined therein) is incorporated herein by reference to Amendment No. 9 to the Schedule 13D filed on February 14, 2002, with respect to the Class B Common Stock, par value \$1.00 per share, of NACCO Industries, Inc., Commission File Number 5-38001. Indenture, dated as of May 9, 2002, by and among NMHG Holding Co., the Subsidiary Guarantors named 4.20 therein and U.S. Bank National Association, as Trustee (including the form of 10% senior note due 2009) is incorporated herein by reference to Exhibit 4.2 to NMHG Holding Co. s Registration Statement on Form S-4 filed on May 28, 2002, Commission File Number 333-89248. 4.21 Amendment to Stockholders Agreement, dated as of October 24, 2002, by and among National City Bank (Cleveland), the Company, the Participating Stockholders (as defined therein) and the New Participating Stockholder (as defined therein) is incorporated herein by reference to Amendment No. 10 to the Schedule 13D filed on February 14, 2003, with respect to the Class B Common Stock, par value \$1.00 per share, of NACCO Industries, Inc., Commission File Number 5-38001. 4.22 Amendment to Stockholders Agreement, dated as of December 30, 2002, by and among National City Bank (Cleveland), the Company, the Participating Stockholders (as defined therein) and the New Participating Stockholder (as defined therein) is incorporated herein by reference to Amendment No. 10 to the Schedule 13D filed on February 14, 2003, with respect to the Class B Common Stock, par value \$1.00 per share, of NACCO Industries, Inc., Commission File Number 5-38001. 4.23* Amendment to Stockholders Agreement, dated as of December 28, 2004, by and among National City Bank (Cleveland), the Company, the Participating Stockholders (as defined therein) and the New Participating Stockholders (as defined therein). 4.24* Amendment to Stockholders Agreement, dated as of February 7, 2005, by and among National City Bank (Cleveland), the Company, the Participating Stockholders (as defined therein) and the New Participating Stockholder (as defined therein).

Amendment to Stockholders Agreement, dated as of March 24, 2006, by and among National City Bank (Cleveland), the Company, the Participating Stockholders (as defined therein) and the New Participating

Stockholder (as defined therein) is incorporated herein by reference to Amendment No. 15 to the

4.25

Schedule 13D filed on February 14, 2008, with respect to the Class B Common Stock, par value \$1.00 per share, of NACCO Industries, Inc., Commission File Number 5-38001.

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Exhibit Number 4.26	Description of Document Amendment to Stockholders Agreement, dated as of September 19, 2007, by and among National City Bank (Cleveland), the Company, the Participating Stockholders (as defined therein) and the New Participating Stockholder (as defined therein) is incorporated herein by reference to Amendment No. 15 to the Schedule 13D filed on February 14, 2008, with respect to the Class B Common Stock, par value \$1.00 per share, of NACCO Industries, Inc., Commission File Number 5-38001.
4.27	Amendment to Stockholders Agreement, dated as of November 13, 2008, by and among National City Bank (Cleveland), the Company, the Participating Stockholders (as defined therein) and the New Participating Stockholder (as defined therein) is incorporated herein by reference to Amendment No. 16 to the Schedule 13D filed on February 13, 2009, with respect to the Class B Common Stock, par value \$1.00 per share, of NACCO Industries, Inc., Commission File Number 5-38001.
4.28	Amendment to Stockholders Agreement, dated as of November 26, 2008, by and among National City Bank (Cleveland), the Company, the Participating Stockholders (as defined therein) and the New Participating Stockholder (as defined therein) is incorporated herein by reference to Amendment No. 16 to the Schedule 13D filed on February 13, 2009, with respect to the Class B Common Stock, par value \$1.00 per share, of NACCO Industries, Inc., Commission File Number 5-38001.
4.29	Amendment to Stockholders Agreement, dated as of November 27, 2009, by and among National City Bank (Cleveland), the Company, the Participating Stockholders (as defined therein) and the New Participating Stockholder (as defined therein) is incorporated herein by reference to Amendment No. 17 to the Schedule 13D filed on February 16, 2010, with respect to the Class B Common Stock, par value \$1.00 per share, of NACCO Industries, Inc., Commission File Number 5-38001.
5.1*	Opinion of Charles A. Bittenbender, Esq. as to the validity of the securities being offered.
8.1*	Opinion of Jones Day as to tax matters.
23.1*	Consent of Charles A. Bittenbender, Esq. (included in Exhibit 5.1).
23.2	Consent of independent registered public accounting firm.
23.3*	Consent of Jones Day (included in Exhibit 8.1).
24.1*	Power of Attorney.
24.2*	Power of Attorney of Eugene Wong.
	ously filed

(b) Financial Statement Schedules.

None.

(c) Report, Opinion or Appraisal.
None.

Item. 22. Undertakings.

(a) The undersigned registrant hereby undertakes:

- (1) To file, during any period in which offers or sales are being made, a post-effective amendment to this registration statement:
- (i) To include any prospectus required by Section 10(a)(3) of the Securities Act of 1933;
- (ii) To reflect in the prospectus any facts or events arising after the effective date of the registration statement (or the most recent post-effective amendment thereof) which, individually or in the aggregate, represent a fundamental change in the information set forth in the registration statement. Notwithstanding the foregoing, any increase or decrease in volume of securities offered (if the total dollar value of securities offered would not exceed that which was registered) and any deviation from the low and high end of the estimated maximum offering range may be reflected in the form of prospectus filed with the Commission pursuant to Rule 424(b) if, in the aggregate, the changes in volume and price represent no more than a 20% change in the maximum aggregate offering price set forth in the Calculation of Registration Fee table in the effective registration statement; and
- (iii) To include any material information with respect to the plan of distribution not previously disclosed in the registration statement or any material change to such information in the registration statement.
- (2) That, for the purpose of determining any liability under Securities Act of 1933, each such post-effective amendment shall be deemed to be a new registration statement relating to the securities offered therein, and the offering of such securities at that time shall be deemed to be the initial *bona fide* offering thereof.
- (3) To remove from registration by means of a post-effective amendment any of the securities being registered which remain unsold at the termination of the offering.
- (b) The undersigned registrant hereby undertakes that, for purposes of determining any liability under the Securities Act of 1933, each filing of the registrant s annual report pursuant to Section 13(a) or Section 15(d) of the Exchange Act (and, where applicable, each filing an employee benefit plan s annual report pursuant to Section 15(d) of the Exchange Act) that is incorporated by reference in the registration statement shall be deemed to be a new registration statement relating to the securities offered therein, and the offering of such securities at that time shall be deemed to be the initial *bona fide* offering thereof.
- (c) Insofar as indemnification for liabilities arising under the Securities Act of 1933 may be permitted to directors, officers and controlling persons of the registrant pursuant to the foregoing provisions, or otherwise, the registrant has been advised that in the opinion of the Securities and Exchange Commission such indemnification is against public policy as expressed in the Act and is, therefore, unenforceable. In the event that a claim for indemnification against such liabilities (other than the payment by the registrant of expenses incurred or paid by a director, officer or controlling person of the registrant in the successful defense of any action, suit or proceeding) is asserted by such director, officer or controlling person in connection with the securities being registered, the registrant will, unless in the opinion of its counsel the matter has been settled by controlling precedent, submit to a court of appropriate jurisdiction the question whether such indemnification by it is against public policy as expressed in the Act and will be governed by the final adjudication of such issue.
- (d) The undersigned registrant hereby undertakes to respond to requests for information that is incorporated by reference into the prospectus pursuant to Items 4, 10(b), 11 and 13 of this form, within one business day of receipt of such request, and to send the incorporated documents by first class mail or other equally prompt means. This includes information contained in documents filed subsequent to the effective date of the registration statement through the date of responding to the request.

SIGNATURES

Pursuant to the requirements of the Securities Act of 1933, the registrant has duly caused this post-effective amendment no. 6 to the registration statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Cleveland, State of Ohio, on March 3, 2010.

NACCO INDUSTRIES, INC.

By: /s/ Charles A. Bittenbender Charles A. Bittenbender Vice President, General Counsel and Secretary

Pursuant to the requirements of the Securities Act of 1933, this post-effective amendment no. 6 to the registration statement has been signed by the following persons in the capacities and on the dates indicated.

* Alfred M. Rankin, Jr.	Chairman, President and Chief Executive Officer (principal executive officer) and Director	March 3, 2010
*	Vice President and Controller (principal financial and accounting	March 3, 2010
Kenneth C. Schilling	officer)	
*	Director	March 3, 2010
Owsley Brown II		
*	Director	March 3, 2010
Dennis W. LaBarre		
*	Director	March 3, 2010
Richard de J. Osborne		
*	Director	March 3, 2010
Ian M. Ross		
*	Director	March 3, 2010
Michael E. Shannon		
*	Director	March 3, 2010
Britton T. Taplin		
*	Director	March 3, 2010

David F. Taplin

* Director March 3, 2010

John F. Turben

* Director March 3, 2010

Eugene Wong

* Charles A.
Bittenbender, by
signing his
name hereto,
does hereby
sign and execute
this

post-effective

amendment no. 6 to the

registration statement

pursuant to the

power of attorney

executed by the

above-named

officers and

directors of the

Company and

filed with the

Securities and

Exchange

Commission.

/s/ Charles A. Bittenbender March 3, 2010

Charles A. Bittenbender,

Attorney-in-Fact

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EXHIBIT INDEX

Exhibit	
Number 4.1	Description of Document The Company by this filing agrees, upon request, to file with the Securities and Exchange Commission the instruments defining the rights of holders of Long-Term debt of the Company and its subsidiaries where the total amount of securities authorized thereunder does not exceed 10% of the total assets of the Company and its subsidiaries on a consolidated basis.
4.2	The Mortgage and Security Agreement, dated April 8, 1976, between The Falkirk Mining Company (as Mortgagor) and Cooperative Power Association and United Power Association (collectively as Mortgagee) is incorporated herein by reference to Exhibit 4(ii) to the Company s Annual Report on Form 10-K for the fiscal year ended December 31, 1992, Commission File Number 1-9172.
4.3	Amendment No. 1 to the Mortgage and Security Agreement, dated as of December 15, 1993, between Falkirk Mining Company (as Mortgagor) and Cooperative Power Association and United Power Association (collectively as Mortgagee) is incorporated herein by reference to Exhibit 4(iii) to the Company s Annual Report on Form 10-K for the fiscal year ended December 31, 1997, Commission File Number 1-9172.
4.4	Stockholders Agreement, dated as of March 15, 1990, among the signatories thereto, the Company and Ameritrust Company National Association, as depository, is incorporated herein by reference to Exhibit 2 to the Schedule 13D filed on March 29, 1990 with respect to the Class B Common Stock, par value \$1.00 per share, of NACCO Industries, Inc., Commission File Number 5-38001.
4.5	Amendment to Stockholders Agreement, dated as of April 6, 1990, among the signatories thereto, the Company and Ameritrust Company National Association, as depository, is incorporated herein by reference to Exhibit 4 to Amendment No. 1 to the Schedule 13D filed on April 11, 1990 with respect to the Class B Common Stock, par value \$1.00 per share, of NACCO Industries, Inc., Commission File Number 5-38001.
4.6	Amendment to Stockholders Agreement, dated as of April 6, 1990, among the signatories thereto, the Company and Ameritrust Company National Association, as depository, is incorporated herein by reference to Exhibit 5 to Amendment No. 1 to the Schedule 13D filed on April 11, 1990 with respect to the Class B Common Stock, par value \$1.00 per share, of NACCO Industries, Inc., Commission File Number 5-38001.
4.7	Amendment to Stockholders Agreement, dated as of November 17, 1990, among the signatories thereto, the Company, and Ameritrust Company National Association, as depository, is incorporated herein by reference to Amendment No. 2 to the Schedule 13D filed on March 18, 1991 with respect to the Class B Common Stock, par value \$1.00 per share, of NACCO Industries, Inc., Commission File Number 5-38001.
4.8	Amendment to Stockholders Agreement, dated as of November 14, 1996, among the signatories thereto, the Company, the New Participating Stockholders (as defined therein) and Key Bank, N.A. (successor to Ameritrust Company National Association), as depository, is incorporated herein by reference to Amendment No. 3 to the Schedule 13D filed on November 26, 1996, with respect to the Class B Common Stock, par value \$1.00 per share, of NACCO Industries, Inc., Commission File

Number 5-38001.

Exhibit Number Description of Document 4.9 Amendment to Stockholders Agreement, dated as of November 14, 1996, among the signatories thereto, the Company, the New Participating Stockholders (as defined therein) and Key Bank, N.A. (successor to Ameritrust Company National Association), as depository, is incorporated herein by reference to Amendment No. 3 to the Schedule 13D filed on November 26, 1996, with respect to the Class B Common Stock, par value \$1.00 per share, of NACCO Industries, Inc., Commission File Number 5-38001. 4.10 Amendment to Stockholders Agreement, dated as of April 9, 1998, by and among KeyCorp Shareholder Services, Inc., the Company, the Participating Stockholders (as defined therein) and the New Participating Stockholders (as defined therein) is incorporated herein by reference to Amendment No. 6 to the Schedule 13D filed on March 25, 1999, with respect to the Class B Common Stock, par value \$1.00 per share, of NACCO Industries, Inc., Commission File Number 5-38001. 4.11 Amendment to Stockholders Agreement, dated as of December 26, 1998, by and among KeyCorp Shareholder Services, Inc., the Company, the Participating Stockholders (as defined therein) and the New Participating Stockholders (as defined therein) is incorporated herein by reference to Amendment No. 6 to the Schedule 13D filed on March 25, 1999, with respect to the Class B Common Stock, par value \$1.00 per share, of NACCO Industries, Inc., Commission File Number 5-38001. 4.12 Amendment to Stockholders Agreement, dated as of November 30, 1999, by and among First Chicago Trust Company of New York, the Company and the Participating Stockholders (as defined therein) is incorporated herein by reference to Amendment No. 7 to the Schedule 13D filed on March 30, 2000, with respect to the Class B Common Stock, par value \$1.00 per share, of NACCO Industries, Inc., Commission File Number 5-38001. 4.13 Amendment to Stockholders Agreement, dated as of November 30, 1999, by and among First Chicago Trust Company of New York, the Company and the Participating Stockholders (as defined therein) is incorporated herein by reference to Amendment No. 7 to the Schedule 13D filed on March 30, 2000, with respect to the Class B Common Stock, par value \$1.00 per share, of NACCO Industries, Inc., Commission File Number 5-38001. 4.14 Amendment to Stockholders Agreement, dated as of March 30, 2000, by and among First Chicago Trust Company of New York, the Company, the Participating Stockholders (as defined therein) and the New Participating Stockholders (as defined therein) is incorporated herein by reference to Amendment No. 7 to the Schedule 13D filed on March 30, 2000, with respect to the Class B Common Stock, par value \$1.00 per share, of NACCO Industries, Inc., Commission File Number 5-38001. 4.15 Amendment to Stockholders Agreement, dated as of October 31, 2000, by and among First Chicago

Trust Company of New York, the Company and the Participating Stockholders (as defined therein) is incorporated herein by reference to Amendment No. 8 to the Schedule 13D filed on February 14, 2001, with respect to the Class B Common Stock, par value \$1.00 per share, of NACCO Industries,

Inc., Commission File Number 5-38001.

Amendment to Stockholders Agreement, dated as of October 31, 2000, by and among National City Bank (Cleveland), the Company, the Participating Stockholders (as defined therein) and the New Participating Stockholders (as defined therein) is incorporated herein by reference to Amendment No. 8 to the Schedule 13D filed on February 14, 2001, with respect to the Class B Common Stock, par value \$1.00 per share, of NACCO Industries, Inc., Commission File Number 5-38001.

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Exhibit Number 4.17	Description of Document Amendment to Stockholders Agreement, dated as of February 14, 2001, by and among National City Bank (Cleveland), the Company, the Participating Stockholders (as defined therein) and the New Participating Stockholders (as defined therein) is incorporated herein by reference to Amendment No. 8 to the Schedule 13D filed on February 14, 2001, with respect to the Class B Common Stock, par value \$1.00 per share, of NACCO Industries, Inc., Commission File Number 5-38001.
4.18	Amendment to Stockholders Agreement, dated as of December 26, 2001, by and among National City Bank (Cleveland), the Company, the Participating Stockholders (as defined therein) and the New Participating Stockholder (as defined therein) is incorporated herein by reference to Amendment No. 9 to the Schedule 13D filed on February 14, 2002, with respect to the Class B Common Stock, par value \$1.00 per share, of NACCO Industries, Inc., Commission File Number 5-38001.
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4.20	Indenture, dated as of May 9, 2002, by and among NMHG Holding Co., the Subsidiary Guarantors named therein and U.S. Bank National Association, as Trustee (including the form of 10% senior note due 2009) is incorporated by reference to Exhibit 4.2 to NMHG Holding Co. s Registration Statement on Form S-4 filed on May 28, 2002, Commission File Number 333-89248.
4.21	Amendment to Stockholders Agreement, dated as of October 24, 2002, by and among National City Bank (Cleveland), the Company, the Participating Stockholders (as defined therein) and the New Participating Stockholder (as defined therein) is incorporated herein by reference to Amendment No. 10 to the Schedule 13D filed on February 14, 2003, with respect to the Class B Common Stock, par value \$1.00 per share, of NACCO Industries, Inc., Commission File Number 5-38001.
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4.24*	Amendment to Stockholders Agreement, dated as of February 7, 2005, by and among National City Bank (Cleveland), the Company, the Participating Stockholders (as defined therein) and the New Participating Stockholder (as defined therein).

Amendment to Stockholders Agreement, dated as of March 24, 2006, by and among National City Bank (Cleveland), the Company, the Participating Stockholders (as defined therein) and the New Participating Stockholder (as defined therein) is incorporated herein by reference to Amendment No. 15 to the Schedule 13D filed on February 14, 2008, with respect to the Class B Common Stock, par value \$1.00 per share, of NACCO Industries, Inc., Commission File Number 5-38001.

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	4.27	Amendment to Stockholders Agreement, dated as of November 13, 2008, by and among National City Bank (Cleveland), the Company, the Participating Stockholders (as defined therein) and the New Participating Stockholder (as defined therein) is incorporated herein by reference to Amendment No. 16 to the Schedule 13D filed on February 13, 2009, with respect to the Class B Common Stock, par value \$1.00 per share, of NACCO Industries, Inc., Commission File Number 5-38001.
	4.28	Amendment to Stockholders Agreement, dated as of November 26, 2008, by and among National City Bank (Cleveland), the Company, the Participating Stockholders (as defined therein) and the New Participating Stockholder (as defined therein) is incorporated herein by reference to Amendment No. 16 to the Schedule 13D filed on February 13, 2009, with respect to the Class B Common Stock, par value \$1.00 per share, of NACCO Industries, Inc., Commission File Number 5-38001.
	4.29	Amendment to Stockholders Agreement, dated as of November 27, 2009, by and among National City Bank (Cleveland), the Company, the Participating Stockholders (as defined therein) and the New Participating Stockholder (as defined therein) is incorporated herein by reference to Amendment No. 17 to the Schedule 13D filed on February 16, 2010, with respect to the Class B Common Stock, par value \$1.00 per share, of NACCO Industries, Inc., Commission File Number 5-38001.
	5.1*	Opinion of Charles A. Bittenbender, Esq. as to the validity of the securities being offered.
	8.1*	Opinion of Jones Day as to tax matters.
	23.1*	Consent of Charles A. Bittenbender, Esq. (included in Exhibit 5.1).
	23.2	Consent of independent registered public accounting firm.
	23.3*	Consent of Jones Day (included in Exhibit 8.1).
	24.1*	Power of Attorney.
	24.2*	Power of Attorney of Eugene Wong.
*	Previously fi	iled