PEABODY ENERGY CORP Form FWP December 15, 2006

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ISSUER FREE WRITING PROSPECTUS SUPPLEMENTING PRELIMINARY PROSPECTUS SUPPLEMENT DATED DECEMBER 13, 2006 Filed pursuant to Rule 433 Registration Number: 333-136108 December 14 2006

New Issue Summary, December 14, 2006	Registration Number: 555-150
Issuer:	Peabody Energy Corporation (NYSE symbol: BTU)
Securities:	4.75% convertible junior subordinated debentures due 2066
Aggregate Principal Amount:	\$675,000,000 (plus up to an additional \$75,000,000 principal amount pursuant to the option we have granted to the underwriters to cover overallotments)
Principal Amount per Debenture:	\$1,000
Coupon Rate:	4.75%, subject to deferral
Interest Payment Dates:	June 15 and December 15 of each year, beginning June 15, 2007
Interest Deferral Feature:	Optional and mandatory deferral features described in the preliminary prospectus supplement
Ranking:	Junior to all existing and future senior and subordinated debt, except for any future debt that by its terms ranks equal or junior
Legal Format:	SEC-registered
CUSIP/ISIN:	704549 AG 9/US704549AG98
Ratings ⁽¹⁾ :	Moody s: Ba2 Standard & Poor s: B Fitch: BB-
Trade Date:	December 14, 2006
Settlement Date: (T+4):	December 20, 2006
Final Maturity Date:	December 15, 2066
Scheduled Maturity Date:	The issuer will use commercially reasonable efforts to raise sufficient net proceeds from the issuance of qualifying capital securities to repay the principal amount and accrued and unpaid interest on December 15, 2041
Holders Conversion Rights:	In whole or in part, at any time on or prior to December 15, 2036 upon the satisfaction of one or more of the conditions described in the preliminary prospectus supplement

In whole or in part, at any time after December 15, 2036 to (and including) December 15, 2041, irrespective of the conditions applicable prior to December 15, 2036

None after December 15, 2041

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Conversion Consideration:				 For conversion either following a notice of redemption or upon a non-stock change of control, cash equal to the principal amount, cash equal to any deferred interest and, if the conversion value is greater than the principal amount, the net shares For conversion other than following a notice of redemption or upon a non-stock change of control, perpetual preferred stock with a liquidation preference equal to principal amount, accumulated dividends equal to any deferred interest and, if the conversion value is greater than the principal amount, the net shares 								
Net Shares:	The net shares shall equal the sum of the daily share amounts for each of the 20 consecutive trading days during the conversion reference period (as described in the preliminary prospectus supplement)											
Preferred Stock Dividend Rate:					3.0875% (65% of the coupon rate), subject to reset following any remarketing							
Conversion Rate:				16.1421 shares of common stock per \$1,000 principal amount of convertible debentures, or an initial conversion price of approximately \$61.95 per share								
Conversion F	Premium	:		40%	(based or	n a referei	nce price	of \$44.25	per comm	on share)		
Conversion Make-Whole:				Upon the occurrence of a non-stock change of control on or prior to December 20, 2036, the conversion rate may be increased by a number of additional shares determined based on the price paid per share of common stock in the transaction constituting a non-stock change of control and the effective date of such transaction, according to the following table:								
	Stock Price											
Effective Date	\$44.25	\$50.00	\$61.95	\$70.00	\$80.00	\$90.00	\$100.00	\$150.00	\$200.00	\$250.00	\$300.00	
December 20, 2006 December 15,	6.4567	5.3046	3.7514	3.0841	2.4995	2.0869	1.7842	1.0135	0.6903	0.5082	0.3898	
2007 December 15,	6.4567	5.0169	3.4396	2.7747	2.2044	1.8121	1.5315	0.8524	0.5813	0.4298	0.3311	
2008 December 15,	6.4567	4.6806	3.0657	2.4003	1.8461	1.4792	1.2272	0.6639	0.4544	0.3377	0.2613	
2009	6.4567 6.4567	4.3532 4.1037	2.6590 2.2414	1.9771 1.4958	1.4323 0.9368	1.0938 0.6315	0.8770 0.4667	0.4565 0.2344	0.3154 0.1649	0.2358 0.1239	0.1832 0.0966	

December 15, 2010											
December 15,											
2011	6.4567	4.0340	1.9783	0.9928	0.0443	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
December 15,											
2012	6.4567	4.0195	1.9700	0.9883	0.0441	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
December 15,											
2013	6.4567	4.0074	1.9627	0.9843	0.0439	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
December 15,											
2014	6.4567	3.9967	1.9557	0.9803	0.0437	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
December 15,											
2015	6.4567	3.9896	1.9504	0.9772	0.0436	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
December 15,											
2016	6.4567	3.9853	1.9448	0.9730	0.0433	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
December 15,											
2021	6.4567	4.0519	1.9726	0.9859	0.0439	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
December 15,			• • • • • •		0.0474	0 0000	0 0000	0.0000		0.0000	0.0000
2026	6.4567	4.1903	2.0336	1.0147	0.0451	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
December 15,			• • • • • •	1 0 0 6 0	0.0450		0 0 0 0 0	0 0000			
2031	6.4567	4.3221	2.0831	1.0360	0.0459	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
December 20,			0.1000	1.0500	0.0464	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
2036	6.4567	4.4722	2.1236	1.0508	0.0464	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
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	Notwithstanding the foregoing, in no event will the total number of common shares issuable upon conversion exceed 22.5988 per \$1,000 principal amount
Call Feature:	None prior to December 20, 2011
	Between December 20, 2011 and December 19, 2036, in whole or in part, at the par redemption price, if for at least 20 trading days within the 30 consecutive trading days immediately prior to the call notice date, the closing sale price of the issuer s common stock has exceeded 130% of the then prevailing conversion price
	On or after December 20, 2036, in whole or in part, at the par redemption price, irrespective of the above condition
Par Redemption Price:	100% of the principal amount, plus accrued and unpaid interest
Initial Price to Public:	100% of the principal amount of the securities, plus accrued interest, if any, from December 20, 2006
Issuer Proceeds before Expenses:	\$658,912,500
Joint Bookrunners:	Lehman Brothers Inc., Morgan Stanley & Co. Incorporated and Citigroup Global Markets Inc.

(1) An explanation of the significance of ratings may be obtained from the rating agencies. Generally, rating agencies base their ratings on such material and information, and such of their own investigations, studies and assumptions, as they deem appropriate. The rating of the convertible debentures should be evaluated independently from similar ratings of other securities. A credit rating of a security is not a recommendation to buy, sell or hold securities and may be subject to review, revision, suspension, reduction or withdrawal at any time by the assigning rating agency. The issuer has filed a registration statement (including a prospectus) with the SEC for the offering to which this communication relates. Before you invest, you should read the prospectus in that registration statement and other documents the issuer has filed with the SEC for more complete information about the issuer and this offering. You may get these documents for free by visiting EDGAR on the SEC Web site at www.sec.gov. Alternatively, the issuer, any underwriter or any dealer participating in the offering will arrange to send you the prospectus if you request it by calling toll-free 1-866-718-1649 or 1-888-603-5847 (institutional investors) or 1-800-584-6837 (retail investors).

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