UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MISSOURI EASTERN DIVISION

In re:	Chapter 11
PATRIOT COAL CORPORATION, e	Case No. 12-51502-659
Debtors.	Re: ECF No. 1919
ADDIS LLC, COUNSEL TO TO COMMITTEE OF PATRIOT CO. AFFILIATES FOR ALLOW REIMBURSEMENT OF EXI	TION OF STAHL COWEN CROWLEY HE OFFICIAL SALARIED RETIREE AL CORPORATION AND ITS DEBTOR ANCE OF COMPENSATION AND PENSES FOR THE PERIOD FROM ROUGH MARCH 31, 2013.
Name of Applicant:	Stahl Cowen Crowley Addis, LLC
Authorized to Provide Professional Services to:	The Official Salaried Retiree Committee of Patriot Coal
Date of Retention:	January 4, 2013
Period for which Compensation And Reimbursement is Sought:	March 1, 2013 through March 31, 2013
Amount of Compensation sought as Actual, Reasonable and Necessary:	\$109,517.40 representing 80% of \$136,896.75 in fees incurred this period
Amount of Expense Reimbursement Sought as Actual, Reasonable and Necessary:	\$1,557.53
This is a: _X_ Monthly Interim _	Final Application

STAHL COWEN CROWLEY ADDIS LLC SUMMARY OF PROFESSIONALS RENDERING SERVICES FROM MARCH 1, 2013 THROUGH MARCH 31, 2013

Name of Professional	Hourly	Total Billed	Total Compensation
	Billing Rate	Hours	
Jon D. Cohen	560	103.60	54,936.00
Gregg Norrod	500	34.30	17,150.00
Schreiber, Scott N	495	00.20	99.00
Shelly A. DeRousse	420	25.60	25.60
John K. Burnett, III	415	66.30	27,514.50
Jeremy P. Kreger	355	41.80	14,760.25
Mellissa J. Littiere	305	15.00	4,575.00
TOTALS		357.90	136,896.75

STAHL COWEN CROWLEY ADDIS LLC SUMMARY OF PARAPROFESSIONALS RENDERING SERVICES FROM MARCH 1, 2013 THROUGH MARCH 31, 2013

Name of	Position of	Hourly Billing	Total Billed	Total
Professional	Applicant	Rate	Hours	Compensation
Pamela J.	Paralegal	100	71.10	7,110.00
Leichtling				
Blended Rate				382.50
for All Work				
Performed by				
All				

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STAHL COWEN CROWLEY ADDIS LLC SUMMARY OF COMPENSATION BY PROJECT CATEGORY FROM MARCH 1, 2013 THROUGH MARCH 31, 2013

THROUGH MARCH 51, 2015							
PROJECT CATEGORY	TOTAL	TOTAL FEES					
	HOURS						
Case Administration	8.35	4,238.50					
Communications with Committee	24.50	13,490.00					
Communications with Retirees	7.30	3,788.50					
Research	35.05	13,496.75					
Drafting/Strategy/Court	15.70	8,774.00					
Discovery	18.10	8,764.00					
Benefit Plan Investigation/Review/Analysis	230.80	77,289.00					
Negotiations/Communications with Debtors	1.20	672.00					
Retention/Fee Applications	5.90	3,304.00					
Travel (billed at 50% rate)	11.00	3,080.00					
TOTALS							

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STAHL COWEN CROWLEY ADDIS LLC SUMMARY OF EXPENSES BY CATEGORY FROM MARCH 1, 2013 THROUGH MARCH 31, 2013

TYPE OF EXPENSE	AMOUNT
TRAVEL (Air)	1,339.18 ¹
LODGING (inc. wifi access)	0
TAXI	133
MEALS	27.35
MEETING FACILITIES	
RESEARCH	
POSTAGE	0
MILEAGE	0
PARKING	58.00
Photocopying (outsource)	0
TOTAL	1,557.53

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¹ This figure includes a discounted group purchase of airfare (coach class) with one night lodging included.

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MISSOURI EASTERN DIVISION

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PATRIOT COAL CORPORATION, et al.,

Debtors.

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

Re: ECF No. 1919

SECOND MONTHLY APPLICATION OF STAHL COWEN CROWLEY ADDIS LLC, COUNSEL TO THE OFFICIAL SALARIED RETIREE COMMITTEE OF PATRIOT COAL CORPORATION FOR ALLOWANCE OF COMPENSATION AND REIMBURSEMENT OF EXPENSES FOR THE PERIOD MARCH 1, 2013 THROUGH MARCH 31, 2013

The official Salaried Retiree Committee (the "Retiree Committee") of Debtors,

Patriot Coal, and certain affiliates (collectively, the "Debtors")² hereby hereby submits

² Affinity Mining Company; Apogee Coal Company, LLC; Appalachia Mine Services, LLC; Beaver Dam Coal Company, LLC; Big Eagle, LLC; Big Eagle Rail, LLC; Black Stallion Coal Company, LLC; Black Walnut Coal Company; Bluegrass Mine Services, LLC; Brook Trout Coal, LLC; Catenary Coal Company, LLC; Central States Coal Reserves of Kentucky, LLC; Charles Coal Company, LLC; Cleaton Coal Company; Coal Clean LLC; Coal Properties, LLC; Coal Reserve Holding Limited Liability Company No. 2; Colony Bay Coal Company; Cook Mountain Coal Company, LLC; Corydon Resources LLC; Coventry Mining Services, LLC; Coyote Coal Company LLC; Cub Branch Coal Company LLC; Dakota LLC; Day LLC; Dixon Mining Company, LLC; Dodge Hill Holding JV, LLC; Dodge Hill Mining Company, LLC; Dodge Hill of Kentucky, LLC; EACC Camps, Inc.; Eastern Associated Coal, LLC; Eastern Coal Company, LLC; Eastern Royalty, LLC; Emerald Processing, L.L.C.; Gateway Eagle Coal Company, LLC; Grand Eagle Mining, LLC; Heritage Coal Company LLC; Highland Mining Company, LLC; Hillside Mining Company; Hobet Mining, LLC; Indian Hill Company LLC; Infinity Coal Sales, LLC; Interior Holdings, LLC; IO Coal LLC; Jarrell's Branch Coal Company; Jupiter Holdings LLC; Kanawha Eagle Coal, LLC; Kanawha River Ventures I, LLC; Kanawha River Ventures II, LLC; Kanawha River Ventures III, LLC; KE Ventures, LLC; Little Creek LLC; Logan Fork Coal Company; Magnum Coal Company LLC; Magnum Coal Sales LLC; Martinka Coal Company, LLC; Midland Trail Energy LLC; Midwest Coal Resources II, LLC; Mountain View Coal Company, LLC; New Trout Coal Holdings II, LLC; Newtown Energy, Inc.; North Page Coal Corp.; Ohio

this First Monthly Application for Allowance of Compensation and Reimbursement of Expenses for the Period from March 1, 2013 through March 31, 2013 (the "Application"), pursuant to sections 330 and 331 of title 11 of the United States Bankruptcy Code as amended (the "Bankruptcy Code"); Rule 2016 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules") and the Order to Establish Procedures for Interim Monthly Compensation and Reimbursement of Professionals dated August 2, 2012 ("Interim Compensation Order").

1. By this Application, SCCA seeks interim allowance and payment of fees for legal services rendered in the amount of \$109,517.40 (representing 80% of total fees in the amount of \$136,896.75 earned during the relevant period) for the period from March 1, 2013 through March 31, 2013 (the "Compensation Period"). SCCA also seeks interim payment of the expenses it incurred in association with its representation of the Retiree Committee in the amount of \$1,557.53. SCCA reserves the right to submit expenses incurred during the Compensation Period that were not processed prior to the filing of this Application and may be included in further monthly or interim fee applications. In support thereof, SCCA respectfully represents the following:

County Coal Company, LLC; Panther LLC; Patriot Beaver Dam Holdings, LLC; Patriot Coal Company, L.P.; Patriot Coal Corporation; Patriot Coal Sales LLC; Patriot Coal Services LLC; Patriot Leasing Company LLC; Patriot Midwest Holdings, LLC; Patriot Reserve Holdings, LLC; Patriot Trading LLC; PCX Enterprises, Inc.; Pine Ridge Coal Company, LLC; Pond Creek Land Resources, LLC; Pond Fork Processing LLC; Remington Holdings LLC; Remington II LLC; Remington LLC; Rivers Edge Mining, Inc.; Robin Land Company, LLC; Sentry Mining, LLC; Snowberry Land Company; Speed Mining LLC; Sterling Smokeless Coal Company, LLC; TC Sales Company, LLC; The Presidents Energy Company LLC; Thunderhill Coal LLC; Trout Coal Holdings, LLC; Union County Coal Co., LLC; Viper LLC; Weatherby Processing LLC; Wildcat Energy LLC; Wildcat, LLC; Will Scarlet Properties LLC; Winchester LLC; Winifrede Dock Limited Liability Company; Yankeetown Dock, LLC.

Jurisdiction

2. The Court has jurisdiction over this matter pursuant to 28 U.S.C. §§ 157 and 1334 and this is a core proceeding pursuant to 28 U.S.C. § 157(b)(2).

Background

- 3. On July 9, 2012, Patriot Coal and substantially all of its wholly owned subsidiaries filed voluntary petitions for reorganization under Chapter 11 of the United States Bankruptcy Code in the Bankruptcy Court for the Southern District of New York. On November 27, 2012, an Order was entered transferring the Chapter 11 proceedings to this Court.
- 4. On or about December 17, 2012, Debtors sent a mass mailing to approximately nine hundred salaried (i.e. non-union) retiree households informing said retirees that Debtors would be seeking to unilaterally terminate their retiree benefits.
- 5. On January 8, 2013, SCCA caused a Motion To Appoint Official Retiree Committee Pursuant to 11 U.S.C. §1114(d) to be filed on behalf of salaried retiree Harold R. Race and all other similarly situated Non-Union retirees. (Motion to Appoint Retiree Committee)³ [Docket No. 1919]. Shortly after filing the a motion to appoint a retiree committee, Debtors counsel began negotiations with SCCA with respect to formation of a retiree committee. By agreement, an Agreed Order requesting formation of an official Retiree Committee was presented to this Court on February 26, 2013 [Docket No. 2818]. This Court entered the Agreed Order on February 27, 2013. [Docket No. 3004]. By and through the office of the U.S. Trustee, seven (7) retirees were selected to serve on the official Retiree Committee. [Docket No. 3007].
- 6. SCCA was retained by the Retiree Committee, *nunc pro tunc* to January 4, 2013. SCCA submitted an Application of the Official Salaried Retiree Committee of

³ Stahl Cowen was initially retained on January 4, 2013.

Patriot Coal Corporation and its Debtor Affiliates for Order Authorizing and Approving the Retention of Stahl Cowen Crowley Addis LLC as Counsel [Docket Nos. 3359 and 3364] on March 22, 2013. Said Application is pending and is set to be heard on April 23, 2013. No objections to the Application have been received or filed.

- 7. SCCA has received no payment nor promises for payment from any source for services rendered during the Compensation Period. No agreement or understanding exists between SCCA and any other person for the sharing of any compensation to be received for services rendered by SCCA in these cases.
- 8. All services for which compensation is requested by SCCA pursuant to this Application were performed for or on behalf of the Retiree Committee in this case. This is SCCA's second monthly application.

Services Rendered

- 9. SCCA billed a total of \$136,896.75 in fees in connection with its efforts on behalf of the Retiree Committee during the Compensation Period. SCCA incurred expenses on behalf and by the Retiree Committee in the amount of \$1,557.53. By this Application, SCCA seeks: payment of compensation in the amount of \$109,517.40 representing 80% of the compensation earned by SCCA during the Compensation Period, and \$1,557.53 representing 100% of the expenses incurred by SCCA. SCCA's blended rate for services was \$503.04.
- 10. SCCA has maintained detailed time records of the time spend in the rendition of professional services to the Retiree Committee during the Compensation Period. Attached hereto as EXHIBIT A and incorporated by reference herein is a true and correct copy of the relevant monthly billing statement prepared for the services

rendered in these cases by SCCA (the "Billing Statement"). The Billing Statement is the same form regularly used by SCCA to bill its clients for services rendered and includes the date that the services were rendered, a detailed contemporaneous narrative description of the services provided, the amount of time spent for each service and the designation of the professional who performed the service. The Billing Statement is further broken down into discrete billing categories, which SCCA does in all matters when representing Retiree Committees in a bankruptcy proceeding. These billing categories are reflected in separate invoices with the corresponding category numbers:

1	Case Administration
2	Communications with Committee
3	Communications with Retirees
4	Research
5	Drafting/Strategy/Court
6	Discovery
7	Benefit Plan Investigation/Review/Analysis
8	Negotiations/Communications with Debtors
9	Retention/Fee Applications
10	Expenses/Travel

11. Although every effort was made to include all fees and expenses from the Compensation Period in this Application, some fees and expenses from the Compensation Period may not be included in this Application due to delays in processing time and receipt of invoices for expenses or for preparation of this Application

subsequent to the Compensation Period. Accordingly, SCCA reserves the right to make further applications to the Bankruptcy Court for allowance of fees and expenses not included herein but that relate to the Compensation Period.

Prior Payments for Services

12. SCCA has contemporaneously filed for other monthly requests for compensation in this case, but has not yet received any requested compensation or reimbursement of expenses.

Notice

13. Consistent with the procedures described in the Interim Compensation Order, SCCA will serve this Fee Statement, by hand or overnight delivery, on (i) the Debtors, Patriot Coal Corporation, 12312 Olive Boulevard, Suite 400, St. Louis, Missouri, 63141, Attn: Jacquelyn A. Jones, Esq., (ii) attorneys for the Debtors, Davis Polk & Wardwell LLP, 450 Lexington Avenue, New York, New York 10017, Attn: Marshall S. Huebner, Esq. and Brian M. Resnick, Esq., (iii) the Office of the United States Trustee for the Eastern District of Missouri, Thomas F. Eagleton U.S. Courthouse, 111 S. 10th Street, Room 6353, St. Louis, Missouri 63102, Attn: Leonora S. Long, Esq. (iv) attorneys for the administrative agent for the Debtors' postpetition lenders, (a) Weil, Gotshal & Manges LLP, 767 Fifth Avenue, New York, New York 10153, Attn: Marcia Goldstein, Esq. and Joseph Smolinsky, Esq., and (b) Wilkie Farr & Gallagher LLP, 787 Seventh Avenue, New York, New York 10019, Attn: Margot B. Schonholtz, Esq. and Ana Alfonso, Esq., and (v) 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.

WHEREFORE, SCCA respectfully requests interim allowance and payment of \$109,517.40 (representing 80% of the Compensation earned by SCCA during the Compensation Period), \$910.07 (representing 100% of the expenses incurred by SCCA arising out of its representation in this case) and such other and further relief as may be appropriate under the circumstances of these cases.

DATED: April 11, 2013

Official Salaried Retiree Committee of Patriot Coal Corporation and its Debtor Affiliates

__/s/ Jon D. Cohen____ By Jon D. Cohen, Esq.

Jon D. Cohen (admitted *Pro Hac Vice*) Stahl Cowen Crowley Addis, LLC 55 W. Monroe St., Suite 1200 Chicago, Illinois 60603 (312) 641-0060 (312) 641-6959 (fax)

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)

Re: ECF No. 1919

THIRD MONTHLY APPLICATION OF STAHL COWEN CROWLEY ADDIS LLC, COUNSEL

EXHIBIT A

Case 12-51502 Doc 375/44-ILF (CROWEN / CROWERY AND 15:13 Main Document

12th Floor 55 West Monroe Street Chicago, IL 60603

312.641.0060 312.641.6959 Fax

Patriot Coal Retiree Committee

PAGE: 1

04/04/2013

CLIENT NO: 34165-001M

STATEMENT NO:

699347

Case Administration

03/04/2013	JDC	Email to to core team members to address case history, major docket items, division of benefit analysis (.10); email to P. Leichtling regarding volunteer committee members and mailing (.10)	HOURS 0.10	56.00
03/05/2013	JDC	Communications with U.S. Trustee office regarding volunteer retirees (.20); email to E. Moskowitz requesting list of possible parties for expanded conflict check for disinterested party status (.10)	0.30	168.00
03/06/2013	JPK	Review documents regarding appointment of committee; conference regarding same.	1.75	542.50
	JDC	Started to make arrangements for Retiree conference in West Virginia (.40);	0.40	224.00
03/07/2013	JDC	Continued investigation of conflict check required to establish disinterest status (1.10); started draft of Confidentiality Agreement for use with Debtors in conjunction with required discovery and HIPAA issues (.20); efforts to obtain facilities for first Committee meeting (.50)	1.80	1,008.00
03/14/2013	JDC	Meeting with P. Leichtling regarding modifications to database system to capture benefit information (.20); meetings with R. DeRousse and J. Kreger regarding implementation of same (.50)	0.70	392.00
03/18/2013	JDC	Efforts to correct failure of system to deliver docket pleadings to email.	0.10	56.00
03/19/2013	JDC	Meeting with P. Leichtling to ensure mechanism in place to capture potential witness information in benefits database (.20); reviewed benefits analysis done by G. Norrod (.30); communication with G. Norrod to narrow scope of benefit review (.10)	0.20	440.00
03/24/2013	JDC	Substantive review of benefits analysis for preliminary preparation of drafting pleadings.	0.20 2.10	1,176.00
03/26/2013	JDC	Reviewed proposed terms of understanding as to open discovery matters forwarded by E. Moskowitz and email response to same.	0.10	56.00
03/27/2013	JDC	Obtained Data Room Privileges (0.10); reviewed sample of materials and		

Patriot Coal F	Retiree Committee			CLIENT NO:	PAGE: 2 04/04/2013 34165-001M
Case Administration				STATEMENT NO:	
	email to Debtors to object to Cormeeting with P. Leichtling regard meeting with P. Leichtling regard	ling confidentiality agreer	ment (.10);	HOUR	S
	move documents into database f	for review (.20)		0.7	0 392.00
03/28/2013 JDC	Email to Patriot regarding obtaini additional attorney.	ing additional access to [Data Room for	0.1 8.3	
Jo	TTORNEY ON D. COHEN EREMY P. KREGER	RECAPITULATION HOURS 6.60 1.75	RATE \$560.00 310.00	TOTAL \$3,696.00 542.50	
	TOTAL FEES & COSTS				4,238.50
	PREVIOUS UNPAID BALANCE				\$4,074.50
	PLEASE REMIT				\$8,313.00
PAST DUE AMOUNTS					

<u>61-90</u> <u>91-120</u>

0.00

0.00

<u>121-180</u>

0.00

<u>181+</u>

0.00

0-30

4,074.50

31-60

0.00

Case 12-51502 Doc 375 A4-H L FOOW FN / CROWNERY A45 15:13 Main Document

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312.641.0060 312.641.6959 Fax

Patriot Coal Retiree Committee

PAGE: 1

04/04/2013

CLIENT NO: 34165-002M

STATEMENT NO:

699332

Communication Committee

03/04/2013	JDC	Tel. conf. with E. Wills regarding scope of affected retirees (.30); tel. conf. with E. Wills regarding committee formation (.20); tel. conf. with D. Spratt	HOURS	
		regarding Committee formation (.40); followed up with email to D. Spratt regarding same (.10); email to E. Wills regarding Committee duties (.10);	0.50	280.00
03/05/2013	JDC	Email communication with L. Wills regarding committee organization (.30) tel. conf. with R. Hampton (.40); followed up with email to R. Hampton regarding Committee duties (.10); tel. conf. with H. Green regarding Committee service (.50); email to D. Spratt (.10)	1.40	784.00
03/06/2013	JDC	Tel. conf. with Members of Retiree Committee regarding 1114 (1.50); tel. conf. with Committee Member H. Green regarding benefits at issue (.40); email to Committee member regarding committee duties (.10); email inquiry and response from Committee Member about service on committee (.10)	2.10	1,176.00
03/08/2013	JDC	Engaged in additional efforts to arrange impromptu meeting with Retiree Committee (.20); revised highlighted draft of Section 1114 for review by Committee (.20); continued to draft and revise presentation materials describing bankruptcy process, applicable law, possible strategies and related matters (3.0)	3.40	1,904.00
03/09/2013	JDC	Modified database provided by Debtors (.20); Communication to Committee with notice of confidentiality agreement expected and drafted outline of certain materials to be addressed at initial meeting. (1.0); email to Committee regarding other materials received (.10)	1.20	672.00
03/10/2013	JDC	Continued to draft presentation materials for presentation to Retiree Committee (3.20).	3.20	1,792.00
03/11/2013	PL.	Analyzing responses to inquiry and preparing list of Retirees who volunteered to sit on Retirees Committee	0.50	50.00
	JDC	Completed presentation materials for Retiree Committee (1.0); participated in Retiree Committee meeting in Charleston West Virginia (6.0); follow up meeting with L. Wills regarding discovery requests (.50);	7.00	3,920.00

Patriot Coal Retiree Committee					CLIENT STATEMENT		PAGE: 2 04/04/2013 34165-002M 699332		
Comn	nunicat	ion Committee							
03/12/2013	JDC	Tel. conf. with	L. Wills regard	ding case status	and discovery	y issues (.30)	Н	OURS 0.30	
03/13/2013	JDC	Drafted email t	to Committee lls (.10)	chair with informa	ation requeste	ed (.50); revie	wed	0.60	336.00
03/15/2013	JDC	Reviewed and (.50); email coil 1114 filings (.3	mmunication v	inquiry from L. V with Retiree Com	Vills and ame mittee regard	nded draft lett ling Debtors'	er	0.80	448.00
03/18/2013	JDC	Communicatio company inform	n with Commi mation.	ttee Member mer	mber regardin	g historical		0.10	56.00
	JDC	Email from and (.10)	I response to	inquiry from Retir	ree Committe	e Chairperson	1	0.10	56.00
03/20/2013	JDC	Tel. conf. with	L. Wills about	case status and	discovery ma	tters (.30)		0.30	168.00
03/21/2013	JDC	Email in responitems for upcor	nse to inquiry the ning conferen	from Board Mem ce (.30)	ber and regar	ding agenda		0.30	168.00
03/24/2013	JDC	Preparation for product.	Committee C	all and email to (Committee req	garding work		0.20	112.00
03/25/2013	JDC	Telephone con	ference with R	Retiree Committe	e.			2.50 24.50	1,400.00 13,490.00
				RECAPITULA	ATION				
	JC	TTORNEY ON D. COHEN AMELA LEICHTI	LING		HOURS 24.00 0.50	<u>RATE</u> \$560.00 100.00	*13,440.00 50.00		
		TOTAL FEES 8	& COSTS						13,490.00
		PREVIOUS UN	PAID BALAN	CE					\$364.00
		PLEASE REMI	т						\$13,854.00
		0.00	• •	PAST DUE AM	OUNTS				
		<u>0-30</u> 364.00	<u>31-60</u> 0.00	<u>61-90</u> 0.00	<u>91-120</u> 0.00	<u>121-180</u> 0.00			

Case 12-51502 Doc \$35A4+LFCOW/FN /CROW/EN/CROW/CROW/EN

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Patriot Coal Retiree Committee

PAGE: 1

04/04/2013

CLIENT NO: 34165-003M

STATEMENT NO:

699333

Communications/Retirees

03/08/2013	JDC	Started draft of initial letter from Retiree Committee to affected retirees.	HOURS 1.80	1,008.00
03/09/2013	PL	Correspondence to Retirees re: acknowledged receipt of documents sent by retirees to Stahl Cowen Crowley Addis, LLC	0.40	40.00
	JDC	Completed draft letter from Committee to Retirees and continued preparation of related materials for initial meeting with Committee (2.0).	2.00	1,120.00
03/12/2013	JDC	Revised first letter from Committee to Retirees and revised insert (.20); reviewed suggested changes from J. Kreger (.10); efforts to work with Debtors agent (Garden City) to have mailing sent to retiree (.30); follow up communications with agent concerning postal issues and efforts to resolve same with Debtors (.50); emails to Debtors' counsel regarding efforts to resolve pre-postage issue (.10); revision to retiree letters (.20)	4.40	704.00
		(.20)	1.40	784.00
	JPK	Revise committee introductory letter and insert.	0.50	177.50
03/13/2013	JDC	Communications with Garden City representative regarding mailing to Affected Retirees and modification to Retiree Letter in response to same (.20)	0.20	112.00
03/14/2013	JDC	Review and response to email inquiry from effected retiree regarding MPR issues.	0.10	56.00
03/15/2013	JDC	Response to inquiry from Retiree T. Hall (.10)	0.10	56.00
03/18/2013	SNS	Conference with JDC regarding discovery and RUle 2004.	0.20	99.00
	JDC	Reviewed inquiries from four affected retirees in response to Committee website (.10); tel. conf. with D. Jerrell (.20)	0.30	168.00
03/21/2013	JDC	Email review and response to Affected Retiree	0.10	56.00
03/26/2013	JDC	Email inquiry from affected retiree and forwarded same to P. Leichtling for		
		follow up (.10); reviewed email from T. Ball (.10).	0.20	112.00
			7.30	3,788.50
			, .00	2,100.00

PAGE: 2

04/04/2013

CLIENT NO: 34165-003M

STATEMENT NO: 699333

Communications/Retirees

RECAPITULATION

<u>ATTORNEY</u>	HOURS	RATE	TOTAL
JON D. COHEN	6.20	\$560.00	\$3,472.00
SCOTT N. SCHREIBER	0.20	495.00	99.00
JEREMY P. KREGER	0.50	355.00	177.50
PAMELA LEICHTLING	0.40	100.00	40.00

TOTAL FEES & COSTS

3,788.50

PREVIOUS UNPAID BALANCE

\$10,472.00

PLEASE REMIT

\$14,260.50

PAST DUE AMOUNTS

<u>0-30</u>	<u>31-60</u>	61-90	91-120	121-180	181+
10,472.00	0.00	0.00	0.00	0.00	0.00

Case 12-51502 Doc 375A4+ L FOOWHEN / CROWNERY AND 15:13 Main Document

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Patriot Coal Retiree Committee

PAGE: 1

04/04/2013

CLIENT NO: 34165-004M

STATEMENT NO:

699334

Research

03/04/2013	JPK	Review 1114 Memorandum.	HOURS 1.50	532.50
03/07/2013	JDC	Research regarding treatment of 2nd District ERISA benefit cases in 8th District.	2.10	1,176.00
03/08/2013	JDC	Continued online research regarding unilateral termination issue (1.50); meeting with J. Kreger to discuss circuit split issues (.20)	1.70	952.00
03/09/2013	JPK	Legal research regarding state law concerning interpretation of plan documents.	1.50	532.50
03/11/2013	JPK	Legal research regarding likely law to be applied per choice of law principles.	2.75	976.25
03/12/2013	JPK	Legal review regarding choice of law issues.	1.75	621.25
03/14/2013	MJL	Conf. w/ J. Cohen regarding research assignment regarding circumstances under which retiree benefits can be terminated.	0.20	61.00
	JDC	Meeting with M. Lettiere regarding 8th Circuit research project (.40).	0.40	224.00
03/18/2013	JPK	Case review related to choice of law and interpretation of retiree benefits.	3.50	1,242.50
	JDC	Follow up meeting with M. Lettiere regarding preliminary results of 8th Circuit research project and change of assignment (.60)	0.60	336.00
	JDC	Meeting with M. Lettiere regarding 8th circuit research issue.	0.10	56.00
03/19/2013	MJL	Conducted research regarding 8th Circuit appellate and district court opinions regarding employee benefits and analysis regarding when employees/retirees health benefits vest under plan; conf. w/ J. Cohen regarding status of research.	4.70	1 422 50
	JPK	Conference with J. Cohen regarding choice of law research results.		1,433.50
03/23/2013	MJL	Cont'd research/analysis of 8th Circuit and E.D. Missouri employee benefits	0.25	88.75

	riot Coal search	Retiree Commi	ittee			5	CLIENT NO: STATEMENT NO:	PAGE: 2 04/04/2013 34165-004M 699334
		cases regard	ing standard for	determining wh	nether employe	ees/retirees we	HOURS	:
		research rega	olth benefits; cor parding same (.2	5).	egarding statt	is of case and	6.10	1,860.50
03/25/2013	3 MJL	determining v Missouri case	rch and review of when retiree ben es in spreadshee	efits vest; Sum et identifying leg	marize 8th Circ al proposition	cuit and E.D.		
			ding cases on v		e benefits.		4.00	1,220.00
	JDC	Researched le	egal issue inqui	red by L. Wills.			0.70	392.00
03/26/2013	3 JDC	Substantive repared by N	eview of case la /l. Lettiere.	w analysis and	case review o	f materials	2.70	1,512.00
03/27/2013	JDC	Research in s	upport of draft (.5).			0.50	280.00
							35.05	13,496.75
	J M	TTORNEY ON D. COHEN IELISSA LETTI EREMY P. KRE		RECAPITUL	ATION HOURS 8.80 15.00 11.25	RATE \$560.00 305.00 355.00	TOTAL \$4,928.00 4,575.00 3,993.75	
				COSTS	<u> </u>			
03/18/2013 03/19/2013 03/23/2013 03/25/2013		Westlaw Information Westlaw Information	mation Charges mation Charges mation Charges mation Charges					60.00 60.00 60.00 60.00
		TOTAL FEES	& COSTS					13,736.75
		PREVIOUS U	NPAID BALANC	E				\$4,264.00
		PLEASE REM	IT					\$18,000.75
		0-30		PAST DUE AM				
		4,264.00	<u>31-60</u> 0.00	<u>61-90</u> 0.00	<u>91-120</u> 0.00	<u>121-180</u> 0.00	<u>181+</u> 0.00	

Case 12-51502 Doc <u>\$35A4+LF@@WFN/CROWERY AND 15:13</u> Main Document

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Patriot Coal Retiree Committee

PAGE: 1

04/04/2013

CLIENT NO: 34165-005M

STATEMENT NO:

699335

Drafting Pleadings/Litigation/Strategy

FEES

03/05/2013	JDC	Reviewed inquiries from affected retirees and forwarded to P. Leichtling	HOURS	
		(.10)	0.10	56.00
03/07/2013	JDC	Prepared materials for meeting with core litigation group (.50); meeting with G. Norrod, J. Kreger, P. Leichtling and S. DeRouse for initial strategy session and review of applicable legal issues to address (1.50)	0.00	4.400.00
00/40/0040	IDO		2.00	1,120.00
03/10/2013	JDC	Choice of law research for initial presentation for Retiree Committee.	2.00	1,120.00
03/12/2013	GN	Confer with P. Leichtling and J. Cohen regarding choice of law issues.	0.30	150.00
	JDC	Meeting with G. Norrod and P. Leichtling regarding choice of law issues (.30); reviewed pleadings in recent 363 cases (.80); researched applicability		
		of 2004 process in Section 1114 actions (1.10)	2.20	1,232.00
03/13/2013	JDC	Meeting with G. Norrod and P. Leichling regarding research issue (.30).	0.30	168.00
03/15/2013	JDC	Pulled and reviewed Debtors 1114 filings and supporting memos and declarations (2.90); pulled and reviewed Debtors adversary action against		
		Peabody regarding retiree benefits (.30)	3.20	1,792.00
03/16/2013	JDC	Continued review of Debtors 1113/1114 Union Motion (.50)	0.50	280.00
03/21/2013	JDC	Meeting with J. Burnett regarding hearing date issues (.20)	0.20	112.00
03/27/2013	JDC	Started draft of expected Response/Objection to 363 Motion (3.5).	3.50	1,960.00
03/28/2013	JDC	Email to S. Cousins regarding 2004 request.	0.20	112.00
03/29/2013	JDC	Continue to draft brief (1.2).	1.20	672.00
			15.70	8,774.00

RECAPITULATION

ATTORNEY	HOURS	RATE	TOTAL
JON D. COHEN	15.40	\$560.00	\$8,624.00
GREG NORROD	0.30	500.00	150.00

PAGE: 2

04/04/2013

CLIENT NO: 34165-005M STATEMENT NO:

699335

Drafting Pleadings/Litigation/Strategy

TOTAL FEES & COSTS

8,774.00

PREVIOUS UNPAID BALANCE

\$14,252.00

PLEASE REMIT

\$23,026.00

PAST DUE AMOUNTS

0-30 14,252.00 31-60 0.00 <u>61-90</u> 0.00

91-120 0.00 121-180 0.00 <u>181+</u> 0.00

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Patriot Coal Retiree Committee

PAGE: 1

04/04/2013

CLIENT NO: 34165-006M

STATEMENT NO:

699336

Discovery

03/10/2013	וחכ	Continued to draft modified discovery requests with respect to Debtors and	HOURS	
00/10/2010	000	requests from Retirees (1.0)	1.00	560.00
03/12/2013	SAD	Telephone conference with J. Cohen regarding 2004 motion (.3); call local counsel regarding 2004 local rules (.1); research local procedure and rules for discovery to draft 2004 motion (.8)	1.20	504.00
	JDC	Continued to draft and revise first request for documents (.50); meeting with S. Schreiber regarding discovery on third parties (.20); conf. with S. Derousse regarding 2004 discovery required (.30);	1.00	560.00
03/13/2013	SAD	Call to T. Riske and R. Egman regarding 2004 motion (.2); telephone conference with T. Riske regarding local rules and procedure for discovery (.3); various office conferences with J. Cohen regarding discovery requests (1.0); email to R. Egman (.2); review and revise document requests (.8); email to T. Riske with document requests re local rules (.2)	2.70	1,134.00
	JDC	Meeting with S. DeRousse regarding 2004 requests to Peabody (.20); follow up meeting with s. DeRousse for joint review of publicly available documents reflecting Patriot spin-off toward means of seeking appropriate discovery (.60); followed up with drafting of 2004 request for documents (.70); meeting with S. DeRousse regarding same (.10); continued and finalized first request for documents and information to Debtors (1.0); email to Debtors' counsel regarding same (.10)	2.70	1,512.00
03/14/2013	SAD	Various emails to/from T. Riske and R. Egman regarding Peabody requests (.2); office conference with J. Cohen regarding discovery (.2); office conference with PJL regarding discovery log (.2); telephone conference with PJL regarding discovery log (.2); telephone conference		
03/15/2013	SAD	with R. Egman regarding discovery review.	0.90	378.00
		Various emails to/from local counsel regarding Peabody discovery.	0.40	168.00
03/18/2013	JDC	Reviewed consent motion (.10); meeting with S. DeRousse regarding Section 2004 Motion regarding Peabody (.30)	0.40	224.00
	SAD	Various emails to/from T. Riske regarding call with Peabody (.2); drat 2004		

Patriot Coal Retiree Committee Since the committee of th					PAGE: 2 04/04/2013 34165-006M 699336
		motion (2.9); draft order (.9); review local rules (.5)		HOUR 4.6	-
03/19/2013	JDC	Reviewed Objection of Peabody Energy to Rule 2004 Recommunications with local counsel regarding 2004 discovery		0) 0.4	0 224.00
03/20/2013	JDC	Prepared for 2004 conference with Peabody legal counse up with tel. conf. with Peabody legal counsel and local co pending 2004 Motion, review of each 2004 request and e discovery to provide for expedited production (1.20)	unsel to addre	SS	0 784.00
03/21/2013	JDC	Reviewed proposed Confidentiality Agreement tendered to response thereto (.10); tel. conf. with Debtors' counsel(s) outstanding discovery and related issues (1.0);		1.1	0 616.00
03/22/2013	JDC	Telephone conference with counsel for Peabody (.10); fol efforts to place files on CD, drafted cover letter and forwa Peabody (.20).	•	0.3 18.1	
		RECAPITULATION			
	J	TTORNEY HOURS DN D. COHEN 8.30 HELLY DEROUSSE 9.80	<u>RATE</u> \$560.00 420.00	TOTAL \$4,648.00 4,116.00	
		TOTAL FEES & COSTS			8,764.00
		PLEASE REMIT			\$8,764.00

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Patriot Coal Retiree Committee

PAGE: 1 04/04/2013

CLIENT NO: 34165-007M

STATEMENT NO: 699348

Benefit Plan Investigations

PL	Review and cataloguing of Retirees' documents.	HOURS 2.00	200.00
PL	Review and cataloguing of Retirees' documents.	2.00	200.00
JDC	Reviewed historical benefit materials forwarded by affected retiree (.30)	0.30	168.00
JDC	Reviewed materials forwarded by Affected Retiree and email acknowledgment of same (.20);	0.20	112.00
PL	Review of memorandum of law re: vested rights, unilateral termination by employer.	1.00	100.00
JDC	Tel. conf. with R. Vance regarding historical documents (.20)	0.20	112.00
JDC	Worked on historical benefits database (.50); email to P. Leichtling regarding same (.10);	0.60	336.00
PL	Meeting with J. Cohen re: Benefit plan investigation, review and analysis of claims.	1.50	150.00
PL	Cataloguing information and documents from retirees re: Summary Plan descriptions, and company newsletters, pamphlets, fact sheets re: benefits	3.00	300.00
GN	Participate in team meeting regarding factual background of dispute, key issues, governing statutes and cases, plans and preparations for information gathering and analysis and trial preparation.	1.00	500.00
JPK	Attend team meeting regarding nature of dispute, governing law and fact gathering and discovery process.	1.50	532.50
JDC	Meeting with G. Norrod regarding benefits database (.10); efforts to open password protected information provided by Debtors (.20); started overview of plan documents provided (.40); reviewed initial analysis from G. Norrod for substance of initial retiree obtained information (.10); emails with Debtors counsel regarding confidentiality and followed up with search for potential document for use (.10)	0.90	504.00
	PL JDC JDC JDC PL GN JPK	PL Review and cataloguing of Retirees' documents. JDC Reviewed historical benefit materials forwarded by affected retiree (.30) JDC Reviewed materials forwarded by Affected Retiree and email acknowledgment of same (.20); PL Review of memorandum of law re: vested rights, unilateral termination by employer. JDC Tel. conf. with R. Vance regarding historical documents (.20) JDC Worked on historical benefits database (.50); email to P. Leichtling regarding same (.10); PL Meeting with J. Cohen re: Benefit plan investigation, review and analysis of claims. PL Cataloguing information and documents from retirees re: Summary Plan descriptions, and company newsletters, pamphlets, fact sheets re: benefits GN Participate in team meeting regarding factual background of dispute, key issues, governing statutes and cases, plans and preparations for information gathering and analysis and trial preparation. JPK Attend team meeting regarding nature of dispute, governing law and fact gathering and discovery process. JDC Meeting with G. Norrod regarding benefits database (.10); efforts to open password protected information provided by Debtors (.20); started overview of plan documents provided (.40); reviewed initial analysis from G. Norrod for substance of initial retiree obtained information (.10); emails with Debtors counsel regarding confidentiality and followed up with search for	PL Review and cataloguing of Retirees' documents. 2.00 PL Review and cataloguing of Retirees' documents. 2.00 JDC Reviewed historical benefit materials forwarded by affected retiree (.30) 0.30 JDC Reviewed materials forwarded by Affected Retiree and email acknowledgment of same (.20); 0.20 PL Review of memorandum of law re: vested rights, unilateral termination by employer. 1.00 JDC Tel. conf. with R. Vance regarding historical documents (.20) 0.20 JDC Worked on historical benefits database (.50); email to P. Leichtling regarding same (.10); 0.60 PL Meeting with J. Cohen re: Benefit plan investigation, review and analysis of claims. 1.50 PL Cataloguing information and documents from retirees re: Summary Plan descriptions, and company newsletters, pamphlets, fact sheets re: benefits 3.00 GN Participate in team meeting regarding factual background of dispute, key issues, governing statutes and cases, plans and preparations for information gathering and analysis and trial preparation. 1.00 JPK Attend team meeting regarding nature of dispute, governing law and fact gathering and discovery process. 1.50 Meeting with G. Norrod regarding benefits database (.10); efforts to open password protected information provided by Debtors (.20); started overview of plan documents provided (.40); reviewed initial analysis from G. Norrod for substance of initial retiree obtained information (.10); emails with Debtors counsel regarding confidentiality and followed up with search for

PAGE: 2

04/04/2013 CLIENT NO: 34165-007M

STATEMENT NO: 341

699348

			HOURS	
	GN	Meet with J. Cohen re benefits materials summary data storage and sorting.	0.10	50.00
	JPK	Legal research regarding interpretation of Section 1114 in multiple jurisdictions.	2.50	887.50
03/09/2013	PL	Cataloguing, and analyzing documents from retirees regarding health care benefits and summary plan descriptions;	2.00	200.00
	JPK	Detail contents of retiree plan documents following review.	1.00	355.00
03/11/2013	PL	Cataloguing, and analyzing documents from retirees regarding health care benefits and summary plan descriptions;	4.50	450.00
03/12/2013	GN	Meeting with P. Leichtling regarding structure and organization of data for use in extracting and using evidence (.50); follow up meeting with J. Cohen and P. Leichtling regarding documents reviewed to-date, database modification to accommodate multiple sources of discovery (.50); review benefits and documentation supplied by Retiree Daniel (3.6).	4.60	2 200 00
	PL.	,	4.60	2,300.00
	rL.	Conference with J.Cohen, G.Norrod re: choice of law issues, and analyzing material submitted by retirees; (.07hr); benefit plan investigation/ review and analysis of documents of retirees(1.6hr)	2.30	230.00
	JDC	Meeting with P. Leichtling regarding database status (.10); follow up meeting with G. Norrod and P. Leichtling regarding documents reviewed to-date, database modification to accommodate multiple sources of		
		discovery (.50); reviewed waiver database update provided by Debtors (.10)	0.70	392.00
	SAD	Review retiree documents.	1.00	420.00
03/13/2013	GN	Review, analyze, and summarize benefits materials supplied by Robert Daniel.	3.70	1,850.00
	JDC	Meeting with G. Norrod regarding status of benefits database (.10); continued review of plan documents reviewed (.90); meeting with P. Leichtling regarding database status (.10); meeting with G. Norrod and P. Leichtling regarding documents reviewed to-date, database modification to accommodate multiple sources of discovery (.50)	1.60	896.00
	GN	Meeting with J. Cohen regarding status of benefits database (.10); meeting with J. Cohen and P. Leichtling regarding documents reviewed to-date, database modification to accommodate multiple sources of discovery (.50)	0.60	300.00

PAGE: 3 04/04/2013

CLIENT NO: 34165-007M

STATEMENT NO:

699348

			HOURS	
	JPK	Review transfer memorandum; legal research regarding impact of memorandum on choice of law.	2.75	976.25
03/14/2013	PL	Benefit plan investigation, review and analysis of two retirees.	1.90	190.00
	JPK	Legal research regarding choice of law and likely jurisdiction to be followed.	3.25	1,153.75
	SAD	Review retiree benefits.	1.10	462.00
03/15/2013	JKB	Meeting with JDC and discuss key ERISA issues, legal standards, key issues, and discovery issued and being received relating to plan.	1.10	456.50
	JDC	Meeting with J. Burnett to review benefit document methodology and status of materials reviewed to-date (1.10)	1.10	616.00
	SAD	Review retiree plan documents and input into chart (2.5); email to PJL regarding documents (.1)	2.60	1,092.00
03/16/2013	SAD	Review benefits plans and correspondence and input into chart.	4.00	1,680.00
03/17/2013	GN	Review, analyze, and summarize documents from R. Daniel.	1.00	500.00
	PL	Benefit plan investigation, review and analysis of materials submitted by retirees.	2.40	240.00
	JDC	Email to all team members regarding benefits analysis (.10); input retiree benefit materials into database template (.80).	0.90	504.00
	SAD	Review benefits plans and correspondence and input into chart.	4.00	1,680.00
03/18/2013	JPK	Meeting with G. Norrod, J. Burnett, S. DeRousse and P. Leichtling to address status of benefit database, efforts to ensure no duplicative entries, methods of coding and formatting of database entries for materials received		
		by affected retirees.	1.00	355.00
	JPK	Review benefits materials provided by multiple retirees.	2.75	976.25
	JKB	Discuss documents and issues w/ list and review w/ PL and JDC (.40); review, note and analyze documents packets from 3 retirees re: PLAN, analyze and summarize key parts of SPDs and communications (4.00); Meeting with G. Norrod, J. Burnett, J. Kreger, Shelly DeRousse and P. Leichtling to address status of benefit database, efforts to ensure no		

PAGE: 4 04/04/2013

CLIENT NO: 34165-007M

STATEMENT NO: 699348

			HOURS	
		duplicative entries, methods of coding and formatting of database entries for materials received by affected retirees. (1.0).	5.40	2,241.00
	JDC	Followed up with substantive review of legal analysis put into system and notes regarding same for later inclusion in expected legal pleadings (1.40); meeting with J. Burnett relating to benefit language located in material sent in by retiree (.30)	1.70	952.00
	PL	Email correspondence from VEBA Board Members approving spousal eligibility for T. Conrad, email correspondence to Comprehensive Benefits re: approval of spouse eligibility	0.30	30.00
	PL	Meeting with G. Norrod, J. Burnett, J. Kreger, Shelly DeRousse and J. Cohen to address status of benefit database, efforts to ensure no duplicative entries, methods of coding and formatting of database entries for materials received by affected retirees. (1.0); analysis of 6 retiree's materials from company re: benefits.(4.2)	5.20	520.00
	GN	Meeting with P. Leichtling, J. Burnett, J. Kreger, Shelly DeRousse and J. Cohen to address status of benefit database, efforts to ensure no duplicative entries, methods of coding and formatting of database entries for materials received by affected retirees. (1.0);	1.00	500.00
	GN	Reviewing, analyzing and summarizing documents supplied by debtor.	3.70	1,850.00
	SAD	Email to PJL regarding updated investigation (.1); meeting regarding joint review and status of investigation with JDC, GN, PJL, JPK, JKB (1.0)	1.10	462.00
03/19/2013	JKB	Review, note, summarize and analyze documents from 3 retirees and initial production from debtor including various benefit statements and summaries (5.9); discuss SPDs and issues related to analysis of documents (.20).	6.10	2,531.50
	PL	Analysis of retiree's materials regarding benefits; documents produced by debtor.	1.60	160.00
	JPK	Review materials provided by retirees.	1.00	355.00
	SAD	Review retirement documents from retirees.	2.00	840.00
03/20/2013	JKB	Review and analyze documents from retirees and initial production from debtor (1.80); discuss documents analysis and related summaries and content w/ JDC and PL (.50).	2.30	954.50

PAGE: 5 04/04/2013

CLIENT NO: 34165-007M

STATEMENT NO: 69

			HOURS	
	JDC	Meeting with P. Leichtling to review status of benefits analysis (.20); meeting with J. Kreger regarding status of benefits analysis (.20)	0.40	224.00
	PL	Review and analysis of health care plans produced by debtor.	7.30	730.00
	JPK	Review documents provided by retiree.	1.75	621.25
	GN	Review, analyze, and summarize documents supplied by former Peabody/Patriot employees to determine effect on ability to terminate plans (3.7); review analysis to-date to ensure analysis of team consistently documented and format of data is repeatable and usable (.8).	4.50	2,250.00
03/21/2013	JDC	Meeting with P. Leichtling to review status of benefits analysis (.20);	0.20	112.00
00/21/2010	-		0.20	112.00
	PL	Review and analysis of health care plans produced by debtor and two retirees	3.80	380.00
	JPK	Review documents provided by multiple retirees.	2.75	976.25
	JKB	Discuss ongoing issues and document analysis w/ JDC (.30); review and analyze documents for retirees and debtor production (6.00).	6.30	2,614.50
	GN	Review, analyze and summarize documents provided by retirees to determine effect on debtor's ability to terminate plans.	6.20	3,100.00
03/22/2013	JKB	Review, note and analyze retiree documents and debtor first production, pull key language from SPD (4.0); correspondence w/ JDC and JPK re: documents / production (.20).	4.20	1,743.00
	JPK	Review retiree plan documents and input data into chart (.5).	0.50	177.50
03/23/2013	JKB	Review, note, analyze and catalogue documents from debtor and retirees, including various plans and summaries (3.3).	3.30	1,369.50
	JDC	Reviewed nine sets of materials sent in by retirees and input work product into database (1.3).	1.30	728.00
03/24/2013	JKB	Review, note, analyze and catalogue documents produced by debtor, including various plans and summaries.	5.20	2,158.00
	JDC	Reviewed seven sets of materials sent in by retirees and input work product into database.	1.60	896.00

PAGE: 6 04/04/2013

CLIENT NO: 34165-007M

STATEMENT NO: 699348

			HOURS	
03/25/2013	JKB	analysis (.60); Review, note, analyze and catalogue documents produced		
		by retirees and debtor, including various plans, memos and summaries (6.70).	7.30	3,029.50
	JDC	Telephone conference with J. Burnett regarding benefit document review (.20); reviewed Debtor's supplemental production of actuarial reports (1.00).	1.20	672.00
	PL	Review and analysis of materials sent by 10 Retirees re: health and life benefits.	7.30	730.00
	JPK	Review retiree plan documents and analyze same.	1.75	621.25
03/26/2013	JKB	Review, analyze and catalogue documents from debtor and 3 retirees, including various plans and summaries, and update key documents reviewed re: SPD/Plans (5.2).	5.20	2,158.00
	PL	Review and analysis of materials sent by 8 Retirees re: health and life		
		benefits (5.4).	5.40	540.00
	JPK	Review documents provided by multiple retirees (1.5).	1.50	532.50
03/27/2013	GN	Review, analyze and summarize documents from debtor to determine effect on ability to terminate plans (2.6).	2.60	1,300.00
	JKB	Review, note, and analyze documents from debtor and 4 retirees, including various plans, letters, and summaries (5.5).	5.50	2,282.50
	JDC	Meeting with P. Leichtling regarding benefits analysis (.10); review of email from J. Burnett and follow up meeting regarding life insurance language (.20).	0.30	168.00
	100		0.50	100.00
	JDC	Continued review of Plan Analysis database with markups of particular plans of interest (3.0).	3.00	1,680.00
	PL	Review and analysis of materials sent by 8 Retirees re: health and life benefits	6.80	680.00
	JPK	Review documents provided by retirees.	2.50	887.50
03/28/2013	JKB	Discuss Plan issues/analysis and retiree docs w/ PJL and JDC (.30); Review, note, analyze and summarize key provisions of documents,		
		including various plans, statements and summaries (6.0).	6.30	2,614.50

JEREMY P. KREGER

SHELLY DEROUSSE

PAMELA LEICHTLING

JOHN K. BURNETT, III

PAGE: 7

04/04/2013

CLIENT NO: 34165-007M STATEMENT NO:

699348

Benefit Plan Investigations

					HOURS	
	PL	Review and analysis of materials sent by benefits; organizing and assembling doc INLINKS.com			5.10	510.00
03/29/2013	GN	Review, analyze and summarize docume on ability to terminate plans.	nts from debtor to	determine effe	ct 2.40	1,200.00
	PL	Review and analysis of materials sent by benefits; updating data to master summa coverage plans.	3 Retirees re: hearry of Retiree's mat	elth and life derials and heal	th 2.80	280.00
	JPK	Review documents provided by two retire	es.		1.80	639.00
	JKB	Review, note, analyze and summarize/ca provisions from 3 retirees, including vario summaries.			3.10	1,286.50
03/30/2013	GN	Review additional debtor documents (.8); reviewed against set in possession to avoclear listing of already-reviewed materials	1.20	600.00		
	JKB	Review, note, analyze and summarize/ca including various plans, communications,		1,494.00		
	PL	Review and analysis of materials sent by benefits;	3 Retirees re: hea	alth and life	2.00	200.00
03/31/2013	GN	Review, analyze and summarize plan ma determine effect on ability of debtor to ter		retirees to	1.40	700.00
	JKB	Review, note, and analyze documents froplans, communications, statements and s		ling various	1.40 230.80	581.00 77,289.00
		RECAPI	TULATION			
	J	TTORNEY DN D. COHEN REG NORROD	HOURS 16.20 34.00	<u>RATE</u> \$560.00 500.00	TOTAL \$9,072.00 17,000.00	

355.00

420.00

100.00

415.00

28.30

15.80

70.20

66.30

10,046.50

6,636.00

7,020.00

27,514.50

PAGE: 8 04/04/2013

CLIENT NO: 34165-007M

STATEMENT NO: 699348

Benefit Plan Investigations

Patriot Coal Retiree Committee

TOTAL FEES & COSTS 77,289.00

PREVIOUS UNPAID BALANCE \$7,770.00

PLEASE REMIT \$85,059.00

PAST DUE AMOUNTS

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Patriot Coal Retiree Committee

PAGE: 1

04/04/2013

CLIENT NO: 34165-008M

STATEMENT NO: 699338

Negotiations

							HOU	RS	
03/05/2013 JDC Tel. conf. with E. Moskowitz regarding Committee formation (.10)							0	.10	56.00
03/07/2013	JDC	Email to E. Moskowitz regarding request for list of retirees (.10); completed engagement letter and forwarded to L. Wills for review (.70)						.80	448.00
03/21/2013	JDC	Reviewed and res	ponded to er	mail from E. Mo	skowitz (.30)		0	.30	168.00
							1	.20	672.00
				RECAPITULA	ATION				
ATTORNEY HOURS RATE						TOTAL \$672.00			
		TOTAL FEES & C	OSTS						672.00
		PREVIOUS UNPA	VID BALANC	E					\$4,200.00
PLEASE REMIT									\$4,872.00
PAST DUE AMOUNTS									
				<u>61-90</u>			181+ 0.00		
PAST DUE AMOUNTS									,

Case 12-51502 Dos 7594 COWEN 1 CROWITE CAP 15 35 Main Document

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Patriot Coal Retiree Committee

PAGE: 1

04/04/2013

CLIENT NO: 34165-009M

STATEMENT NO: 699339

Retention/Fee Applications

03/06/2013	100					HOURS		
03/06/2013 JDC Started drafting of retention application, declaration and associated required conflict check (2.50).						2.50	1,400.00	
03/08/2013	JDC	Completed En	gagement lette	r and forwarded	to L. Wills for	execution.	0.50	280.00
03/20/2013	JDC	Communication (.1		nd local counsel	regarding Re	tention	0.10	56.00
03/26/2013	JDC	Started draft o	f First Monthly	Application for C	ompensation.		1.00	560.00
03/27/2013	JDC	Continued dra	fting of First Mo	nthly Application	for Compens	sation.	1.80 5.90	1,008.00 3,304.00
		TTORNEY ON D. COHEN		RECAPITULA	ATION HOURS 5.90	<u>RATE</u> \$560.00	TOTAL \$3,304.00	
		TOTAL FEES	& COSTS					3,304.00
	PREVIOUS UNPAID BALANCE							
PLEASE REMIT								\$3,528.00
	PAST DUE AMOUNTS							
		<u>0-30</u> 224.00	<u>31-60</u> 0.00	<u>61-90</u> 0.00	<u>91-120</u> 0.00	<u>121-180</u> 0.00	<u>181+</u> 0.00	

Dog 3524 For Mers day 61/61/43 15:13 Main Document Case 12-51502

12th Floor 55 West Monroe Street Chicago, IL 60603

312.641.0060 312.641.6959 Fax

Patriot Coal Retiree Committee

3,990.07

PAGE: 1

04/04/2013

CLIENT NO: 34165-010M

0.00

STATEMENT NO:

699340

Expenses

FEES

03/10/2013	JDC	Travel from Ch	icago to Charlest	on WV (throug	h New York)		HOUR: 4.0	-
03/11/2013	JDC Return travel from Charleston, WV (via DC) to Chicago. 7.00							
							11.0	0 3,000.00
		TTORNEY ON D. COHEN		RECAPITULA J	TION HOURS 11.00	<u>RATE</u> \$280.00	TOTAL \$3,080.00	
				COSTS				
03/10/2013 03/11/2013 03/11/2013 03/12/2013 03/12/2013		Airfare JDC to Parking, JDC w Meal, JDC Airp Taxi, JDC Hote Taxi, JDC Airpo	I/Airport WV	e Meeting (inc Committee	lodging)			1,339.18 58.00 27.35 60.00 73.00 1,557.53
		TOTAL FEES	L COSTS					4,637.53
		PREVIOUS UN	PAID BALANCE					\$3,990.07
		PLEASE REMI	т					\$8,627.60
		0.00		AST DUE AMO				
		<u>0-30</u>	<u>31-60</u>	<u>61-90</u>	<u>91-120</u>	<u>121-180</u>	<u> 181+</u>	

0.00

0.00

0.00

0.00