## BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

The Staff of the Missouri Public Service	)	
Commission,	)	
	)	
Complainant,	)	
	)	
V.	)	Case No. WC-2010-0227
	)	
Aspen Woods Apartment Associates, LLC,	)	
Barry Howard, Aspen Woods Apartments,	)	
Sapal Associates, Sachs Investing Co.,	)	
Michael Palin, Jerome Sachs, and	)	
National Water & Power, Inc.,	)	
	)	
Respondents.	)	

## ASPEN WOODS APARTMENT ASSOCIATES, L.L.C.'S MOTION FOR LEAVE TO FILE SUPPLEMENTAL EXHIBIT IN SUPPORT OF ITS OPPOSITION TO STAFF'S MOTION <u>TO FILE AMENDED COMPLAINT</u>

Respondent Aspen Woods Apartment Associates, L.L.C. ("Aspen Associates"),

respectfully files this Motion for Leave to File Supplemental Exhibit in Support of Its

Opposition to Staff's Motion to File Amended Complaint. As grounds, Aspen Associates

states:

1. On October 12, 2010, Aspen Associates filed its Opposition to Motion for

Leave to File Amended Complaint (the "Opposition"). The Opposition referenced three exhibits to be filed therewith, denoted Exhibits A, B, and C.

2. Inadvertently, counsel for Aspen Associates filed only Exhibits A and C,

but not Exhibit B. This error was brought to the attention of Aspen Associates' counsel

on October 18, 2010, by counsel for PSC Staff.

3. The undersigned has provided a copy of Exhibit B to counsel for PSC Staff and for co-respondent National Water and Power, Inc. The instant motion is necessary to place Exhibit B into the Commission file.

4. Oppositions to the Staff's Motion to File an Amended Complaint were due October 13, 2010, and the Staff's reply is due on October 22, 2010. No party will be prejudiced by the instant motion because the error was corrected and Exhibit served via e-mail within minutes of the undersigned counsel being informed of the inadvertent omission of Exhibit B. Should Staff be inconvenienced by the omission, Aspen Associates has no objection to Staff being given an extension of time to file its reply.

5. Exhibit B is filed with this Motion.

WHEREFORE, Aspen Associates respectfully moves for an order that Exhibit B, attached to this motion be filed as part of Aspen Associates' Opposition to Motion for Leave to File Amended Complaint.

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Respectfully submitted,

## HUSCH BLACKWELL SANDERS LLP

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COUNSEL FOR ASPEN WOODS APARTMENT ASSOCIATES, LLC

## **CERTIFICATE OF SERVICE**

I hereby certify that a true and accurate copy of the foregoing was served by handdelivery, facsimile transmission, certified mail, electronic mail and/or United States mail, postage prepaid, to the following parties of record this 18th day of October, 2010:

Jennifer Hernandez General Counsel Office Missouri Public Service Commission P.O. Box 360 Jefferson City, MO 65102

Craig S. Johnson Berry Wilson, LLC 304 E. High Street, Suite 100 P.O. Box 1606 Jefferson City, MO 65102 Lewis R. Mills, Jr. Public Counsel Missouri Office of the Public Counsel P.O. Box 2230 Jefferson City, MO 65102-2230

/s/ Lowell D. Pearson