

UNITED STATES BANKRUPTCY COURT  
EASTERN DISTRICT OF MISSOURI  
EASTERN DIVISION

In Re: )  
 )  
PATRIOT COAL CORPORATION, ) Case No. 12-51502-659  
 ) Chapter 11  
 )  
Debtor. )

**ORDER REGARDING TIME ALLOTMENT FOR PRESENTATION OF MATTERS  
TO BE HEARD ON APRIL 23, 2013**

In acknowledgment of the volume of matters to be heard in these cases on April 23, 2013, and this Court's extensive familiarity with the matters to be heard in these cases, in the interest of economy,

**IT IS ORDERED THAT** any matter not herein described will be allotted **two (2) minutes** for a status update; and

**IT IS FURTHER ORDERED THAT** a total of **five (5) minutes** will be allotted for the Motion of Payne-Gallatin Company (a) Directing Debtors to File a Response to the Payne-Gallatin Company Objection to Debtors' Motion for Authorization to (i) Assume or (ii) Reject Unexpired Leases of Nonresidential Real Property With Respect to Contract, and (b) Scheduling Mediation and Hearing and Debtors' Limited Objection; and

**IT IS FURTHER ORDERED THAT** a total of **10 minutes** will be allotted for the pre-trial on Debtors' Motion to Reject Collective Bargaining Agreements and to Modify Retiree Benefits Pursuant to 11 U.S.C. §§ 1113, 1114 of the Bankruptcy Code and Adversary 13-4067, Patriot Coal Corporation et al v. Peabody Holding Company LLC et al.; and

**IT IS FURTHER ORDERED THAT** Debtors and the Official Committee of Unsecured Creditors will collectively have **10 minutes** to present arguments in support of Motion of the Debtors and the Official Committee of Unsecured Creditors for Leave to Conduct Discovery of Peabody

Energy Corporation Pursuant to Rule 2004 and Peabody Energy Corporation will have **10 minutes** to present its arguments in opposition, and after these presentations, an additional allotment of time will be permitted for rebuttal and for comment by the United Mine Workers of America, as the Court deems appropriate; and

**IT IS FURTHER ORDERED THAT** Plaintiff's Motion for Judgment on the Pleadings and to Dismiss Defendant's Counterclaims, STB Ventures, Inc.'s Objection to Robin Land Company, LLC's Motion for Judgment on the Pleadings, and Robin Land Company's Motion to Dismiss Defendants' Counterclaims, Arch's Memorandum of Law in Opposition to Plaintiff's Motion for Judgment on the Pleadings and to Dismiss Arch's Counterclaims and Defendant's Motion Under Bankruptcy Code § 365(d)(3) to Compel Robin Land Company to Pay Part or All of the Post-Petition Amounts Due Under the STB Override Agreement, and, in the Alternative Under Bankruptcy Code § 363 for Adequate Protection, filed in Adversary 12-4355, Robin Land Company, LLC v. STB Ventures, Inc., will be heard simultaneously; and, Plaintiff Robin Land Company, LLC, may present its arguments in support or against these matters simultaneously in **25 minutes or less** and Defendant STB Ventures, Inc. may present its arguments in support or against these matters simultaneously in **20 minutes or less**, and Defendants Arch Coal, Inc., Ark Land Company and Ark Land KH, Inc. may present their arguments in support or against these matters simultaneously in **10 minutes or less**, and after these initial presentations, an additional allotment of time will be permitted for rebuttal as the Court deems appropriate; and

**IT IS FURTHER ORDERED THAT** for Debtors' Second Motion for an Order Extending Debtors' Exclusive Periods within which to File a Plan of Reorganization and Solicit Votes Thereon, Debtors will be permitted **20 minutes** to make their arguments in support, the Official Committee of Unsecured Creditors will be permitted **eight (8) minutes** to comment, if necessary, the UMWA will be permitted **four (4) minutes** to comment, if necessary, and Noteholders Aurelius Capital

Management, LP (hereinafter "Aurelius") and Knighthead Capital Management, LLC (hereinafter "Knighthead"), will be permitted **four (4) minutes** to comment, if necessary, and an additional allotment will be made for other parties to comment as the Court deems appropriate, and the Debtors will be permitted **five (5) minutes** of rebuttal; and

**IT IS FURTHER ORDERED THAT** for Motion of Aurelius Capital Management, LP, and Knighthead Capital Management, LLC, for Entry of an Order, Pursuant to 11 U.S.C. §§ 105(a) and 1104(a), Directing the Appointment of a Chapter 11 Trustee, Aurelius and Knighthead will have **10 minutes** to make their arguments in support, Debtors will be permitted **12 minutes** to make their arguments in opposition, Aurelius and Knighthead will be permitted **four (4) minutes** for rebuttal, if necessary, and Debtors will be permitted **two (2) minutes** for rebuttal, if necessary, and the Official Committee of Unsecured Creditors will be permitted **three (3) minutes** to comment, if necessary, and some time will be allotted for other parties to comment, as the Court deems appropriate; and

**IT IS FURTHER ORDERED THAT** for Motion of Certain Interested Shareholders for Entry of an Order Directing the Appointment of an Official Committee of Equity Security Holders Pursuant to Bankruptcy Code § 1102(a)(2), the Shareholders will be permitted **75 minutes** for their presentation and the Debtors will be permitted **75 minutes** in which to make their presentation, and the Official Committee of Unsecured Creditors will be permitted **five (5) minutes** for comment, if necessary, and additional time will be permitted for other parties to comment as the Court deems appropriate, and the Shareholders will be permitted **five (5) minutes** for rebuttal and Debtors will be permitted **five (5) minutes** for rebuttal; and

**IT IS FURTHER ORDERED THAT** the Court may adjust the time allotments herein recited to allow any party more time as the Court deems appropriate.

*Kathy A. Surratt - States*

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KATHY A. SURRATT-STATES  
Chief United States Bankruptcy Judge

DATED: April 22, 2013  
St. Louis, Missouri

Copies to:

All Creditors and Parties in Interest.