

**IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE NORTHERN DISTRICT OF ALABAMA  
SOUTHERN DIVISION**

**IN RE** )  
**WALTER ENERGY, INC. et al.,** ) **CASE NO.: 15-02741-TOM11**  
**Debtor.** )

**AMENDED OBJECTIONS TO DEBTORS SALE OF ASSETS**

Comes Now, Edward E. May, attorney for John L. Jenkins, and amend his Objection to Sell of Assets and states as follows:

Creditor John L. Jenkins, would object to Debtor’s Sell of Assets for the reason that John L. Jenkins is a previous employee of Sloss Industries Corporation was injured on the job while working for Debtor(s).

That pursuant to Order of the Circuit Court of Jefferson Alabama Sloss Industries Corporation was (is) to pay John L. Jenkins for permanent total disability at the rate of Three Hundred and Ten Dollars and Sixty Eight cents (\$310.68) per week for 1632 weeks from August 1, 1994 to the expiration or end of the 1632 day.

That John L. Jenkins claim is a priority claim. Additionally John L. Jenkins is not a retiree, but is disable due to an on the job injury.

/s/Edward E. May  
Edward E. May  
1927 1<sup>st</sup> Avenue North Suite 800  
Birmingham, AL 35203  
Phone (205) 252-9203  
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**CERTIFICATE OF SERVICE**

This will certify that I have, as Attorney of Record for John L. Jenkins, served a copy of the foregoing Objection to Debtor’s Motion to Sell Assets upon all parties of record by electronic mail and upon the Chapter 11 trustee, through the Court’s Electronic Filing System on this the 17<sup>th</sup> Day of December 2015.

/s/ Edward E. May  
Edward E. May



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