Case 12-51502 Doc 4406 Filed 07/29/13 Entered 07/29/13 14:21:54 Main Document Pg 1 of 4

#### UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MISSOURI EASTERN DIVISION

In re:

PATRIOT COAL CORPORATION, et al.,

**Debtors.** 

Chapter 11 Case No. 12-51502-659 (Jointly Administered)

**Objection Deadline:** August 13, 2013 at 4:00 p.m., prevailing Central time

#### MONTHLY FEE STATEMENT OF BRYAN CAVE LLP FOR PROFESSIONAL SERVICES AND DISBURSEMENTS FOR THE PERIOD OF JUNE 1 - 30, 2013

NAME OF APPLICANT:	Bryan Cave LLP		
ROLE IN THE CASE:	Local Restructuring Counsel and Corporate Counsel to the Debtors		
DATE OF RETENTION:	February 4, 2013 [Dkt. No. 2682] Effective Nov. 27, 2012 for restructuring Effective Dec. 1, 2012 for other matters		
TIME PERIOD:	June 1 - 30, 2013		
CURRENT APPLICATION:	Total Fees Requested: $$43,849.00$ 80% of Fees Requested: $$35,079.20^{1}$ Total Expenses Requested: $$9,343.27$		

<sup>&</sup>lt;sup>1</sup> The Debtors remitted an overpayment of \$7,458.00 to Bryan Cave in connection with Bryan Cave's May 2013 invoice. Bryan Cave has credited \$7,458.00 against one of the attached invoices. Absent a timely objection, Bryan Cave requests payment of the net amount of fees, \$27,621.20.

# Case 12-51502 Doc 4406 Filed 07/29/13 Entered 07/29/13 14:21:54 Main Document Pg 2 of 4

1. In accordance with the Order To Establish Procedures for Interim Monthly Compensation and Reimbursement of Expenses of Professionals [Dkt. No. 262] (the "Interim Compensation Order"), Bryan Cave LLP ("Bryan Cave"), local restructuring counsel and corporate counsel to the above-captioned debtors and debtorsin-possession (collectively, the "Debtors"), hereby submits its Monthly Statement for Professional Services and Disbursements (the "Fee Statement") for the period of June 1, 2013 through and including June 30, 2013 (the "Fee Statement Period").

2. Pursuant to the Interim Compensation Order, Bryan Cave seeks payment of \$36,964.47, representing (a) 80% of Bryan Cave's fees for services rendered (net of the credit discussed in footnote 1 above) and (b) 100% of actual and necessary expenses incurred.

3. Attached hereto as <u>Exhibit A</u> is a listing of Bryan Cave professionals and paraprofessionals (collectively, the "Bryan Cave Professionals"), including the hourly rate for each Bryan Cave Professional who rendered services to the Debtors in connection with these Chapter 11 cases during the Fee Statement Period as well as the title, aggregate hours worked and the amount of fees billed by each Bryan Cave Professional.

4. Attached hereto as <u>Exhibit B</u> is a schedule specifying the categories of actual and necessary expenses for which Bryan Cave is seeking reimbursement and the total amount for each such expense category.

5. Attached hereto as <u>Exhibit C</u> is a summary of the number of hours and amounts billed by Bryan Cave during the Fee Statement Period, organized by project categories.

2

# Case 12-51502 Doc 4406 Filed 07/29/13 Entered 07/29/13 14:21:54 Main Document Pg 3 of 4

6. Attached hereto as <u>Exhibit D</u> are the time records of Bryan Cave, which provide a daily summary of the time spent by each Bryan Cave Professional during the Fee Statement Period by project category.

#### **Notice**

7. Consistent with the procedures described in the Interim Compensation Order, the Debtors will serve this Fee Statement, by first-class U.S. mail, postage prepaid, on (i) the Debtors, Patriot Coal Corporation, 12312 Olive Boulevard, Suite 400, St. Louis, Missouri, 63141, Attn: Jacquelyn A. Jones; (ii) the Office of the United States Trustee for the Eastern District of Missouri, 111 South 10th Street, Suite 6.353, St. Louis, MO 63102, Attn: Leonora S. Long and Paul A. Randolph; (iii) attorneys for the administrative agent for the Debtors' post-petition lenders, (a) Weil, Gotshal & Manges LLP, 767 Fifth Avenue, New York, New York 10153, Attn: Marcia Goldstein and Joseph Smolinsky, and (b) Willkie Farr & Gallagher LLP, 787 Seventh Avenue, New York, New York 10019, Attn: Margot B. Schonholtz and Ana Alfonso; and (iv) counsel to the official committee of unsecured creditors, Kramer Levin Naftalis & Frankel LLP, 1177 Avenue of the Americas, New York, New York 10036, Attn: Adam C. Rogoff, Esq. and Gregory G. Plotko, Esq.

3

# Case 12-51502 Doc 4406 Filed 07/29/13 Entered 07/29/13 14:21:54 Main Document Pg 4 of 4

Dated: St. Louis, Missouri July 29, 2013

Respectfully submitted,

#### BRYAN CAVE LLP

/s/ Laura Uberti Hughes Lloyd A. Palans, #22650MO Brian C. Walsh, #58091MO Laura Uberti Hughes, #60732MO One Metropolitan Square 211 N. Broadway, Suite 3600 St. Louis, Missouri 63102 (314) 259-2000 Fax: (314) 259-2020 Laura.hughes@bryancave.com

ATTORNEYS FOR THE DEBTORS

Case 12-51502 Doc 4406-1 Filed 07/29/13 Entered 07/29/13 14:21:54 Exhibit A Pg 1 of 1

### EXHIBIT A

### **Professionals and Rates**

### Partners:

Name	Admission	Total	Rate	Amount
	Year	Hours		
Denis P. McCusker	1972	1.0	\$700.00	\$700.00
Lloyd A. Palans	1972	5.8	\$675.00	\$3,915.00
Brian C. Walsh	1997	55.8	\$450.00	\$25,110.00

## Counsel:

Name	Admission Year	Total Hours	Rate	Amount
Hal B. Morgan	1983	19.2	\$565.00	\$10,848.00

### Associates:

Name	Admission Year	Total Hours	Rate	Amount
Erica D. Woods	2012	15.6	\$210.00	\$3,276.00

### EXHIBIT B

## Expenses

Expense	Amount
Computerized Research	\$358.42
Copy Charges	\$107.60
HVAC charges for after-hours use of trial	\$8,840.00
preparation room	
Long Distance Telephone Charges	\$22.05
Scanning PDF Charges	\$15.20
Total	\$9,343.27

## EXHIBIT C

### **Summary by Project Code**

Project Code	<b>Total Hours</b>	Total Fees
Case Administration	2.7	\$1,327.50
Relief from Stay/Adequate Protection Proceedings	1.4	\$630.00
Fee/Employment Applications	3.5	\$1,575.00
Assumption/Rejection of Leases and Contracts	5.8	\$3,352.50
Other Contested Matters	7.3	\$3,442.50
Financing/Cash Collections	1.0	\$700.00
Claims Administration and Objections	56.5	\$21,973.50
Employee Benefits Matters (Non-Restructuring)	19.2	\$10,848.00

## EXHIBIT D

**Time Records** 

Case 12-51502 Doc 4406-4



Bryan Cave LLP Atlanta | Boulder | Charlotte | Chicago | Colorado Springs | Dallas | Denver | Frankfurt | Hamburg | Hong Kong | Irvine Jefferson City | Kansas City | Los Angeles | New York | Paris | Phoenix | San Francisco | Shanghai | Singapore | St. Louis | Washington, D.C.

#### EMPLOYER IDENTIFICATION NUMBER: 43-0602162

Patriot Coal Corporation 12312 Olive Blvd., Suite 400 St. Louis, MO 63141

July 25, 2013 Invoice # 10226354 Client # C067317 Payment is due upon Receipt

#### STATEMENT OF ACCOUNT

CURRENT CHARGES FOR MATTER:		
File #0345891		
Chapter 11 Restructuring		
Fees for Legal services	\$ 33,001.00	
Expenses and Other Charges	9,343.27	
TOTAL CHARGES THIS INVOICE	\$	42,344.27
STATEMENT TOTAL	\$	42,344.27

PAYMENT INSTRUCTIONS

**Check Payment Instructions:** Bryan Cave LLP P.O. Box 503089 St. Louis, MO 63150-3089

Please return Remittance Advice with payment in the enclosed envelope.

**ACH Payment Instructions:** Bank of America One Bank of America Plaza St. Louis, MO 63101 Routing #081000032 Account # 100101007976

ACH to:

Wire Instructions: Wire to:

Bank of America One Bank of America Plaza St. Louis, MO 63101 ABA #0260-0959-3 Account # 100101007976 Swift Codes:

BOFAUS3N (incoming US wires) BOFAUS6S (incoming Non-US wires)

Please include the Client, Matter, or Invoice Number with all payments.

## Case 12-51502 Doc 4406-4 Filed 07/29/13 Entered 07/29/13 14:21:54 Exhibit D

Patriot Coal Corporation

July 25, 2013 Invoice # 10226354 Client # C067317 Page 2

For Legal Services Rendered Through June 30, 2013

File #0345891 Chapter 11 Restructuring

Case Administration

06/05/13	B. C. Walsh	0.10 hrs.	45.00	Memorandum to A. Starr regarding omnibus hearing.
06/07/13	B. C. Walsh	0.60 hrs.	270.00	Participate in weekly update call with debtor team.
06/10/13	B. C. Walsh	0.10 hrs.	45.00	Memorandum to B. Resnick regarding motion to expedite.
06/12/13	B. C. Walsh	0.20 hrs.	90.00	Telephone conference with M. Huebner regarding omnibus hearing.
06/14/13	L. A. Palans	0.50 hrs.	337.50	Update call with Patriot team.
06/14/13	B. C. Walsh	0.90 hrs.	405.00	Participate in weekly update call with debtor team.
06/17/13	B. C. Walsh	0.20 hrs.	90.00	Multiple telephone conferences with M. McGreal regarding scheduling.
06/18/13	B. C. Walsh	0.10 hrs.	45.00	Memorandum to M. McGreal regarding scheduling issues.
Total (	Case Administration		2.70 hrs.	<b>\$ 1,327.5</b> 0
Relief from	Stay/Adequate Protection	on Proceed		
06/12/13	B. C. Walsh	0.90 hrs.	405.00	Review stay relief motion and response $(0.5)$ ; analyze strategy for hearing on same $(0.4)$ .
06/14/13	B. C. Walsh	0.50 hrs.	225.00	Analyze strategy for hearing on stay relief.

Total Relief from Stay/Adequate Protection Proceed 1.40 hrs.\$630.00

Case 12-51 Patriot Coal	L502 Doc 4406-4 Corporation	Filed	07/29/13 Pg 4 of		07/29/13 14:21:54 Exhibit D July 25, 2013 Invoice # 10226354 Client # C067317 Page 3
Fee/Employ	ment Applications				
06/18/13	B. C. Walsh	0.20	hrs.	90.00	Telephone conference with M. Huebner regarding fee application process.
06/19/13	B. C. Walsh	0.20	hrs.	90.00	Telephone conference with M. McGreal regarding Greenberg retention.
06/24/13	B. C. Walsh	1.80	hrs.	810.00	Prepare monthly statement.
06/25/13	B. C. Walsh	0.10	hrs.	45.00	Memorandum to M. McGreal regarding fee applications.
06/26/13	B. C. Walsh	0.20	hrs.	90.00	Memorandum to D. Eastlake regarding Greenberg employment (0.1); memorandum to M. Huebner regarding fee application (0.1).
06/28/13	B. C. Walsh	1.00	hrs.	450.00	Prepare monthly statement.
Tetal I		• .•	_	a = a 1	
1 Otal 1	Fee/Employment Appl	ications	8	3.50 hrs.	\$ 1,575.00
	Pee/Employment Appl			3.50 hrs.	\$ 1,575.00
			tracts		\$ 1,575.00 Correspondence with E. Moskowitz regarding strategy for prosecuting appeal and basis for expedited briefing and hearing on appeal.
Assumption	/Rejection of Leases ar	nd Cont	hrs.	202.50	Correspondence with E. Moskowitz regarding strategy for prosecuting appeal and basis for expedited briefing and hearing
Assumption, 06/04/13	/Rejection of Leases ar L. A. Palans	nd Cont 0.30	hrs.	202.50	Correspondence with E. Moskowitz regarding strategy for prosecuting appeal and basis for expedited briefing and hearing on appeal. Multiple memoranda to E. Moskowitz regarding potential

Case 12-53 Patriot Coal	L502 Doc 4406-4 Corporation	Filed 07/29/13 Pg 5 of		07/29/13 14:21:54 Exhibit D July 25, 2013 Invoice # 10226354 Client # C067317 Page 4 Palans regarding potential 1113 appeal (0.2); telephone conference with E. Moskowitz, L. Samet, L. A. Palans regarding same (0.6); memorandum to E. Sokoloff regarding potential appeal (0.2).
06/07/13	L. A. Palans	0.20 hrs.	135.00	Review of UMW appeal notice.
06/11/13	L. A. Palans	1.10 hrs.	742.50	Correspondence with E. Moskowitz regarding VEBA (0.2); conference with B. C. Walsh regarding UMW appeal (0.2); preparation of entry of appearance on UMW appeal (0.2); review update on UMW appeal and strategic considerations (0.5).
06/11/13	B. C. Walsh	0.30 hrs.	135.00	Review appeal docket and scheduling order (0.2); enter appearance in appeal (0.1).
06/12/13	L. A. Palans	0.50 hrs.	337.50	Correspondence with E. Moskowitz regarding VEBA issues (0.2); review update on UMW labor contract negotiations (0.3).
06/14/13	B. C. Walsh	0.30 hrs.	135.00	Revise and arrange for filing of motion regarding briefing schedule.
06/21/13	B. C. Walsh	0.10 hrs.	45.00	Memorandum to L. Samet regarding UMWA appeal.
06/24/13	B. C. Walsh	0.30 hrs.	135.00	Arrange for submission of courtesy of copies of motion to dismiss appeal.
06/25/13	B. C. Walsh	0.20 hrs.	90.00	Telephone conference with L. Samet regarding UMWA appeal.
06/26/13	B. C. Walsh	0.10 hrs.	45.00	Telephone conference with A. Guehring regarding appeal briefing.

Total Assumption/Rejection of Leases and Contracts 5.80 hrs.

\$ 3,352.50

Case 12-5: Patriot Coal	<b>1502 Doc 4406-4</b> Corporation	Filed 07/29/: Pg 6	L3 Entered of 14	<b>07/29/13 14:21:54 Exhibit D</b> July 25, 2013 Invoice # 10226354 Client # C067317 Page 5
Other Conte	ested Matters(excl assur	mption/rejecti		
06/10/13	B. C. Walsh	0.30 hrs.	135.00	Memorandum to K. Coco regarding Rule 9019 authority.
06/17/13	B. C. Walsh	3.30 hrs.	1,485.00	Preparation for omnibus hearing (3.1); telephone conference with M. McGreal regarding omnibus hearing (0.2).
06/18/13	L. A. Palans	0.70 hrs.	472.50	Review motion for payment of fees and expenses of Aurelius and Knighthead (0.4); conference with B. C. Walsh regarding court hearing, stay relief and timing (0.3).
06/18/13	B. C. Walsh	0.10 hrs.	45.00	Telephone conference with M. McGreal regarding fee motion.
06/18/13	B. C. Walsh	2.90 hrs.	1,305.00	Preparation for omnibus hearing (0.5); court appearance on same, including multiple conferences with various counsel (2.4).
Total	Other Contested Matte	rs(excl assumpt	ion/rejecti 7.30	0 hrs. \$ 3,442.50
Financing/O	Cash Collections			
06/13/13	D. P. McCusker	1.00 hrs.	700.00	Emails with J. Jones relating to dissolution of BVI special purpose subsidiary used in connection with receivables securitization (.2); review BVI requirements (.6); emails with BVI agent (.2).
Total	Financing/Cash Collec	tions	1.00 hrs.	\$ 700.00
Claims Adm	inistration and Objecti	ons		
06/03/13	L. A. Palans	0.30 hrs.	202.50	Correspondence with E. D. Woods regarding strategy for personal injury and tort claims.
06/03/13	B. C. Walsh	4.20 hrs.	1,890.00	Telephone conference with R. McWilliams, J. Clarrey, E. D. Woods regarding omnibus objections (0.5); revise

Case 12-5 Patriot Coal	<b>1502 Doc 4406-4</b> Corporation	Filed 07/29/13 Pg 7 d		07/29/13 14:21:54 Exhibit D July 25, 2013 Invoice # 10226354 Client # C067317 Page 6 stipulation with LRPB Group regarding objection to claims (0.3); memorandum to C. Ebetino regarding landlord claims (0.2); review claims for omnibus objection (0.5); draft objection based on books and records (1.4); telephone conference with K. Coco regarding employment claim (0.2); review UMWA plan proof of claim (0.2); memorandum to J. Clarrey regarding same (0.1); revise omnibus objections (0.8).
06/03/13	E. D. Woods	0.50 hrs.	105.00	Phone conference with Patriot regarding upcoming deadlines (0.3); phone conference with claimant regarding beneficial bondholder objection (0.2).
06/03/13	E. D. Woods	1.20 hrs.	252.00	Review and analyze precedent regarding personal injury claims.
06/04/13	L. A. Palans	1.00 hrs.	675.00	Receive and review precedent in connection with strategy for personal injury and tort related cases (0.8); correspondence with B. C. Walsh regarding same (0.2).
06/04/13	B. C. Walsh	3.20 hrs.	1,440.00	Telephone conference with K. Coco regarding employment claim (0.1); telephone conference with B. Resnick, K. Coco regarding same (0.4); letter to L. Jones regarding bondholder claim objection (0.3); review claims to be objected to (0.5); draft omnibus objection to claims (1.1); memorandum to K. Gargan regarding omnibus objection (0.1); research regarding mediation of disputed claims (0.7).
06/04/13	E. D. Woods	0.40 hrs.	84.00	Phone conferences with Wells Fargo regarding beneficial bondholder notice.
06/05/13	B. C. Walsh	2.80 hrs.	1,260.00	Conference call with management committee

Case 12-5 Patriot Coal	1502 Doc 4406-4 Corporation	Filed	07/29/13 Pg 8 of :		07/29/13 14:21:54 Exhibit D July 25, 2013 Invoice # 10226354 Client # C067317 Page 7 regarding claims process (0.7); telephone conference with J. Bean regarding employment claims (0.1); conference with J. Evans regarding employment claim (0.2); telephone conference with M. McGreal, K. Coco regarding omnibus objections (0.2); memorandum to J. Bean regarding employee claim (0.2); revise omnibus books and records objection, including review of underlying claims (1.1); memorandum to K. Coco, M. McGreal regarding claim resolution process (0.2); memorandum to M. McGreal regarding response to claim objection (0.1).
06/05/13	E. D. Woods	0.30	hrs.	63.00	Phone conference with broker regarding beneficial bondholder notice sent to client.
06/06/13	B. C. Walsh	1.00	hrs.	450.00	Revise objection to insufficiently documented claims, including review of underlying proofs of claim (0.8); multiple memoranda to J. Clarrey regarding same (0.2).
06/06/13	E. D. Woods	1.70	hrs.	357.00	Draft omnibus objection covering insufficiently documented claims.
06/07/13	B. C. Walsh	3.20	hrs.	1,440.00	Revise objection to insufficiently documented claims (0.2); review proofs of claim and prepare explanation of basis for objection to each (2.1); memorandum to K. Gargan regarding same (0.1); revise objection to claims inconsistent with books and records (0.4); multiple memoranda to K. Gargan regarding same (0.2); memorandum to R. McWilliams regarding personal injury claim (0.2).
06/10/13	B. C. Walsh	1.30	hrs.	585.00	Revise objection to no-liability

Case 12-5: Patriot Coal	<b>1502 Doc 4406-4</b> Corporation	Filed 07/29/13 Pg 9 of		07/29/13 14:21:54 Exhibit D July 25, 2013 Invoice # 10226354 Client # C067317 Page 8 claims (0.7); revise objection to insufficiently documented claims (0.5); memorandum to J. Jones regarding same (0.1).
06/10/13	E. D. Woods	1.30 hrs.	273.00	Draft notice of fifth omnibus objection (0.4); draft declaration for fifth omnibus objection (0.7); telephone conference with beneficial bondholder regarding notice and objection (0.2).
06/11/13	B. C. Walsh	0.80 hrs.	360.00	Telephone conference with S. Mc Neill regarding objection to lessor claim (0.4); review LRBP markup of stipulation (0.3); memorandum to K. Coco regarding same (0.1).
06/11/13	E. D. Woods	1.90 hrs.	399.00	Phone conference with beneficial bondholder regarding claim (0.3); draft notice of sixth omnibus objection (0.4); draft declaration for sixth omnibus objection (0.5); draft order on sixth omnibus objection (0.7).
06/12/13	B. C. Walsh	1.90 hrs.	855.00	Memorandum to J. Alter regarding LRPB claims (0.2); memorandum to E. D. Woods regarding beneficial participant objection (0.2); memorandum to J. Clarrey regarding same (0.1); telephone conference with M. Roeschenthaler, J. Alter regarding LRPB claims (0.3); research regarding lease cure claims (0.7); memorandum to S. McNeill regarding same (0.2); memorandum to M. McGreal regarding LRPB stipulation (0.2).
06/13/13	B. C. Walsh	1.60 hrs.	720.00	Revise objection to books and records claims (0.5); memorandum to J. Alter regarding LRPB claims (0.2); draft declaration in support of books and records objection (0.5); revise supporting documents for insufficiently documented claims (0.4).

Case 12-53 Patriot Coal	L502 Doc 4406-4 Corporation	Filed 07/29/1 Pg 10		<b>07/29/13 14:21:54</b> Exhibit D July 25, 2013 Invoice # 10226354 Client # C067317 Page 9
06/13/13	E. D. Woods	3.90 hrs.	819.00	Draft seventh omnibus objection for beneficial plan participant claims (1.2); telephone conference with B. C. Walsh regarding LRBP exhibit (0.1); review and analyze additional LRBP proof of claims in connection with revision of stipulation (2.6).
06/14/13	B. C. Walsh	2.10 hrs.	945.00	Revise proposed orders on omnibus objections (0.4); diligence regarding insufficiently documented claims (0.6); revise omnibus claim objections and supporting documents (0.4); revise stipulation regarding LRBP claims (0.2); draft proposed order on books and records objection (0.5).
06/14/13	E. D. Woods	1.10 hrs.	231.00	Revise seventh omnibus claim objection (0.4); revise LRBP stipulation exhibit (0.7).
06/17/13	B. C. Walsh	3.00 hrs.	1,350.00	Telephone conference with M. Roeschenthaler, J. Alter regarding LRPB claims (0.2); revise order regarding same (0.5); revise omnibus objection to employee benefit claims (0.5); diligence regarding beneficial employee benefit plan claims (0.8); memorandum to K. Gargan regarding same (0.2); revise objection regarding same (0.3).
06/18/13	B. C. Walsh	0.80 hrs.	360.00	Revise proposed orders on claim objections (0.3); revise seventh omnibus objection (0.2); revise eighth and ninth omnibus objections (0.3).
06/18/13	E. D. Woods	2.80 hrs.	588.00	Draft eighth omnibus objection, notice, declaration, and order (1.5); draft ninth omnibus objection, notice, declaration, and order (1.3).
06/19/13	B. C. Walsh	7.10 hrs.	3,195.00	Revise omnibus objections (0.2); telephone conference with R.

 
 Case 12-51502
 Doc 4406-4
 Filed 07/29/13
 Entered 07/29/13
 14:21:54

 Patriot Coal Corporation
 Pg 11 of 14
 July 25, 2013
 Exhibit D

regarding amended claim objection orders (0.1).

	Corporation		' y -		Invoice # 10226354 Client # C067317 Page 10 McWilliams, D. Patel, M. McGreal regarding same (0.4); telephone conference with D. Bard regarding orders on claim objections (0.2); prepare amended orders on same (0.3); revise eighth and ninth omnibus objections and supporting papers (0.4); multiple memoranda to J. Clarrey regarding fifth and sixth omnibus objections (0.3); telephone conference with K. Gargan regarding claim objections (0.2); revise multiple documents regarding fifth through ninth omnibus objections (1.5); review proofs of claim regarding same (0.5); prepare notices for fifth omnibus objection (0.3); revise fifth omnibus claims objection, including review of dozens of underlying claims (2.8).
06/20/13	B. C. Walsh	3.70	hrs.	1,665.00	Memorandum to M. McGreal regarding employee claims (0.2); revise multiple omnibus claim objections (2.5); arrange for filing of same (0.5); multiple memoranda to K. Gargan, R. Mead regarding same (0.4); memorandum to J. Hall regarding employee claim (0.1).
06/24/13	B. C. Walsh	0.60	hrs.	270.00	Telephone conference with M. Roeschenthaler, J. Alter regarding LRRB claims.
06/25/13	B. C. Walsh	0.30	hrs.	135.00	Review amended orders on claim objections.
06/26/13	B. C. Walsh	1.00	hrs.	450.00	Participate in conference call with management committee (0.6); multiple memoranda to J. Clarrey regarding claim objections (0.3); telephone conference with S. Blank

Case 12-51 Patriot Coal	<b>.502 Doc 4406-4</b> Corporation	Filed 07/29/13 Pg 12 of	Entered 07/29/13 14:21:54 Exhibit D 14 July 25, 2013 Invoice # 10226354 Client # C067317 Page 11
06/28/13	B. C. Walsh	1.00 hrs.	450.00 Review Michigan response to claim objection (0.1); memorandum to R. Mead regarding same (0.1); memorandum to J. Alter regarding stipulation (0.1); review potential objections (0.1); telephone conference with R. McWilliams, J. Clarrey regarding claim objections (0.6).
06/28/13	E. D. Woods	0.50 hrs.	105.00 Conference call with Patriot Coal team regarding next round of objections.

Total Claims Administration and Objections56.50 hrs.\$21,973.50

### TIMEKEEPER SUMMARY OF FEES

	D. P. McCusker L. A. Palans B. C. Walsh E. D. Woods		Hours 1.00 5.80 55.80 15.60	Rate/Hr 700.00 675.00 450.00 210.00	Dollars 700.00 3,915.00 25,110.00 3,276.00	
		TOTAL	78.20	422.01	33,001.00	
	Total I	Hours		78.20		
	Total I	Fees for Legal S	Services		\$	33,001.00
06/05/13	<ul> <li><u>EXPENSES AND OTHER CHARGES</u></li> <li>06/05/13 Miscellaneous Fees - Metropolitan Square LLC After-hours HVAC charges for Davis Polk war room in expansion space at One Metropolitan</li> </ul>				AC	8 <b>,</b> 840.00
	Copy Charges Long Distance Tel Scanning PDF Ch Westlaw Compute	arges				107.60 22.05 15.20 358.42
	I.		Other Charges		\$	9,343.27
$\mathrm{T}C$	)TAL CHARGES I	FOR THIS M	ATTER		\$	42,344.27
10					**	

Case 12-51502 Doc 4406-4



 Bryan Cave LLP
 Atlanta | Boulder | Charlotte | Chicago | Colorado Springs | Dallas | Denver | Frankfurt | Hamburg | Hong Kong | Irvine

 Jefferson City | Kansas City | Los Angeles | New York | Paris | Phoenix | San Francisco | Shanghai | Singapore | St. Louis | Washington, D.C.

#### EMPLOYER IDENTIFICATION NUMBER: 43-0602162

Patriot Coal Corporation 12312 Olive Blvd., Suite 400 St. Louis, MO 63141 July 25, 2013 Invoice # 10229193 Client # C067317 Payment is due upon Receipt

#### STATEMENT OF ACCOUNT

<u>CURRENT CHARGES FOR MATTER:</u> File #0227743 Employee Benefits Matters			
Fees for Legal Services	\$	10,848.00	
TOTAL CHARGES THIS INVOICE		\$	10,848.00
Amount to be Applied from Unallocated			(7,458.00)
STATEMENT TOTAL		\$	3,390.00
MONIES ON HAND:			
Unallocated Less Amount to be Applied Total Unallocated on Hand	7,458.00 (7,458.00)	0.00	
TOTAL MONIES ON HAN	D	\$	0.00

PAYMENT	INSTRU	CTIONS
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Wire Instructions: Wire to: Bank of America **Check Payment Instructions:** ACH Payment Instructions: Bryan Cave LLP ACH to: Bank of America P.O. Box 503089 One Bank of America Plaza One Bank of America Plaza St. Louis, MO 63150-3089 St. Louis, MO 63101 St. Louis, MO 63101 Routing #081000032 ABA #0260-0959-3 Account # 100101007976 Please return Remittance Advice with Account # 100101007976 Swift Codes: payment in the enclosed envelope.

Please include the Client, Matter, or Invoice Number with all payments.

BOFAUS3N (incoming US wires) BOFAUS6S (incoming Non-US wires)

# Case 12-51502 Doc 4406-4 Filed 07/29/13 Entered 07/29/13 14:21:54 Exhibit D Pg 14 of 14 July 25, 2013

Patriot Coal Corporation

Invoice # 10229193 Client # C067317 Page 2

For Legal Services Rendered Through June 30, 2013

File #0227743 Employee Benefits Matters

06/04/13	H. B. Morgan	0.20 hrs.	113.00	Telephone conference with B. Wald regarding resolution to terminate retiree welfare benefits.
06/05/13	H. B. Morgan	1.00 hrs.	565.00	Telephone conference with B. Wald regarding health coverage and employee contributions for union employees (0.2); review issues regarding health coverage for union employees (0.8).
06/07/13	H. B. Morgan	2.50 hrs.	1,412.50	Respond to questions from B.Wald regarding union employee contributions for health coverage.
06/10/13	H. B. Morgan	1.20 hrs.	678.00	Respond to question regarding summary plan description requirements for benefits under NBCWA of 2011.
06/21/13	H. B. Morgan	0.60 hrs.	339.00	Attention to questions regarding common law spouses and enrollment under union health plan.
06/24/13	H. B. Morgan	4.80 hrs.	2,712.00	Respond to questions from M. Luna regarding proposal REDACTED] (1.0); review proposed changes to collective bargaining agreements (0.2); telephone conference with L. Knight regarding provisions for Union Savings Plan (0.8); work on draft of restated Union Savings Plan (2.8).
06/25/13	H. B. Morgan	5.80 hrs.	3,277.00	Work on restatement of Union Savings Plan (1.8); telephone conference with B. Wald and O.