## IN THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF MISSOURI EASTERN DIVISION

•	
In	ro.
III	10.

PATRIOT COAL CORPORATION, et al.,

Debtors.

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

Related to Docket No. 4526

## ORDER SUSTAINING DEBTORS' FOURTEENTH OMNIBUS OBJECTION TO CLAIMS

(Wrong Debtor or Otherwise Inconsistent with Books and Records)

On August 23, 2013, Patriot Coal Corporation and its subsidiaries that are Debtors in these jointly-administered cases (the "Debtors") filed their Fourteenth Omnibus Objection to Claims (Wrong Debtor or Otherwise Inconsistent with Books and Records) (the "Objection"). Capitalized terms not defined herein have the meanings set forth in the Objection.

Upon consideration of the Objection, the Declaration of Robert L. Mead attached to the Objection, the exhibits to the Objection, and the related certificate of service, it appears that notice of the Objection was sufficient and proper and that good cause exists for sustaining the Objection as to the Claims addressed in this Order.

Accordingly, it is hereby ORDERED as follows:

1. As to the Claims of the following creditors, the Objection is hereby

ADJOURNED to November 17, 2013 at 10:00 a.m. (the "Adjourned Claims"): Corky Wells

Electric Inc., E.D. Mo. Claim Nos. 1568, 3633, GCG Claim Nos. 2247, 1547; Green Leaf

Services of Beckley LLC, E.D. Mo. Claim No. 415, GCG Claim No. 421; Lincoln Leasing Co.

Case 12-51502 Doc 4826 Filed 10/18/13 Entered 10/18/13 12:29:08 Main Document Pg 2 of 3

Inc., E.D. Mo. Claim Nos. 1785, 1786, GCG Claim Nos. 2777, 2778; West Virginia Electric

Industries, E.D. Mo. Claim No. 3980, GCG Claim No. 3976.

2. The Objection is SUSTAINED as to all remaining Claims.

3. Except as to the Adjourned Claims, each of the Zero Amount Claims are hereby

disallowed.

4. Except as to the Adjourned Claims, each of the Wrong Priority Claims shall be

noted in the claims register to reflect the priorities of the applicable Reclassified Claim identified

on Exhibit B to the Objection.

5. Except as to the Adjourned Claims, each of the Wrong Debtor Claims are hereby

disallowed as a Claim against the applicable Claimed Debtor. The claims register shall be noted

to identify each Wrong Debtor Claim as asserted against the applicable Reassigned Debtor

identified on Exhibit C to the Objection.

6. Except as to the Adjourned Claims, each of the Wrong Amount Claims shall be

noted in the claims register to reflect the amount of the applicable Reduced Claim identified on

Exhibit D to the Objection.

7. The Clerk of the Court and the Debtors' claims agent are hereby directed to note

the disallowance and/or modification of the Claims, as specified above, in their respective

records.

8. Nothing in this Order affects the right of any party in interest to object to any

Claim on any grounds.

KATHY A. SURRATT-STATES

Chief United States Bankruptcy Judge

DATED: October 18, 2013

St. Louis, Missouri

## Order prepared by:

Lloyd A. Palans Brian C. Walsh Laura Uberti Hughes Bryan Cave LLP One Metropolitan Square 211 N. Broadway, Suite 3600 St. Louis, MO 63102