UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MISSOURI EASTERN DIVISION

In re:)	
Patriot Coal Corporation, et al.,)	
•)	Case No. 12-51502
•)	Chapter 11
Debtors.)	•

VERIFIED MOTION FOR ADMISSION PRO HAC VICE

Pursuant to the Local Rules of the United States Bankruptcy Court for the Eastern District of Missouri, and Rule 12.01(E) of the local rules of the United States District Court for the Eastern District of Missouri, I, Vanessa R. Brown, move to be admitted pro hac vice to the bar of this Court for the purpose of representing the United Mine Workers of America 1992 Benefit Plan, the United Mine Workers of America 1993 Benefit Plan, the United Mine Workers of America 1974 Pension Trust, and United Mine Workers of America Combined Benefit Fund in the instant matter. In support of this motion, I submit the following information as required by Rule 12.01(E):

a. Full name of the movant-attorney;

Vanessa R. Brown

b. Address and telephone number of the movant-attorney;

1701 Market Street Philadelphia, PA 19103-2921 (215) 963-5000 vbrown@morganlewis.com

c. Name of the firm or letterhead under which the movant practices;

Morgan, Lewis & Bockius LLP

d. Name of the law school(s) movant attended and the date(s) of graduation therefrom;

Rutgers-Newark School of Law, J.D., 2004.

e. State and federal bars of which the movant is a member, with dates of admission and registration numbers, if any;

Name of State or Federal Bar or Court	Bar Number (if any)	Date Admitted	Status with Bar or Court (active, inactive, retired, etc.)
New York	4313649	2005	Active
Oklahoma	21483	April 27, 2007	Active
Arizona	025952	April 30, 2009	Active
Pennsylvania	315115	February 11, 2013	Active

f. Statement that movant is a member in good standing of all bars of which movant is a member and that movant is not under suspension or disbarment from any bar;

Movant is a member in good standing of all bars of which Movant is a member and Movant is not under suspension or disbarment from any bar.

g. Statement that movant does not reside in the Eastern District of Missouri, is not regularly employed in this District, and is not regularly engaged in the practice of law in this District.

Movant does not reside in the Eastern District of Missouri, is not regularly employed in this District, and is not regularly engaged in the practice of law in this District.

Movant attests under penalty of perjury to the truth and accuracy of the foregoing facts, and respectfully requests that this motion be granted and that movant be admitted pro hac vice to the bar of this Court and be allowed to appear in the instant matter.

Date: April 4, 2013

Respectfully submitted,

/anessa Rl Brown

Dated: April 4, 2013 Respectfully submitted,

DOWD BENNETT LLP

By: /s/ James E. Crowe, III
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Counsel for the United Mine Workers of America 1974 Pension Trust and the United Mine Workers of America 1993 Benefit Plan

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a copy of the foregoing document was filed on April 4, 2013 using the Court's CM/ECF system and that service will be accomplished upon all counsel of record by operation of that system

/s/ James E. Crowe, III