BEFORE THE PUBLIC SERVICE COMMISSION STATE OF MISSOURI

In the Matter of the Small Company Rate) Case No. SR-2005-0116
Increase Request of Mill Creek Sewers, Inc.) Tariff Work I.D. No. YS-2005-0330

MOTION FOR LEAVE TO WITHDRAW

COMES NOW Dale E. Hermeling and The Stolar Partnership LLP, and pursuant to 4 CSR 240.2.040 requests leave to withdraw as counsel for Mill Creek Sewers, Inc. In support of this request, movant states as follows:

- Movant has had no contact with Joseph Afshari from Mill Creek Sewers, Inc. since July 2007.
 - 2. Movant has outstanding fees that have not been paid.
- 3. Movant was never contacted by Mr. Afshari nor anyone else relative to the proposed sale and purchase of the ownership interest in Mill Creek Sewers, Inc.
- 4.. Movant has received no contact from the new owner of Mill Creek Sewers, Inc. regarding any request for representation relative to Mill Creek Sewers, Inc.
- 5. Movant has discussed the pending matter with Jennifer Hernanadez, staff counsel for the Public Service Commission, who has represented that she has no objection to the withdrawal.

WHEREFORE, Movant requests the Public Service Commission issue an order allowing for the withdrawal as counsel for Mill Creek Sewer, Inc.

/s/ Dale E. Hermeling

Dale E. Hermeling MBE# 36127

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CERTIFICATE OF SERVICE

I	Pursuant to 4 CSR 240-2.080 of the Commission's Rules of Practice and Procedure, I
hereby c	ertify that I have this 30th day of December 2009 caused a copy of the foregoing to be
served o	n all persons on the official service list in Case No. SR-2005-0116.

/s/Dale E. Hermeling
Dale E. Hermeling