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. 12-12	900
PATRIOT COAL CORPORATION, et al.,) Chapter 11	
Debtors)	

AMENDED NOTICE OF RECLAMATION DEMAND OF CONTINENTAL CRUSHING & CONVEYING

PLEASE TAKE NOTICE that, pursuant to 11 U.S.C.§546(c) and Continental Crushing & Conveying ("Continental") 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 \$757,505.43 that the respective Debtors received from Continental Crushing & Conveying 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 Continental Crushing & Conveying

2341853

EXHIBIT B

RECLAMATION CLAIM FORM Patriot Coal Corporation, et al., Case No. 12-12900 (SCC)

Supplier and Reclamation Demand Information:

Supplier Name:	on Demand Information:
Supplier Name,	CONTINENTAL CRUSHING & CONVEYING
Date:	See attached
Supplier Contact	
Information	Continental Crushing & Conveying
Name:	Mike Earrey, Controller
Address:	438 Industrial Drive, P.O.Box 400
City:	Winfield
State:	AL
Zip:	35594-0400
Phone Number:	(205) 487–6492
Email:	(205) 487–4233
Description of	
Reclamation Goods Being	
Sought for Reclamation:	See attached
Dollar Value of	
Reclamation Goods:	\$757,505.43
Quantity of Reclamation	
Goods	See attached
Basis for Demand	See attached

Invoice Information for Reclamation Goods Being Sought for Reclamation:

Invoice Number	Delivery Date	Invoice Amount	
See attached Document -	Original Notice of Recla	mation Demand dated	
July 25, 2012 provided	to Patriot Coal Corporat	ion on July 25, 2012	
prior to Court Order.			
^			

12-12900-scc Doc 453 Filed 08/29/12 Entered 08/29/12 14:13:18 CMain PORTICIALLY Pg 4 of 18

Pichard J. Parks Face

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. 12-1290
PATRIOT COAL CORPORATION, et al.,) Chapter 11
Debtors)
)

NOTICE OF RECLAMATION DEMAND OF CONTINENTAL CRUSHING & CONVEYING

PLEASE TAKE NOTICE that, pursuant to 11 U.S.C.§546(c) and Continental Crushing & Conveying ("Continental") 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 \$757,505.43 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 Continental Crushing & Conveying

EXHIBIT A

Reclamation Demand Letter(s) and Computerized Document Reference
(Attached)



438 Industrial Drive R.O. Box 400 Winfield, AL 35594-0400 Phone: 205-487-6492 Fax: 205-487-4233

July 25, 2012

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

Re: Reclamation Demand by Continental Crushing & Conveying

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 Bankruptey 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,

Continental Crushing & Conveying



438 Industrial Drive P.O. Box 400 Winfield, AL 35594-0400 Phone: 205-487-6492 Fax: 205-487-4233

July 25,2012

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

Re: Reclamation Demand by Continental Crushing & Conveying

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,

Continental Crushing & Conveying



438 Industrial Drive P.O. Box 400 Winfield, AL 35594-0400 Phone: 205-487-6492 Fax: 205-487-4233

July 25,2012

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

Re: Reclamation Demand by Continental Crushing & Conveying

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,

Continental Crushing & Conveying



438 Industrial Drive P.O. Box 400 Winfield, AL 35594-0400 Phone: 205-487-6492 Fax: 205-487-4233

July 25,2012

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

Re: Reclamation Demand by Continental Crushing & Conveying

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,

Continental Crushing & Conveying

1



438 Industrial Drive PO, Box 400 Winfield, AL 35594-0400 Phone: 205-487-6492 Fax: 205-487-4233

July 25,2012

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

Re: Reclamation Demand by Continental Crushing & Conveying

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 confact 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,

Continental Crushing & Conveying



438 Industrial Drive R.O. Box 400 Winfield, AL 35594-0400 Phone: 205-487-6492 Fax: 205-487-4233

July 25, 2012

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

Re: Reclamation Demand by Continental Crushing & Conveying

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,

Continental Crushing & Conveying

Continental Crushing & Conveying A Joy Global Inc. Company

Invoices for Patriot Coal Corporation

Custom	er Name	DocumentNo	Doc. Date	Amount
28955	BLACK STALLION COAL CO/PATRIOT	9404020330	06/11/2012	10,998.50
28955	BLACK STALLION COAL CO/PATRIOT	9404022098	06/12/2012	444.20
28955	BLACK STALLION COAL CO/PATRIOT	9404050795	07/05/2012	290.00
28955	BLACK STALLION COAL CO/PATRIOT	9404053682	07/10/2012	141.70
28955	BLACK STALLION COAL CO/PATRIOT	9404055116	07/11/2012	377.00
28955	BLACK STALLION COAL CO/PATRIOT	9404056762	07/12/2012	131.52
	BLACK STALLION COAL CO/PATRIOT T	otal		12,382.92
28502	EASTERN ASSOCIATED COAL/PATRIOT	9404009859	06/01/2012	844.68
28502	EASTERN ASSOCIATED COAL/PATRIOT	9404014841	06/06/2012	894.59
28502	EASTERN ASSOCIATED COAL/PATRIOT	9404025556	06/14/2012	273.51
28502	EASTERN ASSOCIATED COAL/PATRIOT	9404026822	06/15/2012	7,195.00
28502	EASTERN ASSOCIATED COAL/PATRIOT	9404026823	06/15/2012	5,670.00
28502	EASTERN ASSOCIATED COAL/PATRIOT	9404039627	06/26/2012	52,740.48
28502	EASTERN ASSOCIATED COAL/PATRIOT	9404040833	06/27/2012	637.68
28502	EASTERN ASSOCIATED COAL/PATRIOT	9404052547	07/09/2012	6,404.01
28502	EASTERN ASSOCIATED COAL/PATRIOT	9404053847	07/10/2012	47,059.00
28502	EASTERN ASSOCIATED COAL/PATRIOT	9404053681	07/10/2012	309.38
28956	EASTERN ASSOCIATED COAL/PATRIOT	9404005885	05/30/2012	23,520.26
28956	EASTERN ASSOCIATED COAL/PATRIOT	9404005883	05/30/2012	2,820.74
28956	EASTERN ASSOCIATED COAL/PATRIOT	9404005886	05/30/2012	523.05
28956	EASTERN ASSOCIATED COAL/PATRIOT	9404005884	05/30/2012	30,967.20
28956	EASTERN ASSOCIATED COAL/PATRIOT	9404013499	06/05/2012	252.81
28956	EASTERN ASSOCIATED COAL/PATRIOT	9404014840	06/06/2012	261,275.00
28956	EASTERN ASSOCIATED COAL/PATRIOT	9404026535	06/15/2012	793.93
28956	EASTERN ASSOCIATED COAL/PATRIOT	9404029997	06/19/2012	445.80
28956	EASTERN ASSOCIATED COAL/PATRIOT	9404031589	06/20/2012	512.68
28956	EASTERN ASSOCIATED COAL/PATRIOT	9404048061	07/02/2012	13,658.32
28956	EASTERN ASSOCIATED COAL/PATRIOT	9404046800	07/02/2012	10,684.52
28956	EASTERN ASSOCIATED COAL/PATRIOT	9404046801	07/02/2012	21,270.70
28956	EASTERN ASSOCIATED COAL/PATRIOT	9404048060	07/02/2012	8,610.68
28956	EASTERN ASSOCIATED COAL/PATRIOT	9404046802	07/02/2012	3,469.06
28956	EASTERN ASSOCIATED COAL/PATRIOT	9404046803	07/02/2012	12,250.55
28956	EASTERN ASSOCIATED COAL/PATRIOT	9404046804	07/02/2012	27,727.00
28956	EASTERN ASSOCIATED COAL/PATRIOT	9404046805	07/02/2012	21,114.00
28956	EASTERN ASSOCIATED COAL/PATRIOT	9404046806	07/02/2012	18,485.61
EASTERN ASSOCIATED COAL/PATRIOT Total			580,410,24	
27893	KANAWHA EAGLE LTD	9404008433	06/01/2012	677.47
27893	KANAWHA EAGLE LTD	9404042093	06/27/2012	56,161.00
27893	KANAWHA EAGLE LTD	9404050789	07/05/2012	5,318.76
27893	KANAWHA EAGLE LTD	9404051066	07/05/2012	13,042.67

Custome	r Name	DocumentNo	Doc. Date	Amount
27893	KANAWHA EAGLE LTD	9404051065	07/05/2012	39,953.85
	KANAWHA EAGLE LTD Total			115,153.75
27892	PANTHER LLC/PATRIOT	9404009437	06/01/2012	2,389.60
27892	PANTHER LLC/PATRIOT	9404008432	06/01/2012	189.71
27892	PANTHER LLC/PATRIOT	9404009866	06/01/2012	1,201.16
27892	PANTHER LLC/PATRIOT	9404008437	06/01/2012	162.26
27892	PANTHER LLC/PATRIOT	9404015078	06/06/2012	207.24
27892	PANTHER LLC/PATRIOT	9404020312	06/11/2012	3,658.08
27892	PANTHER LLC/PATRIOT	9404022903	06/13/2012	3,285.00
27892	PANTHER LLC/PATRIOT	9404025127	06/14/2012	7,316.16
27892	PANTHER LLC/PATRIOT	9404027987	06/18/2012	400.00
27892	PANTHER LLC/PATRIOT	9404037341	06/22/2012	3,285.00
27892	PANTHER LLC/PATRIOT	9404039626	06/26/2012	6,759.10
27892	PANTHER LLC/PATRIOT	9404041091	06/26/2012	4,660.40
27892	PANTHER LLC/PATRIOT	9404040832	06/27/2012	637.68
27892	PANTHER LLC/PATRIOT	9404040854	06/27/2012	31.10
27892	PANTHER LLC/PATRIOT	9404052579	07/09/2012	6,510.76
27892	PANTHER LLC/PATRIOT	9404056761	07/12/2012	617.40
	PANTHER LLC/PATRIOT Total			41,310.65
27891	REMINGTON HOLDINGS LLC/PATRIOT	9404009864	06/01/2012	716.68
27891	REMINGTON HOLDINGS LLC/PATRIOT	9404008444	06/01/2012	145.33
27891	REMINGTON HOLDINGS LLC/PATRIOT	9404011971	06/04/2012	1,450.00
27891	REMINGTON HOLDINGS LLC/PATRIOT	9404015083	06/06/2012	716.68
27891	REMINGTON HOLDINGS LLC/PATRIOT	9404033702	06/21/2012	1,000.00
27891	REMINGTON HOLDINGS LLC/PATRIOT	9404032875	06/21/2012	700.18
27891	REMINGTON HOLDINGS LLC/PATRIOT	9404050793	07/05/2012	<u>3,519.00</u>
	REMINGTON HOLDINGS LLC/PATRIOT	Total		8.247.87

Grand Total

757,505.43

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File a Claim action:

12-12900-scc 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 4:53 PM and filed on 7/30/2012

Case Name: Case Number: Patriot Coal Corporation 12-12900-scc

Document Number: 222

Docket Text:

Reclamation of Claim Notice of Reclamation Demand of Continental Crushing & Conveying filed by Richard J. Parks on behalf of Continental Crushing & Conveying, Inc. (Attachments: # (1) Exhibit)(Parks, Richard)

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

Document description: Main Document

Original filename: Continential Crushing Notice of Reclamation Claim, pdf

Electronic document Stamp:
[STAMP NYSBStamp_ID=842906028 [Date=7/30/2012] [FileNumber=11682582-0] [3c06ba44c1a3e75f864f71186f43453f4d030573ebed35789edd2d56ca6a92786f2c

46f7dd34a6de73a346f62baf516a5d1c4bd0d20da31a27b46b1d0dc4fcb2]]

Document description: Exhibit

Original filename: Continential Exhibit A.pdf

Electronic document Stamp:

[STAMP NYSBStamp_ID=842906028 [Date=7/30/2012] [FileNumber=11682582-1] [a21a7cd07f53d0d63a9f59e69a4883438233c3eb872ae6beb0d00fb064f97a08959b a3cc05ebb757936d8a4672d6273f5250a1733b264d5fbfea7f7f7788b65d]]

12-12900-scc 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@kjmlabor.com

Margaret M. Anderson on behalf of Creditor Old Republic Insurance Company

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;gsicgle@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.nvc.gov

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

James F. Coffey on behalf of Creditor FLAGSTAR BANK, FSB icoffey@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

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Judith Elkin on behalf of Creditor AmerCable Incorporated judith elkin@haynesboone.com

Edward J. Estrada on behalf of Unknown ICON Capital Corp. eestrada@reedsmith.com

Daniel C_{\ast} Fleming on behalf of Unknown Key Equipment Finance Inc. dfleming@wongfleming.com

Thomas W. Frentz on behalf of Creditor Rudd Equipment Company tfrentz@middletonlaw.com, mfield@middletonlaw.com

James Gadsden on behalf of Creditor Phillips Machine Service, Incbankruptcy@clm.com

Elisabetta Gasparini on behalf of U.S. Trustee United States Trustee Elisabetta G.Gasparini@usdoj.gov

Karen L. Gilman on behalf of Creditor Aspen American Insurance Company kgilman@wolffsamson.com, ecf@wolffsamson.com

Douglas A. Goldstein on behalf of Creditor SGS North America, Inc. dgoldstein@selawfirm.com, bspector@selawfirm.com

Janice Beth Grubin on behalf of Creditor The Dayton Power & Light Company jgrubin@tnsj-law.com, snobles@tnsj-law.com

Marc L. Hamroff on behalf of Creditor People's Capital and Leasing Corporation mhamroff@moritthock.com

Marshall Scott Huebner on behalf of Debtor Big Eagle Rail, LLC bankruptcy,routing@dpw.com

Marshall Scott Huebner on behalf of Debtor Black Stallion Coal Company, LLC bankruptcy,routing@dpw.com

Marshall Scott Huebner on behalf of Debtor Black Walnut Coal Company bankruptcy.routing@dpw.com

Marshall Scott Huebner on behalf of Debtor Bluegrass Mine Services, LLC bankruptcy.routing@dpw.com

Marshall Scott Huebner on behalf of Debtor Brook Trout Coal, LLC bankruptcy_routing@dpw.com

Susan Jennik on behalf of Creditor United Mine Workers of America sjennik@kjmlabor.com, smiller@kjmlabor.com;dpaul@kjmlabor.com

Ellen Arvin Kennedy on behalf of Creditor Environmental Resources Management Consulting Co., LLC dsbankruptcy@dinslaw.com

Natalie N. Kuehler on behalf of Unknown United States of America natalie, kuehler@usdoj.gov

Jonathan Levine on behalf of Unknown Wilmington Trust Company bankruptcy@andrewskurth.com

Eric Lopez Schnabel on behalf of Trustee/Not Bankrupt U.S. Bank National Association mikhailevich.jessica@dorsey.com;de.ecf@dorsey.com

Christopher A, Lynch on behalf of Unknown Kennametal Inc. clynch@reedsmith.com

Mitchell G. Mandell on behalf of Creditor Bank of the West mmandell@nmmlaw.com, RWeston@nmmlaw.com

 ${\it Madison L. Martin on behalf of Creditor Bridgestone Americas Tire Operations, LLC nashvillebankruptcyfilings@stites.com}$

Jonathan D. Martin on behalf of Debtor Patriot Coal Corporation jonathan.martin@davispolk.com

Julio C. Mazzoli on behalf of Creditor Petroleum Products jmazzoli@maxumpetroleum.com

Austin L, McMullen on behalf of Creditor Potter Family, LLC amcmullen@babc.com

 $W_* \ Timothy \ Miller \ on behalf \ of \ Creditor \ J_1 \ H_* \ Fletcher \ \& \ Co_n \ miller \ (at filaw.com, docket \ (at filaw.com, grote \ (at filaw.com, grote) \ (at filaw.com, grote) \ (at filaw.com, docket) \ (at filaw.com, grote) \ (at filaw.com, grote) \ (at filaw.com, docket) \ (at filaw.com, grote) \ (at filaw.com, docket) \ (at filaw.com, docket) \ (at filaw.com, grote) \ (at filaw.com, grot$

Elliot Moskowitz on behalf of Debtor Patriot Coal Corporation elliot.moskowitz@dpw.com

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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

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

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

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