BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

The Staff of the Missouri Public Service)
Commission,)
Complainant,)
v.)
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.)

Case No. WC-2010-0227

RE-ENTRY OF APPEARANCE

COMES NOW Craig S. Johnson, Berry Wilson, LLC, and hereby re-enters his appearance herein as attorney of record for Respondent National Water & Power, Inc. (NWP). Previously the undersigned file a motion to withdraw as counsel by motion dated May 25, 2010. NWP and the undersigned received the Commission's June 14, 2010 Order Granting this Motion for Withdrawal purportedly issued and effective June 16, 2010. As the basis for the withdrawal request no longer exists, and NWP desires the undersigned to continue as its attorney of record, this re-entry of appearance is being filed out of an abundance of caution. Simultaneously with this re-entry, NWP is filing, via the undersigned's name and appearance, its response to the Commission's June 7, 2010 Order Giving Notice of Deficiency and Directing NWP to Show Cause.

WHEREFORE, NWP respectfully requests that the Commission again show the undersigned as attorney of record for NWP.

/s/Craig S. Johnson Craig S. Johnson MoBar # 28179 Berry Wilson, LLC 304 E. High St Suite 100 P.O. Box 1606 Jefferson City, MO 65102 (573) 638-7272 (573) 638-2693 fax craigsjohnson@berrywilsonlaw.com

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of this pleading was electronically mailed to the following attorneys of record in this proceeding this 16th day of June, 2010:

jennifer.hernandez@psc.mo.gov gencounsel@psc.mo.gov opcservice@ded.mo.gov lowell.pearson@huschblackwell.com john.roodhouse@huschblackwell.com

/s/ Craig S. Johnson