

Richard J. Parks, Esq,
Pietragallo Gordon Alfano Bosick & Raspanti, LLP
54 Buhl Boulevard
Sharon, PA 16146
Tel: 724 981-1397
Fax: 724 981-1398

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE SOUTHERN DISTRICT OF NEW YORK**

In re:) Bankruptcy Case No. 12-12900
)
PATRIOT COAL CORPORATION, et al.,) Chapter 11
)
Debtors)
)

**AMENDED NOTICE OF RECLAMATION DEMAND OF
P&H MINING EQUIPMENT, INC**

PLEASE TAKE NOTICE that, pursuant to 11 U.S.C. §546(c) and P&H Mining Equipment, Inc. ("P&H") served the Amended Reclamation Claim Form and Demand for Reclamation of Goods attached hereto as Exhibit "B" per the Order of Court dated August 2, 2012 upon (i) the Debtors, Patriot Coal Corporation by facsimile transmission to (314) 275-3626; (ii) the Debtors' proposed notice and claim agent, GCG, Inc., ("GCG"), by facsimile transmission to (855) 687-2627 and (iii) proposed counsel to the Debtors, Davis Polk & Wardwell, LLP, by facsimile transmission to (212) 607-7983 on August 27, 2012 and previously to Debtors, Patriot Coal Corporation by overnight mail at Patriot Coal Corporation, P.O. Box 66823, St. Louis, Missouri 63166, and to each of the respective Patriot Coal Mining facilities on July 25, 2012, c/o Patriot Coal Corporation, P.O. Box 66823, St. Louis, Missouri 63166, and to

(ii) Davis Polk & Wardwell LLP by facsimile at (212) 607-7983 and by overnight mail at Davis Polk & Wardwell LLP, 450 Lexington Avenue, New York, NY 10017, Attn: Brian M. Resnick and Michelle M. McGreal, on July 30, 2012. The reclamation demand identifies goods with an aggregate value of \$936,421.04 that the respective Debtors received from P&H Mining Equipment, Inc., during the 45-day period preceding the Debtors' bankruptcy filing on July 9, 2012.

Dated: August 29, 2012

/s/ Richard J. Parks

Richard J. Parks
Pa. Supreme Court ID No. 40477
PIETRAGALLO GORDON ALFANO
BOSICK & RASPANTI, LLP
54 Buhl Boulevard
Sharon, PA 16146
Tel: (724) 981-1397
Fax: (724) 981-1398
E-mail: rjp@pbandg.com

Attorneys for P&H Mining Equipment, Inc.

**ELECTRONICALLY
FILED** 7/30/12

Richard J. Parks, Esq,
Pietragallo Gordon Alfano Bosick & Raspanti, LLP
54 Buhl Boulevard
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**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE SOUTHERN DISTRICT OF NEW YORK**

In re:) Bankruptcy Case No. 12-12900
)
PATRIOT COAL CORPORATION, et al.,) Chapter 11
)
Debtors)
)

**NOTICE OF RECLAMATION DEMAND OF
P&H MINING EQUIPMENT, INC**

PLEASE TAKE NOTICE that, pursuant to 11 U.S.C. §546(c) and P&H Mining Equipment, Inc. (“P&H”) served the demand for reclamation of goods attached hereto as Exhibit “A” upon (i) Patriot Coal Corporation by overnight mail at Patriot Coal Corporation, P.O. Box 66823, St. Louis, Missouri 63166, and to each of the respective Patriot Coal Mining facilities on July 25, 2012, c/o Patriot Coal Corporation, P.O. Box 66823, St. Louis, Missouri 63166, and to (ii) Davis Polk & Wardwell LLP by facsimile at (212) 607-7983 and by overnight mail at Davis Polk & Wardwell LLP, 450 Lexington Avenue, New York, NY 10017, Attn: Brian M. Resnick and Michelle M. McGreal, on July 30, 2012. The reclamation demand identifies goods with an

aggregate value of \$936,421.04 that the respective Debtors received from Continental Crushing & Conveying during the 45-day period preceding the Debtors' bankruptcy filing on July 9, 2012.

Dated: July 30, 2012

/s/ Richard J. Parks

Richard J. Parks
Pa. Supreme Court ID No. 40477
PIETRAGALLO GORDON ALFANO
BOSICK & RASPANTI, LLP
54 Buhl Boulevard
Sharon, PA 16146
Tel: (724) 981-1397
Fax: (724) 981-1398
E-mail: rjp@pbandg.com

Attorneys for P&H Mining Equipment, Inc.

EXHIBIT A

Reclamation Demand Letter(s) and Computerized Document Reference

(Attached)



P&H Mining Equipment Inc.
A Joy Global Inc. Company

Bryan R. Johnson
Director, Finance, Americas North

4400 W. National Avenue
Milwaukee, WI 53214-3684
Phone: 414-670-3363
bryan.johnson@joyglobal.com

July 25, 2012

Patriot Coal Corporation
P.O. Box 66823
Saint Louis, MO 63166
(314-275-3600)

Re: Reclamation Demand by P&H Mining Equipment Inc.

Dear Customer:


Demand is hereby made upon you, pursuant to § 2-702 of the Uniform Commercial Code, and/or § 546 (c) (1) of the United States Bankruptcy Code, for the return of all goods that the undersigned had sold to you and you had received within forty-five (45) days before your bankruptcy filing date of July 9, 2012. This demand specifically includes but is not limited to goods identified in the Schedule annexed here-to.

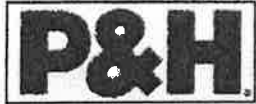
Please contact the undersigned for instructions in connection with the return of the goods. You are further notified that all goods subject to our right of reclamation must be protected and segregated by you and shall not be used for any purpose whatsoever except those specifically authorized following notice and a hearing by the Bankruptcy Court or other court.

We make this demand for reclamation without prejudice to all other rights and remedies available to us, at law or in equity, including but not limited to, our right to an allowed administrative expense claim under Section 503 (b) (9) of the Bankruptcy Code for all goods received by you within twenty (20) days before the date of commencement of your bankruptcy case.

Very truly yours,

P&H Mining Equipment Inc.

By: 
Bryan R. Johnson
Printed Name
Director Finance - Americas North
Title



P&H Mining Equipment Inc.
A Joy Global Inc. Company

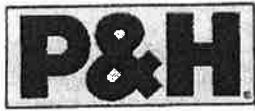
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9404009993	6/1/2012	20,420.00
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9404014107	6/5/2012	124.00
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9404016322	6/6/2012	709.44
9404016323	6/6/2012	91.12
9404017133	6/7/2012	661.28
9404018449	6/8/2012	4,100.78
9404018450	6/8/2012	1,079.29
9404020394	6/11/2012	97.62
9404023244	6/13/2012	4,300.53
9404023245	6/13/2012	1,593.07
9404023246	6/13/2012	694.17



P&H Mining Equipment Inc.
A Joy Global Inc. Company

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9404029124	6/18/2012	11,108.50
9404029127	6/18/2012	203.8
9404030598	6/19/2012	286.44
9404033650	6/20/2012	11,644.00
9404033651	6/20/2012	3,190.13
9404033652	6/20/2012	243.65
9404033653	6/20/2012	63.42
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9404035870	6/21/2012	6,247.50
9404040984	6/26/2012	20.13
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9404046268	6/29/2012	42,840.00
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9404051216	7/8/2012	134.07
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9404058912	7/13/2012	10,627.00
9404058913	7/13/2012	13,012.50
9404058914	7/13/2012	33.92
9404058915	7/13/2012	7,773.10
9404058916	7/13/2012	32.46
9404058931	7/13/2012	18,356.00
9404058932	7/13/2012	4,116.25
9404059191	7/17/2012	67.18
9404059192	7/17/2012	3,478.50
9404059193	7/17/2012	204.56

TOTAL **468210.52**



P&H Mining Equipment Inc.
A Joy Global Inc. Company

Bryan R. Johnson
Director, Finance, Americas North

4400 W. National Avenue
Milwaukee, WI 53214-3684
Phone: 414-670-3363
bryan.johnson@joyglobal.com

July 25, 2012

Apogee Coal Company
c/o Patriot Coal Corporation
P.O. Box 66823
Saint Louis, MO 63166
(314-275-3600)

Re: Reclamation Demand by P&H Mining Equipment Inc.

Dear Customer:


Demand is hereby made upon you, pursuant to § 2-702 of the Uniform Commercial Code, and /or § 546 (c) (1) of the United States Bankruptcy Code, for the return of all goods that the undersigned had sold to you and you had received within forty-five (45) days before your bankruptcy filing date of July 9, 2012. This demand specifically includes but is not limited to goods identified in the Schedule annexed here-to.

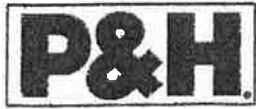
Please contact the undersigned for instructions in connection with the return of the goods. You are further notified that all goods subject to our right of reclamation must be protected and segregated by you and shall not be used for any purpose whatsoever except those specifically authorized following notice and a hearing by the Bankruptcy Court or other court.

We make this demand for reclamation without prejudice to all other rights and remedies available to us, at law or in equity, including but not limited to, our right to an allowed administrative expense claim under Section 503 (b) (9) of the Bankruptcy Code for all goods received by you within twenty (20) days before the date of commencement of your bankruptcy case.

Very truly yours,

P&H Mining Equipment Inc.

By: 
Bryan R. Johnson
Printed Name
Director Finance - Americas North
Title



P&H Mining Equipment Inc.
A Joy Global Inc. Company

Customer 17243 Apogee

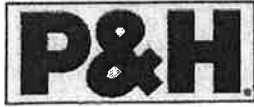
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9404005345	5/29/2012	2,057.48
9404005171	5/30/2012	2,117.21
9404008906	5/31/2012	14,139.00
9404008907	5/31/2012	157.12
9404008908	5/31/2012	3,436.99
9404008909	5/31/2012	104.74
9404008910	5/31/2012	299.9
9404008911	5/31/2012	186.26
9404009973	6/1/2012	109.65
9404009974	6/1/2012	3,205.31
9404009975	6/1/2012	76.19
9404009976	6/1/2012	225.78
9404012200	6/4/2012	4,226.73
9404012201	6/4/2012	683.06
9404014108	6/5/2012	15,950.00
9404014109	6/5/2012	1,975.66
9404016321	6/6/2012	25,941.47
9404016322	6/6/2012	709.44
9404016323	6/6/2012	91.12
9404017133	6/7/2012	661.28
9404018449	6/8/2012	4,100.78
9404018450	6/8/2012	1,079.29
9404020394	6/11/2012	97.62
9404023244	6/13/2012	4,300.53
9404023245	6/13/2012	1,593.07
9404023246	6/13/2012	694.17
9404024516	6/14/2012	843.88
1400040951	6/15/2012	891.25
9404027480	6/15/2012	982.47
9404029124	6/18/2012	11,108.50
9404030598	6/19/2012	286.44
9404033650	6/20/2012	11,644.00
9404033651	6/20/2012	3,190.13
9404033652	6/20/2012	243.65
9404033653	6/20/2012	63.42



P&H Mining Equipment Inc.
A Joy Global Inc. Company

9404040984	6/26/2012	20.13
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9404042039	6/27/2012	965.86
9404042040	6/27/2012	247.89
9404042041	6/27/2012	52.54
9404046272	6/29/2012	966.26
9404051214	7/8/2012	534.9
9404051215	7/8/2012	3,119.83
9404051216	7/8/2012	134.07
9404051217	7/8/2012	461.64
9404052762	7/9/2012	8,224.16
9404058912	7/13/2012	10,627.00
9404058913	7/13/2012	13,012.50
9404058914	7/13/2012	33.92
9404058915	7/13/2012	7,773.10
9404058916	7/13/2012	32.46
9404059191	7/17/2012	67.18
9404059192	7/17/2012	3,478.50
9404059193	7/17/2012	204.56

Total **180,985.59**



P&H Mining Equipment Inc.
A Joy Global Inc. Company

Bryan R. Johnson
Director, Finance, Americas North

4400 W. National Avenue
Milwaukee, WI 53214-3684
Phone: 414-670-3363
bryan.johnson@joyglobal.com

July 25, 2012

Mud River Warehouse
c/o Patriot Coal Corporation
P.O. Box 66823
Saint Louis, MO 63166
(314-275-3600)

Re: Reclamation Demand by P&H Mining Equipment Inc.

Dear Customer:

Demand is hereby made upon you, pursuant to § 2-702 of the Uniform Commercial Code, and /or § 546 (c) (1) of the United States Bankruptcy Code, for the return of all goods that the undersigned had sold to you and you had received within forty-five (45) days before your bankruptcy filing date of July 9, 2012. This demand specifically includes but is not limited to goods identified in the Schedule annexed here-to.

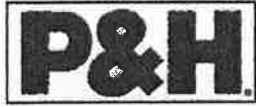
Please contact the undersigned for instructions in connection with the return of the goods. You are further notified that all goods subject to our right of reclamation must be protected and segregated by you and shall not be used for any purpose whatsoever except those specifically authorized following notice and a hearing by the Bankruptcy Court or other court.

We make this demand for reclamation without prejudice to all other rights and remedies available to us, at law or in equity, including but not limited to, our right to an allowed administrative expense claim under Section 503 (b) (9) of the Bankruptcy Code for all goods received by you within twenty (20) days before the date of commencement of your bankruptcy case.

Very truly yours,

P&H Mining Equipment Inc.

By: Bryan R. Johnson
Bryan R. Johnson
Printed Name
Director Finance - Americas North
Title



P&H Mining Equipment Inc.
A Joy Global Inc. Company

Customer 12597 Mud River

Document #	Doc Date	Amount
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9404009959	6/1/2012	7,979.00
9404014107	6/5/2012	124.00
9404046268	6/29/2012	42,840.00
	Total	123,491.80

File a Claim action:

12-12900-sec Patriot Coal Corporation

**U.S. Bankruptcy Court
Southern District of New York**

Notice of Electronic Filing

The following transaction was received from Richard J. Parks entered on 7/30/2012 at 4:55 PM and filed on 7/30/2012

Case Name: Patriot Coal Corporation
Case Number: 12-12900-sec
Document Number: 223

Docket Text:

Reclamation of Claim *Notice of Reclamation Demand of P & H Mining Equipment, Inc.* filed by Richard J. Parks on behalf of P&H Mining Equipment, Inc.. (Attachments: # (1) Exhibit)(Parks, Richard)

The following document(s) are associated with this transaction:

Document description:Main Document

Original filename:P&H Notice of Reclamation Claim.pdf

Electronic document Stamp:

[STAMP NYSBStamp_ID=842906028 [Date=7/30/2012] [FileNumber=11682596-0]
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Document description:Exhibit

Original filename:P&H Exhibit A.pdf

Electronic document Stamp:

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12-12900-sec Notice will be electronically mailed to:

Ana M. Alfonso on behalf of Creditor BANK OF AMERICA, N.A.
maosbny@willkie.com, aalfonso@willkie.com

Serge Ambroise on behalf of Creditor United Mine Workers of America
sambroise@kjmllabor.com

Margaret M. Anderson on behalf of Creditor Old Republic Insurance Company
panderson@fhslc.com

Athanasios Basdekis on behalf of Interested Party State of West Virginia Department of Environmental Protection
tbasdekis@baileyglasser.com,
bglasser@baileyglasser.com,gspruce@baileyglasser.com,pmuench@baileyglasser.com,pwilson@baileyglasser.com,mhatcher@baileyglasser.com,gsiegler@baileyglasser.com

Jessica G. Berman on behalf of Creditor American Electric Power
jberman@msek.com

JoAnne M. Bonacci on behalf of Unknown ARGONAUT INSURANCE COMPANY
jbonacci@dbplawfirm.com

Wanda Borges on behalf of Creditor Hanson Aggregates Davon, LLC
ecfcases@borgeslawllc.com

Tanya D. Bosi on behalf of Creditor Caterpillar Financial Services Corporation
tanya.bosi@bipc.com

Bernadette M. Brennan on behalf of Creditor CITY OF NEW YORK
bbrennan@law.nyc.gov

James L. Bromley on behalf of Interested Party Alpha Natural Resources, Inc. and certain of its affiliates
maofiling@cgsh.com, jlbromley@cgsh.com, reckenrod@cgsh.com

Theresa V. Brown-Edwards on behalf of Creditor Bridgestone Americas Tire Operations, LLC
bankruptcy@potteranderson.com

Theresa V. Brown-Edwards on behalf of Interested Party Norfolk Southern Railway Company
tbrown-edwards@potteranderson.com

Malani Cademartori on behalf of Unknown SG Equipment Finance USA Corp.
mcaademartori@sheppardmullin.com

James F. Coffey on behalf of Creditor FLAGSTAR BANK, FSB
jcoffey@nutter.com

Mitchell D. Cohen on behalf of Creditor Komatsu Financial Limited Partnership
mcohen@vedderprice.com, ecfnydocket@vedderprice.com

Kristi A. Davidson on behalf of Creditor Caterpillar Financial Services Corporation
kristi.davidson@bipc.com

Patrick J. Orr on behalf of Creditor Hosch Company
porr@klestadt.com

Richard J. Parks on behalf of Creditor Continental Crushing & Conveying, Inc.
rjp@pietragallo.com, kas2@pietragallo.com;ms@pietragallo.com

Frank Peretore on behalf of Creditor Somerset Capital Group, Ltd
peretore@peretore.com

Meredith Thomas Persinger on behalf of Unknown Southern Land Company LP
mtplaw@frontier.com

Jerrold N. Poslusny on behalf of Interested Party ACE American Insurance Company
jposlusny@cozen.com, dreycs@cozen.com

Glenn M. Reisman on behalf of Creditor GE Energy and GE International
Glenn.Reisman@ge.com

Steven J. Reisman on behalf of Debtor Patriot Coal Corporation
sreisman@curtis.com,
cgigliio@curtis.com;jdrew@curtis.com;mgallagher@curtis.com;dching@curtis.com;hsaydah@curtis.com;jzimmer@curtis.com;macohen@curtis.com;tsmith@curtis.com;hhizi

Kimberly Joan Robinson on behalf of Creditor Motion Industries, Inc.
kim.robinson@bfkn.com

Peter S. Russ on behalf of Creditor Caterpillar Financial Services Corporation
peter.russ@bipc.com, donna.curcio@bipc.com

Herbert K. Ryder on behalf of Creditor Whyne Supply Company
hryder@daypitney.com

Damian Schaible on behalf of Debtor Affinity Mining Company
bankruptcy_routing@dpw.com

Damian Schaible on behalf of Debtor Apogee Coal Company, LLC
bankruptcy_routing@dpw.com

Damian Schaible on behalf of Debtor Appalachia Mine Services, LLC
bankruptcy_routing@dpw.com

Damian Schaible on behalf of Debtor Beaver Dam Coal Company, LLC
bankruptcy_routing@dpw.com

Damian Schaible on behalf of Debtor Big Eagle, LLC
bankruptcy_routing@dpw.com

Michael L. Schein on behalf of Creditor Banc of America Leasing & Capital, LLC
mschein@vedderprice.com, ecfnydocket@vedderprice.com

John Scott on behalf of Unknown Siemens Financial Services, Inc.
jlscott@reedsmith.com

Christopher Sax Smith on behalf of Creditor Shonk Land Company LLC
chris@hhsmlaw.com

Jeffrey S. Stein on behalf of Claims and Noticing Agent GCG, Inc. a/k/a The Garden City Group, Inc.
PACERTeam@gardencitygroup.com, michelle.murphy@gcginc.com

Steven L. Thomas on behalf of Creditor Kanawha Scales & Systems, Inc
stthomas@kaycasto.com, jmartin@kaycasto.com

Arthur R. Traynor on behalf of Creditor United Mine Workers of America
atraynor@umwa.org, csmith@umwa.org;gcrandall@umwa.org;bgillespie@umwa.org

Chrisandrea L. Turner on behalf of Creditor Westchester Fire Insurance Co.
clturner@stites.com

Michael J. Venditto on behalf of Creditor GE Capital TMS and General Electric Capital Corporation
mvenditto@reedsmith.com

James J. Vincequerra on behalf of Creditor Federal Insurance Company
jvincequerra@duanemorris.com

Paul J. Wallace on behalf of Creditor United Leasing, Inc.
pwallace@joneswallace.com, kwytovak@joneswallace.com;ljones@joneswallace.com

John Robert Weiss on behalf of Creditor Sovereign Bank, N.A. (formerly known as Sovereign Bank)
jrweiss@duanemorris.com

Laura F. Weiss on behalf of Unknown CapitalSource Bank
lweiss@brownrudnick.com

12-12900-sec Notice will not be electronically mailed to:

Kevin W Barrett on behalf of Interested Party State of West Virginia Department of Environmental Protection

Bailey & Glasser LLP
209 Capitol Street
Charleston, WV 25301

George A Barton on behalf of Creditor Donald Petrie
Law Offices of George A. Barton, P.C.
4435 Main Street
Suite 920
Kansas City, MO 64111

James L. Garrity on behalf of Creditor United Mine Workers of America 1992 Benefit Plan, United Mine Workers of America 1993 Benefit Plan and Trust, United Mine Workers of America 1974 Pension Plan and Trust, UMWA Combined Benefit Fund
Morgan, Lewis & Bockius LLP
101 Park Avenue
New York, NY 10178

Edward Harris
Tire Centers, LLC
PO Box 218
Duncan, SC 29334

Marshall Scott Huebner on behalf of Debtor PCX Enterprises, Inc.
Davis Polk & Wardwell LLP
450 Lexington Avenue
New York, NY 10017
pncl.daily.summary@davispolk.com

Mary Ann Kilgore
Union Pacific Railroad Company
1400 Douglas Street
STOP 1580
Omaha, NE 68179

Darren S. Klein on behalf of Debtor Patriot Coal Corporation
Davis Polk & Wardwell LLP
450 Lexington Avenue
New York, NY 10017
bankruptcy_routing@dpw.com

Shawn Lanka
Union Pacific Railroad Company
1400 Douglas Street
STOP 1580
Omaha, NE 68179

Official Committee of Unsecured Creditors

Peabody Energy Corporation

Brian Resnick on behalf of Debtor Patriot Coal Corporation
Davis Polk & Wardwell LLP
450 Lexington Avenue
New York, NY 10017
amr.daily.summary@davispolk.com

Damian Schaible on behalf of Debtor Big Eagle Rail, LLC
Davis Polk & Wardwell LLP
450 Lexington Avenue
New York, NY 10017
damian.schaible@davispolk.com