

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE EASTERN DISTRICT OF MISSOURI
EASTERN DIVISION**

In re:

PATRIOT COAL CORPORATION, *et al.*,

Debtors.

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

Related to Docket Nos. 4527,
4851

**SUPPLEMENTAL ORDER REGARDING DEBTORS’
FIFTEENTH OMNIBUS OBJECTION TO CLAIMS**
(Redundant Claims)

On August 23, 2013, Patriot Coal Corporation and its subsidiaries that are Debtors in these jointly-administered cases (the “Debtors”) filed their Fifteenth Omnibus Objection to Claims (Redundant Claims) (the “Objection”). Capitalized terms not defined herein have the meanings set forth in the Objection.

On October 22, 2013, the Court entered an Order sustaining the Debtors’ Objection [Docket No. 4851] (the “October 22 Order”) except as to certain Adjourned Claims, as defined in the October 22 Order. Certain Adjourned Claims have been resolved.

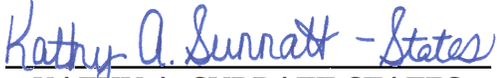
Accordingly, it is hereby ORDERED as follows:

1. As to the Claim of Environmental Resources Management Consulting Co. LLC, E.D. Mo. Claim No. 2044, GCG Claim No. 3097, the Objection is SUSTAINED and the Claim is hereby disallowed. However, the disallowance of E.D. Claim No. 2044, GCG Claim No. 3097, does not affect the allowance of any other claims of Environmental Resources Management Consulting Co. LLC as filed or scheduled, as applicable, in the total amount of \$39,133.10.

2. As to the Claims of CSX Transportation, Inc. (“CSXT”), identified on the Court’s claim register as Claim Nos. 3647, 3648, 3650, 3698, 3699, and 3702 and identified by the Debtors’ claims agent as GCG Claim Nos. 3576, 3578, 3579, 3580, 3583, and 3584, such Claims are hereby DISALLOWED. Nothing herein shall be construed to impair or prejudice CSXT’s rights to prosecute the Surviving Claims, identified on the Court’s claim register as Claim Nos. 3649 and 3700 and identified by the Debtor’s claims agent as GCG Claim Nos. 3581 and 3582. In the event it is later determined, however, that one or more Debtors other than TC Sales Company, LLC is actually liable for the damages described and asserted in the Surviving Claims, CSXT shall be allowed to file a proof of claim against any Debtor determined to be liable for the damages described and asserted in the Surviving Claims and the filing of such proof(s) of claim after the bar date for filing proofs of claim shall not be a defense to the allowance of such claim. Except as otherwise provided herein, the Debtors shall retain the right to object to the Surviving Claims (except on the grounds that a Debtor other than TC Sales Company, LLC is liable on the claim) and any future proof(s) of claim filed by CSXT (except on a timeliness basis as set forth above).

3. The Clerk of the Court and the Debtors’ claims agent are hereby directed to reflect the disallowance of the Claims in their respective records.

4. Nothing in this Order affects the Surviving Claims or the right of any party in interest to object to the Surviving Claims on any grounds.


KATHY A. SURRATT-STATES
Chief United States Bankruptcy Judge

DATED: February 24, 2014
St. Louis, Missouri
jjh

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