

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)**

**AFFIDAVIT OF SERVICE**

STATE OF ILLINOIS        )  
  ) ss  
COUNTY OF COOK        )

I, Ryan S. Nadick, being duly sworn, depose and state:

1. I am a Senior Project Manager with GCG, Inc., the claims, noticing, and administrative agent for the debtors (the “Debtors”) in the above-captioned proceeding. Our business address is 190 South LaSalle Street, Suite 1925, Chicago, Illinois 60603.

2. On January 31, 2014, at the direction of Bryan Cave LLP (“Bryan Cave”), Local Counsel to the Debtors, I caused true and correct copies of the following documents to be served by e-mail on the parties identified on Exhibit A annexed hereto (Fee Notice Parties with e-mail addresses), and by overnight delivery on the parties identified on Exhibit B annexed hereto (Fee Notice Parties without e-mail addresses):

- **First and Final Fee Application of Gordon & Gordon, P.S.C. for Allowance of Compensation** [Docket No. 5301]; and
- **Third and Final Application for Allowance of Fees and Expenses Filed by Bryan Cave LLP, Local Restructuring Counsel and Corporate Counsel to the Debtors** [Docket No. 5323].

3. On January 31, 2014, also at the direction of Bryan Cave, I caused true and correct copies of the following documents to be served on the Core Parties List as identified at Docket No. 5147 (the “**Core Parties List**”) by the method indicated on the Core Parties List:

- **Reorganized Debtors’ Twenty-Seventh Omnibus Objection to Claims (Employment-Related/Books and Records)** [Docket No. 5306]; and
- **[Proposed] Order Sustaining Reorganized Debtors’ Twenty-Seventh Omnibus Objection to Claims (Employment-Related/Books and Records)**.

4. On January 31, 2014, also at the direction of Bryan Cave, I caused true and correct copies of the following documents to be served by first class mail on the party identified on Exhibit C annexed hereto (an Affected Party):

- **Reorganized Debtors’ Twenty-Seventh Omnibus Objection to Claims (Employment-Related/Books and Records)** [Docket No. 5306]; and
- **Notice to Creditor of Claim Objection (Twenty-Seventh Omnibus Objection: Waived Claim)**.

5. On January 31, 2014, also at the direction of Bryan Cave, I caused true and correct copies of the following documents to be served by first class mail on the parties identified on Exhibit D annexed hereto (Affected Parties):

- **Reorganized Debtors’ Twenty-Seventh Omnibus Objection to Claims (Employment-Related/Books and Records)** [Docket No. 5306]; and
- **Notice to Creditor of Claim Objection (Twenty-Seventh Omnibus Objection: Purported Priority Claims)**.

6. On January 31, 2014, also at the direction of Bryan Cave, I caused true and correct copies of the following documents to be served by first class mail on the party identified on Exhibit E annexed hereto (an Affected Party):

- **Reorganized Debtors’ Twenty-Seventh Omnibus Objection to Claims (Employment-Related/Books and Records)** [Docket No. 5306]; and
- **Notice to Creditor of Claim Objection (Twenty-Seventh Omnibus Objection: Wrong Debtor Claim)**.

7. On January 31, 2014, also at the direction of Bryan Cave, I caused true and correct copies of the following documents to be served by first class mail on the party identified on Exhibit F annexed hereto (an Affected Party):

- **Reorganized Debtors' Twenty-Seventh Omnibus Objection to Claims (Employment-Related/Books and Records)** [Docket No. 5306]; and
- **Notice to Creditor of Claim Objection (Twenty-Seventh Omnibus Objection: Wrong Debtor/Wrong Amount Claim).**

8. On January 31, 2014, also at the direction of Bryan Cave, I caused true and correct copies of the following documents to be served by first class mail on the parties identified on Exhibit G annexed hereto (Affected Parties):

- **Reorganized Debtors' Twenty-Seventh Omnibus Objection to Claims (Employment-Related/Books and Records)** [Docket No. 5306]; and
- **Notice to Creditor of Claim Objection (Twenty-Seventh Omnibus Objection: Long-Term Disability Claims).**

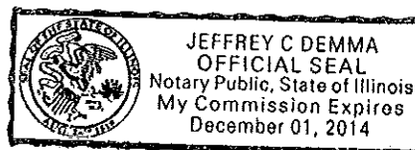


Ryan S. Nadick

Sworn to before me this 3<sup>rd</sup> day of  
February, 2014



Jeffrey C. Demma  
Notary Public, State of Illinois  
No. 10074942  
Qualified in Will County  
Commission Expires: December 1, 2014



# **EXHIBIT A**

DAVIS POLK - FOR EMAIL COURTESY SERVICE ONLY

PATRIOT COAL - FOR EMAIL FEE APP SERVICE ONLY  
(JACKIE JONES)

# **EXHIBIT B**

KRAMER LEVIN NAFTALIS & FRANKEL LLP  
ATTN GREGORY G. PLOTKO, ESQ.  
1177 AVENUE OF THE AMERICAS  
NEW YORK, NY 10036

KRAMER LEVIN NAFTALIS & FRANKEL LLP  
ATTN T. MAYER, A ROGOFF, B O'NEILL  
1177 AVENUE OF THE AMERICAS  
NEW YORK, NY 10036

OFFICE OF THE U.S. TRUSTEE  
ATTN LEONORA S. LONG, ESQ.  
TRIAL ATTORNEY  
111 S. 10TH ST., STE 6.353  
ST. LOUIS, MO 63102

WEIL, GOTSHAL & MANGES LLP  
ATTN JOSEPH H. SMOLINSKY, ESQ.  
767 FIFTH AVENUE  
NEW YORK, NY 10153

WEIL, GOTSHAL & MANGES LLP  
ATTN MARCIA GOLDSTEIN, ESQ.  
767 FIFTH AVENUE  
NEW YORK, NY 10153

WILLKIE FARR & GALLAGHER LLP  
ATTN ANA M ALFONSO, ESQ.  
787 SEVENTH AVE  
NEW YORK, NY 10019

WILLKIE FARR & GALLAGHER LLP  
ATTN MARGOT B SCHONHOLTZ, ESQ.  
787 SEVENTH AVE  
NEW YORK, NY 10019

# **EXHIBIT C**

CLARENCE R. PETERS  
[ADDRESS INTENTIONALLY REDACTED]

# **EXHIBIT D**

CLIFFORD A. KUHN  
[ADDRESS INTENTIONALLY REDACTED]

JAMES P. BORTON  
[ADDRESS INTENTIONALLY REDACTED]

JAMES P. BORTON  
[ADDRESS INTENTIONALLY REDACTED]

# **EXHIBIT E**

FRANK PEDUTI  
192 SPORTSMAN LN  
WAYNESBURG, PA 15370

# **EXHIBIT F**

DARRELL J. TRENT

[ADDRESS INTENTIONALLY REDACTED]

# **EXHIBIT G**

ANNA G. HARDISON  
[ADDRESS INTENTIONALLY REDACTED]

DENNIS C. AMOS  
[ADDRESS INTENTIONALLY REDACTED]

GAYLON E HOPPER  
479 MT CARMEL POND RIVER  
WHITE PLAINS, KY 42464

GAYLON E. HOPPER  
[ADDRESS INTENTIONALLY REDACTED]

RALPH D. DEBOARD  
[ADDRESS INTENTIONALLY REDACTED]

RALPH D. DEBOARD  
[ADDRESS INTENTIONALLY REDACTED]