ALLIANCE RESOURCE PARTNERS LP Form SC 13D/A August 08, 2017

# UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

### **SCHEDULE 13D/A**

Under the Securities Exchange Act of 1934 (Amendment No. 2)

# ALLIANCE RESOURCE PARTNERS, L.P.

(Name of Issuer)

**Common Units** 

(Title of Class of Securities)

01877R108

(CUSIP Number)

1717 South Boulder Avenue, Suite 400

Tulsa, Oklahoma 74119

(918) 295-7600

with a copy to:

R. Eberley Davis

Senior Vice President, General Counsel and Secretary

Alliance Resource Management GP, LLC

1717 South Boulder Avenue, Suite 400

Tulsa, Oklahoma 74119

(918) 295-7600

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

### July 28, 2017

(Date of Event Which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition which is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(e), 13d-1(f) or 13d-1(g), check the following box. o

**Note**: Schedules filed in paper format shall include a signed original and five copies of this schedule, including all exhibits. See Rule 13d-7(b) for other parties to whom copies are to be sent.

\* The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

CUSIP No. 01877	'R108	13D	
Name of Reporting Persons S.S. or I.R.S. Identification Nos. of Above Persons			
	Joseph W. Craft III		
2	Check the Appropriate Box if a Member of a Group (a) o		
	(b) x		
3	SEC Use Only		
4	4 Source of Funds AF		
5	Check Box if Disclosure of Legal Proceedings Is Required Pursuant to Item 2(d) or 2(e) o		
6	Citizenship or Place of Organization USA		
Number of	7	Sole Voting Power: 357,452*	
Shares Beneficially Owned by	8	Shared Voting Power: 87,197,519*	
Each Reporting Person With	9	Sole Dispositive Power: 357,452*	
	10	Shared Dispositive Power: 87,197,519*	
11 Aggregate Amount Beneficially Owned by Each Reporting Person 87,554,971		eneficially Owned by Each Reporting Person	
12	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares o		
13	Percent of Class Represented by Amount in Row (11) 67.0%**		
14	Type of Reporting Person: HC, IN		

<sup>\*</sup> The common units representing limited partner interests (the ARLP Common Units ) of Alliance Resource Partners, L.P. ( ARLP ) attributable to Mr. Craft consist of (i) 357,452 ARLP Common Units held directly by him, (ii) 2,000 ARLP Common Units held by his son, (iii) 31,088,338 ARLP Common Units held by Alliance Holdings GP, L.P. ( AHGP ), the general partner of which is Alliance GP, LLC, which is indirectly wholly owned by Mr. Craft, (iv) 56,100,000 ARLP Common Units held by MGP II, LLC, a wholly owned subsidiary of AHGP, and (v) 7,181 ARLP Common Units held by Alliance Resource GP, LLC, which is jointly owned by Mr. Craft and Kathleen S. Craft.

<sup>\*\*</sup> Based on a total of 130,704,217 ARLP Common Units issued and outstanding as of August 4, 2017.

1	Name of Reporting Persons S.S. or I.R.S. Identification Nos. of Above Persons		
	C-Holdings, LLC		
2	Check the Appropriate Box if a (a) (b)	Member of a Group  o  x	
3	SEC Use Only		
4	Source of Funds AF		
5	Check Box if Disclosure of Legal Proceedings Is Required Pursuant to Item 2(d) or 2(e) o		
6	Citizenship or Place of Organization Delaware		
Number of	7	Sole Voting Power:	
Shares Beneficially Owned by	8	Shared Voting Power: 87,188,338*	
Each Reporting	9	Sole Dispositive Power: 0	
Person With	10	Shared Dispositive Power: 87,188,338*	
11	Aggregate Amount Beneficially Owned by Each Reporting Person 87,188,338		
12	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares o		
13	Percent of Class Represented by Amount in Row (11) 66.7%**		
14	Type of Reporting Person: HC, OO		

<sup>\*</sup> The ARLP Common Units attributable to C-Holdings, LLC ( C-Holdings ) consist of (i) 31,088,338 ARLP Common Units held by AHGP, the general partner of which is Alliance GP, LLC, which is a wholly owned subsidiary of C-Holdings and (ii) 56,100,000 ARLP Common Units held by MGP II, LLC, a wholly owned subsidiary of AHGP.

<sup>\*\*</sup> Based on a total of 130,704,217 ARLP Common Units as of August 4, 2017.

1	Name of Reporting Persons S.S. or I.R.S. Identification Nos. of Above Persons				
	Alliance GP, LLC				
2	Check the Appropriate Bo (a) (b)	ox if a Member of a Group  o  x			
3	SEC Use Only				
4	Source of Funds AF				
5	Check Box if Disclosure of Legal Proceedings Is Required Pursuant to Item 2(d) or 2(e) o				
6	Citizenship or Place of Or Delaware	ganization			
	7	Sole Voting Power:			
Number of		0			
Shares Beneficially Owned by	8	Shared Voting Power: 87,188,338*			
Each Reporting	9	Sole Dispositive Power:			
Person With	10	Shared Dispositive Power: 87,188,338*			
11	Aggregate Amount Beneficially Owned by Each Reporting Person 87,188,338				
12	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares o				
13	Percent of Class Represented by Amount in Row (11) 66.7%**				
14	Type of Reporting Person: HC, OO				

<sup>\*</sup> The ARLP Common Units attributable to Alliance GP, LLC consist of (i) 31,088,338 ARLP Common Units held by AHGP, the general partner of which is Alliance GP, LLC and (ii) 56,100,000 ARLP Common Units held by MGP II, LLC, a wholly owned subsidiary of AHGP.

<sup>\*\*</sup> Based on a total of 130,704,217 ARLP Common Units issued and outstanding as of August 4, 2017.

Item 1	١.	Security	and	Issuer.
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This Amendment No. 2 to Schedule 13D (this Amendment ) relates to the common units representing limited partner interests (the ARLP Common Units ) of Alliance Resource Partners, L.P., a Delaware limited partnership (ARLP), which has its principal executive offices at 1717 South Boulder Avenue, Suite 400, Tulsa, Oklahoma 74119. This Amendment is being filed by each of Joseph W. Craft III (Craft), C-Holdings, LLC (C-Holdings) and Alliance GP, LLC (AGP and together with Craft and C-Holdings, the Reporting Persons), to amend the Schedule 13D filed on May 21, 2002, as amended and supplemented by Amendment No. 1 filed on April 7, 2003 (collectively, the Prior Schedule 13D).

Item 2. Ide	ntity and Background.	
Item 2 of the	e Prior Schedule 13D is hereby ame	nded and restated as follows:
(a) This	s Amendment is filed by:	
(i)	Craft, an individual;	
(ii)	C-Holdings, a Delaware l	imited liability company; and
(iii)	AGP, a Delaware limited l	iability company.
		rting Person are made only by such Reporting Person. Any disclosures herein with respect to ade on information and belief after making inquiry to the appropriate party.
		ce of each of C-Holdings and AGP is 1717 South Boulder Avenue, Suite 400, Tulsa, Oklahoma outh Boulder Avenue, Suite 400, Tulsa, Oklahoma 74119.

(c) C-Holdings is the sole member of AGP and is principally engaged in holding the membership interests in AGP. AGP is the general partner of Alliance Holdings GP, L.P., a Delaware limited partnership ( AHGP ) and is principally engaged in serving as the general partner of AHGP. Craft is currently the President, Chief Executive Officer and Chairman of AGP and the President, Chief Executive Officer and Director of Alliance Resource Management GP, LLC, a Delaware limited liability company and the general partner of ARLP ( MGP ). The principal business of AHGP is holding its ownership interests in ARLP and assisting ARLP in executing its business strategy. The principal business of ARLP is producing and marketing coal. The business address of MGP is 1717 South Boulder Avenue, Suite 400, Tulsa, Oklahoma 74119.

sımılar	similar misdemeanors).			
(e)	None of the Reporting Persons has, during the last five years, been a party to a civil proceeding of a judicial or administrative body of			

competent jurisdiction and, as a result of such proceeding, was or is subject to a judgment, decree or final order enjoining future violations of, or

prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

None of the Reporting Persons has, during the last five years, been convicted in a criminal proceeding (excluding traffic violations or

(f) Craft is a USA citizen. C-Holdings and AGP are both Delaware limited liability companies.

(d)

In accordance with the provisions of General Instruction C to Schedule 13D, certain information concerning the executive officers and directors of the Reporting Persons and persons controlling the Reporting Persons, as applicable (collectively, the Covered Persons), required by Item 2 of Schedule 13D is provided on Schedule 1 and is incorporated by reference herein. To the Reporting Persons knowledge, none of the Covered Persons listed on Schedule 1 as a director or executive officer of C-Holdings or AGP has been, during the last five years, (i) convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors), or (ii) a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and, as a result of such proceeding, was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to,

federal or state securities laws or finding any violation with respect to such laws. C-Holdings is managed by its sole member and does not have its own executive officers or directors.

#### Item 3. Source and Amount of Funds of Other Consideration.

Item 3 of the Prior Schedule 13D is hereby amended and supplemented by adding the following:

On July 28, 2017, ARLP entered into a Contribution Agreement (the Contribution Agreement ) by and among ARLP, MGP, Alliance Resource GP, LLC, a Delaware limited liability company ( SGP ), ARM GP Holdings, Inc., a Delaware corporation ( ARMH, Inc. ), MGP II, LLC, a Delaware limited liability company ( MGP II ), and AHGP. The transactions contemplated by the Contribution Agreement were closed on that same date. Pursuant to the Contribution Agreement, (i) MGP contributed to ARLP all of its incentive distribution rights representing non-voting limited partner interests in ARLP (the IDRs ) together with its 0.99% general partner interest in ARLP in exchange for a non-economic general partner interest in ARLP and 56,100,000 ARLP Common Units (the MGP Common Units ) and (ii) SGP contributed to ARLP its 0.01% general partner interest in ARLP and its 0.01% general partner interest in Alliance Resource Operating Partners, L.P. ( AROP ) in exchange for 7,181 ARLP Common Units (the SGP Common Units and, together with the MGP Common Units, the Exchange Units, and, the transactions described in (i) and (ii), the Exchange Transactions ). The general partner interests in ARLP that were contributed to ARLP were cancelled by ARLP, and the only remaining general partner interest in ARLP is the non-economic general partner interest issued to MGP as described above. In addition, ARLP cancelled the IDRs following their contribution by MGP. Following the transaction, ARLP maintains the 0.01% special general partner interest in AROP contributed to it by SGP as noted above.

As a result of the transactions contemplated by the Contribution Agreement, the MGP Units are now held by MGP II, a subsidiary of AHGP that owns MGP as a result of the transactions. MGP continues to serve as the general partner of ARLP following the transactions, and no control, management or governance changes otherwise occurred, including with respect to ARLP s subsidiaries.

Concurrently with the execution of the Contribution Agreement, MGP amended the Third Amended and Restated Agreement of Limited Partnership of ARLP, dated as of June 16, 2014, to make certain adjustments to the unrealized gain and loss allocation provisions and the definitions related thereto in a manner designed to facilitate the ultimate fungibility of the ARLP Common Units issued under the Contribution Agreement, which adjustments were effective in accordance with Section 761(c) of the Code as of January 1, 2017 through the date of the closing of the Exchange Transactions (the First Amendment to Existing Partnership Agreement ). The foregoing description of the First Amendment to the Existing Partnership Agreement does not purport to be complete and is qualified in its entirety by reference to the complete text of such agreement, a copy of which is filed as Exhibit 3.1 of ARLP s Form 8-K filed on July 28, 2017 (the July 28, 2017 8-K) and is incorporated by reference herein.

Concurrently with the execution of the Contribution Agreement, MGP amended and restated the Third Amended and Restated Agreement of Limited Partnership of ARLP, dated June 16, 2014, as amended, by entering into the Fourth Amended and Restated Agreement of Limited Partnership of ARLP, dated as of July 28, 2017, in order to reflect (i) the cancellation of the IDRs, (ii) the cancellation of the economic general partner interests in ARLP and the issuance of a non-economic general partner interest in ARLP and (iii) certain other changes, including the removal of references to the subordinated units (all of which previously converted into ARLP Common Units), the removal of the concepts of operating surplus and capital surplus and related defined terms, which no longer have any significance following the amendments described in clauses (i)-(iii) above, and updating the tax allocation and audit provisions (such amended and restated agreement, the Revised Partnership Agreement). Pursuant to the Revised Partnership Agreement, within 45 days of following the end of each fiscal quarter, 100% of the Available Cash (as defined in the Revised Partnership Agreement) of ARLP will be distributed to the holders of ARLP Common Units, pro rata. The foregoing description of the Revised Partnership Agreement does not purport to be complete and is qualified in its entirety by reference to the complete text of such agreement, a copy of which is filed as Exhibit 3.2 of the July 28, 2017 8-K and is incorporated by reference herein.

### Item 4. Purpose of Transaction.

Item 4 of the Prior Schedule 13D is hereby amended and supplemented as follows:

The Reporting Persons acquired their beneficial ownership of the Exchange Units as part of the transactions contemplated by the Contribution Agreement.

Except in Craft s capacity as President, Chief Executive Officer and Director of MGP, no Reporting Person has any present plan or proposal which would relate to or result in any of the matters set forth in subparagraphs (a) - (j) of Item 4 of Schedule 13D except as set forth in this Amendment. The Reporting Persons reserve the right to increase or decrease their respective positions in ARLP through, among other things, the purchase or sale of securities of ARLP on the open market or in private transactions or otherwise, including the exercise of warrants or options, on such terms and at such times as the Reporting Persons may deem advisable. The Reporting Persons reserve the right to change their intention with respect to any and all matters referred to in this Item 4.

#### Item 5. Interest in Securities of the Issuer.

Item 5 of the Prior Schedule 13D is hereby amended and restated as follows:

- (a) (b) The aggregate number and percentage of shares of ARLP Common Units beneficially owned by the Reporting Persons (on the basis of 130,704,217 ARLP Common Units issued and outstanding as of August 4, 2017) are as follows:
- (1) Craft
  - (a) Amount beneficially owned: 87,554,971 ARLP Common Units
  - (b) Number of ARLP Common Units to which the Reporting Person has:
    - (i) Sole power to vote or to direct the vote: 357,452
    - (ii) Shared power to vote or to direct the vote: 87,197,519
    - (iii) Sole power to dispose or to direct the disposition of: 357,452
    - (iv) Shared power to dispose or to direct the disposition of: 87,197,519
- (2) C-Holdings
  - (a) Amount beneficially owned: 87,188,338 ARLP Common Units
  - (b) Number of ARLP Common Units to which the Reporting Person has:
    - (i) Sole power to vote or to direct the vote: 0
    - (ii) Shared power to vote or to direct the vote: 87,188,338
    - (iii) Sole power to dispose or to direct the disposition of: 0
    - (iv) Shared power to dispose or to direct the disposition of: 87,188,338

Percentage: 67.0%

Percentage: 66.7%

(3)

AGP

	(a) (b)	Amount beneficially owned: 87,188,338 ARLP Common Units Number of ARLP Common Units to which the Reporting Person has: (i) Sole power to vote or to direct the vote: 0 (ii) Shared power to vote or to direct the vote: 87,188,338 (iii) Sole power to dispose or to direct the disposition of: 0 (iv) Shared power to dispose or to direct the disposition of: 87,188,338	Percentage: 66.7%
		porting Persons ownership has been adjusted to reflect the two-for-one spli 2005 and June 16, 2014, which had no impact on the ownership percentages	
(c) Amendi		porting Persons have not acquired any ARLP Common Units during the pas	t 60 days, other than the purchases reported in this
		ord holders of the ARLP Common Units reported on the cover pages of this om, and the proceeds of sale of, the ARLP common units held by such person	
(e)	Not app	plicable.	
		7	

Item 6. Contracts, Arrangements, Understandings, or Relationships with Respect to Securities of the Issuer.
Item 6 of the Prior Schedule 13D is hereby amended and restated as follows:
The information included or incorporated by reference in Item 3 is hereby incorporated by reference.
Certain transfer restrictions and voting rights in respect of the ARLP Common Units beneficially owned by the Reporting Persons are set forth in the Fourth Amended and Restated Agreement of Limited Partnership of the Partnership, a copy of which is filed as Exhibit 3.2 of the July 28, 2017 8-K and is incorporated by reference herein.
Item 7. Material to be Filed as Exhibits.
Item 7 of the Prior Schedule 13D is hereby amended and supplemented by adding the following:
Exhibit G: Amendment No. 1, dated as of July 28, 2017, to Third Amended and Restated Agreement of Limited Partnership of Alliance Resource Partners, L.P., filed as Exhibit 3.1 of ARLP s Form 8-K filed with the Securities and Exchange Commission on July 28, 2017.
Exhibit H: Fourth Amended and Restated Agreement of Limited Partnership of Alliance Resource Partners, L.P., dated as of July 28, 2017, filed as Exhibit 3.2 of ARLP s Form 8-K filed with the Securities and Exchange Commission on July 28, 2017.
Exhibit I: Contribution Agreement, dated as of July 28, 2017, by and among Alliance Resource Partners, L.P., Alliance Resource Management GP, LLC, Alliance Resource GP, LLC, ARM GP Holdings, Inc., MGP II, LLC and Alliance Holdings GP, L.P., filed as Exhibit 10.1 of ARLP s Form 8-K filed with the Securities and Exchange Commission on July 28, 2017.
Exhibit J: Joint Filing Agreement, dated August 8, 2017.
Exhibit K: Power of Attorney for C-Holdings, LLC.
Exhibit L: Power of Attorney for Alliance GP, LLC.

Exhibit M: Power of Attorney for Joseph W. Craft III.

### **SIGNATURE**

After reasonable inquiry and to the best of my knowledge and belief, the undersigned certify that the information set forth in this statement is true, complete and correct.

Dated: August 8, 2017

#### JOSEPH W. CRAFT III

By: /s/ Kenneth Hemm
Name: Kenneth Hemm
Title: Attorney-in-Fact

C-HOLDINGS, LLC

By: /s/ Kenneth Hemm
Name: Kenneth Hemm
Title: Attorney-in-Fact

ALLIANCE GP, LLC

By: /s/ Kenneth Hemm
Name: Kenneth Hemm
Title: Attorney-in-Fact

### SCHEDULE I

### **Executive Officers and Directors of Alliance GP, LLC**

Joseph W. Craft III

1717 South Boulder Avenue, Suite 400, Tulsa, Oklahoma 74119

Principal Occupation: President, Chief Executive Officer and Chairman of Alliance GP, LLC; President, Chief Executive Officer and Director of Alliance Resource Management GP, LLC

Citizenship: USA

Amount beneficially owned: 87,554,971

Number of units to which the Reporting Person has:

(i) Sole power to vote or to direct the vote: 357,452

(ii) Shared power to vote or to direct the vote: 87,197,519

(iii) Sole power to dispose or to direct the disposition of: 357,452

(iv) Shared power to dispose or to direct the disposition of: 87,197,519

Brian L. Cantrell

1717 South Boulder Avenue, Suite 400, Tulsa, Oklahoma 74119

Principal Occupation: Senior Vice President and Chief Financial Officer of Alliance GP, LLC; Senior Vice President and Chief Financial Officer of Alliance Resource Management GP, LLC

Citizenship: USA

Amount beneficially owned: 99,094

Number of units to which the Reporting Person has:

Percentage: \*

Percentage: 67.0%

(i) Sole power to vote or to direct the vote: 99,094

(ii) Shared power to vote or to direct the vote: 0

(iii) Sole power to dispose or to direct the disposition of: 99,094

(iv) Shared power to dispose or to direct the disposition of: 0

R. Eberley Davis

1717 South Boulder Avenue, Suite 400, Tulsa, Oklahoma 74119

Principal Occupation: Senior Vice President, General Counsel and Secretary of Alliance GP, LLC; Senior Vice President, General Counsel and Secretary of Alliance Resource Management GP, LLC

Citizenship: USA

Amount beneficially owned: 68,839 Percentage: \*
Number of units to which the Reporting Person has:

(i) Sole power to vote or to direct the vote: 68,839

(ii) Shared power to vote or to direct the vote: 0

(iii) Sole power to dispose or to direct the disposition of: 68,839

(iv) Shared power to dispose or to direct the disposition of: 0

Robert G. Sachse

1717 South Boulder Avenue, Suite 400, Tulsa, Oklahoma 74119

Principal Occupation: Executive Vice President of Alliance GP, LLC; Executive Vice President of Alliance Resource Management GP, LLC

Citizenship: USA

Amount beneficially owned: 104,225 Percentage: \*

Number of units to which the Reporting Person has:

(i) Sole power to vote or to direct the vote: 104,225

(ii) Shared power to vote or to direct the vote: 0

(iii) Sole power to dispose or to direct the disposition of: 104,225

(iv) Shared power to dispose or to direct the disposition of: 0

Charles R. Wesley	
1717 South Boulder Avenue, Suite 400, Tulsa, Oklahoma 74119	
Principal Occupation: Executive Vice President of Alliance GP, LLC; Executive Vice GP, LLC	President and Director of Alliance Resource Management
Citizenship: USA	
Amount beneficially owned: 0 Number of units to which the Reporting Person has:	Percentage: 0
(i) Sole power to vote or to direct the vote: 0	
(ii) Shared power to vote or to direct the vote: 0	
(iii) Sole power to dispose or to direct the disposition of: 0	
(iv) Shared power to dispose or to direct the disposition of: 0	
Thomas M. Wynne	
1717 South Boulder Avenue, Suite 400, Tulsa, Oklahoma 74119	
Principal Occupation: Senior Vice President and Chief Operating Officer of Alliance Officer of Alliance Resource Management GP, LLC	GP, LLC; Senior Vice President and Chief Operating
Citizenship: USA	
Amount beneficially owned: 62,298 Number of units to which the Reporting Person has:	Percentage: *
(i) Sole power to vote or to direct the vote: 62,298	
(ii) Shared power to vote or to direct the vote: 0	
(iii) Sole power to dispose or to direct the disposition of: 62,298	
(iv) Shared power to dispose or to direct the disposition of: 0	
Thomas M. Davidson, Sr.	
1717 South Boulder Avenue, Suite 400, Tulsa, Oklahoma 74119	
Principal Occupation: Director of Alliance GP, LLC	
Citizenship: USA	
Amount beneficially owned: 0	Percentage: 0

Number of units to which the Reporting Person has:
(i) Sole power to vote or to direct the vote: 0
(ii) Shared power to vote or to direct the vote: 0
(iii) Sole power to dispose or to direct the disposition of: 0
(iv) Shared power to dispose or to direct the disposition of: 0
Robert J. Druten
1717 South Boulder Avenue, Suite 400, Tulsa, Oklahoma 74119
Principal Occupation: Director of Alliance GP, LLC; Senior Vice President and Chief Financial Officer of Alliance Resource Management GF LLC
Citizenship: USA
Amount beneficially owned: 0 Percentage: 0  Number of units to which the Reporting Person has:
(i) Sole power to vote or to direct the vote: 0
(ii) Shared power to vote or to direct the vote: 0
(iii) Sole power to dispose or to direct the disposition of: 0
(iv) Shared power to dispose or to direct the disposition of: 0
Wilson M. Torrence
1717 South Boulder Avenue, Suite 400, Tulsa, Oklahoma 74119
Principal Occupation: Director of Alliance GP, LLC
Citizenship: USA
11

Amount beneficially owned: 34,796  Number of units to which the Reporting Person has:	Percentage: *
(i) Sole power to vote or to direct the vote: 34,796	
(ii) Shared power to vote or to direct the vote: 0	
(iii) Sole power to dispose or to direct the disposition of: 34,796	
(iv) Shared power to dispose or to direct the disposition of: 0	
* Less than 1%.	
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#### EXHIBIT INDEX

Exhibit G: Amendment No. 1, dated as of July 28, 2017, to Third Amended and Restated Agreement of Limited Partnership of Alliance Resource Partners, L.P., filed as Exhibit 3.1 of ARLP s Form 8-K filed with the Securities and Exchange Commission on

July 28, 2017.

Exhibit H: Fourth Amended and Restated Agreement of Limited Partnership of Alliance Resource Partners, L.P., dated as of July 28, 2017, filed as Exhibit 3.2 of ARLP s Form 8-K filed with the Securities and Exchange Commission on July 28, 2017.

Exhibit I: Contribution Agreement, dated as of July 28, 2017, by and among Alliance Resource Partners, L.P., Alliance Resource Management GP, LLC, Alliance Resource GP, LLC, ARM GP Holdings, Inc., MGP II, LLC and Alliance Holdings GP, L.P.,

filed as Exhibit 10.1 of ARLP s Form 8-K filed with the Securities and Exchange Commission on July 28, 2017.

Exhibit J: Joint Filing Agreement, dated August 8, 2017.

Exhibit K: Power of Attorney for C-Holdings, LLC.

Power of Attorney for Alliance GP, LLC. Exhibit L:

Exhibit M: Power of Attorney for Joseph W. Craft III.