

**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK**

	x	
	:	
In re:	:	Chapter 11
	:	
PATRIOT COAL CORPORATION, <i>et al.</i> ,	:	Case No. 12-12900 (SCC)
	:	
Debtors.	:	Jointly Administered

NOTICE OF ENTRY OF APPEARANCE AND REQUEST FOR NOTICE

PLEASE TAKE NOTICE that Margaret M. Anderson of Fox, Hefter, Swibel, Levin & Carroll, LLP hereby enters her appearance as counsel for Old Republic Insurance Company.

PLEASE TAKE FURTHER NOTICE that Old Republic Insurance Company by and through its counsel of record, hereby requests, pursuant to Rules 2002, 3017(a) and 9007 of the Federal Rules of Bankruptcy Procedure, that all notices given or required to be given in this case be given to and served upon Old Republic Insurance Company at the following addresses, telephone and facsimile numbers:

Margaret M. Anderson
Fox, Hefter, Swibel, Levin & Carroll, LLP
200 West Madison, Suite 3000
Chicago, IL 60606
Phone: 312.224.1224
Fax: 312.224.1201
panderson@fhslc.com

PLEASE TAKE FURTHER NOTICE that, pursuant to Section 1109(b) of the Bankruptcy Code, this request also includes orders, notices, applications, motions, pleadings, disclosure statement, plan of reorganization or reply papers, made by the debtor or any third party in the bankruptcy case or contested matters therein, including, without limitation, any of the following:

1. Any notices sent pursuant to Rule of Bankruptcy Procedure 2002(a), (b) or (f);
and
2. All notices sent to Committees pursuant to Rule 2002(i), including all notices
under clauses (2), (3) and (6) of Rule 2002(a).

PLEASE TAKE FURTHER NOTICE that Old Republic Insurance Company additionally requests that the Debtor and the Clerk of the Court place the undersigned counsel on any mailing matrix or list of creditors to be prepared or existing in the above-captioned case.

PLEASE TAKE FURTHER NOTICE that Old Republic Insurance Company does not consent to or waive any rights with respect to jurisdiction under Title 11 of the United States Code, and strictly reserves such rights, including (1) the right to trial by jury in any proceeding triable in this case or any case, controversy or proceeding related to this case, (2) the right to have final orders in noncore matters entered only *de novo* review by the District Court, and (3) the right to seek to have the District Court withdraw the reference in any matter subject to mandatory or discretionary withdrawal.

Dated: July 11, 2012

Respectfully submitted,

**FOX, HEFTER, SWIBEL, LEVIN
& CARROLL, LLP**

By: /s/ Margaret M. Anderson
Margaret M. Anderson
200 W. Madison Street, Suite 3000
Chicago, IL 60606
Ph.: 312.224.1224
Fax: 312.224.1201
panderson@fhslc.com

Attorney for Old Republic Insurance Company

