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BENJAMIN A. KAHN

UNITED STATES BANKRUPTCY JUDGE

Dated: October 6th, 2020

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF WEST VIRGINIA HUNTINGTON DIVISION

In re:

Blackjewel L.L.C., et al.,

Debtors.

) Lead Case No. 3:19-bk-30289
) Chapter 11

) (Jointly Administered)

AMENDED ORDER ESTABLISHING CERTAIN NOTICE AND CASE MANAGEMENT PROCEDURES

)

These cases¹ are before the Court *sua sponte*. The Order Establishing Certain Notice and Case Management Procedures, ECF No. 2217 (the "Procedures Order"), is hereby amended such that the below paragraphs are amended and restated in their entirety as follows:

22. <u>Audio and Video Conferencing Solutions</u>. Pursuant to Rule 43(a) of the Federal Rules of Civil Procedure, made applicable here by Bankruptcy Rule 9017, the current COVID-19 pandemic provides good cause in compelling circumstances to allow evidentiary hearings in these jointly administered cases to be conducted remotely using audio and video conferencing solutions.

¹ Debtors in these chapter 11 cases and the last four digits of each Debtor's taxpayer identification number are as follows: Blackjewel, L.L.C., Case No. 19-30289 (0823); Blackjewel Holdings L.L.C., Case No. 19-30290 (4745); Revelation Energy Holdings, LLC, Case No. 19-30291 (8795); Revelation Energy, LLC, Case No. 19-30292 (4605); Revelation Management Corporation, Case No. 19-30293 (8908); Dominion Coal Corporation, Case No. 19-30323 (2957); Harold Keene Coal Co. LLC, Case No. 19-30324 (6749); Vansant Coal Corporation, Case No. 19-30325 (2785); Lone Mountain Processing, LLC, Case No. 19-30326 (0457); Powell Mountain Energy, LLC, Case No. 19-30327 (1024); and Cumberland River Coal LLC, Case No. 19-30328 (2213).

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Accordingly, after due deliberation, this Court adopts the following virtual hearing procedures which provide appropriate safeguards. Until further order of the Court, all hearings shall take place using the telephonic and videoconferencing solutions described herein. Participants will be connected with the courtroom using these technologies but will not be physically present in the courtroom. The Court will utilize the AT&T Teleconferencing Service ("AT&T") (for audio purposes) and Zoom for Government ("ZFG") (for video purposes).

- <u>Audio</u>. AT&T can be accessed by calling (877) 848-7030, access code 8852513.
 All counsel and Remote Witnesses, as defined in Paragraph 28 below, accessing the hearing through AT&T shall utilize either a headset or handset.
- b. <u>Video</u>. All participants using ZFG must use AT&T audio and disable the ZFG audio feature. The ZFG link shall be provided to those Parties who have submitted a notice of intent to participate via ZFG to the Court in accordance with Paragraph 4 below. All counsel and witnesses shall conduct a pre-hearing test of ZFG and, if possible, AT&T, using the same equipment that they will be using during the hearing.

23. <u>Speaker Phones Prohibited</u>. No speaker phone shall be used for audio. Parties shall use a handset or headset.

27. <u>Submission of Exhibits to Court</u>. Notwithstanding Local Rule 5005-1, parties intending to offer exhibits and demonstratives at a hearing shall file all such exhibits and demonstratives on the docket in bookmarked .pdf format no later than **5:00 p.m. prevailing Eastern Time two business days prior to any scheduled hearing**, and shall contemporaneously serve the filed exhibits by electronic mail on counsel for each of the parties who has made an appearance on the relevant Pending Matter and the U.S. Trustee. All exhibits shall be separately

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labeled. Filing of any exhibit shall not require the exhibit to be offered into evidence at the hearing, nor shall any proposed exhibit be considered as evidence unless offered and admitted at the hearing. Notwithstanding the foregoing, any exhibit or demonstrative that will be used solely for rebuttal or impeachment may be separately password protected, which password shall be provided at the hearing in the event the offering party determines to use such exhibit.

Except as specifically set forth herein, the other provisions of the Procedures Order remain in full force and effect.

[END OF DOCUMENT]