

ILLINOIS POLLUTION CONTROL BOARD

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STATE OF ILLINOIS  
Pollution Control Board

PEOPLE OF THE STATE )  
OF ILLINOIS, )

Complainant, )

PCB 07-86  
(Enforcement – Water)

vs. )

THE RIDGES AT COAL VALLEY, LLC, )  
an Illinois limited liability corporation, )

ORIGINAL

Respondent. )

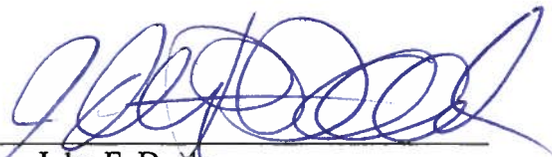
**MOTION FOR LEAVE TO WITHDRAW  
AS ATTORNEY FOR RESPONDENT**

Now comes Katz, Huntoon & Fieweger, P.C., and pursuant to Supreme Court Rule 13(c), moves to withdraw as attorneys for Complainant and in support thereof states:

1. Failure of client to communicate with the attorney and differences of opinion on compensation for services have led to an irretrievable breakdown in the attorney/client relationship, such that movant can no longer represent Complainant in the manner it desires.

KATZ, HUNTOON & FIEWEGER, P.C.

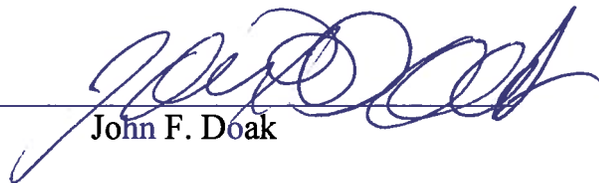
By:



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PROOF OF SERVICE

The undersigned certifies that a copy of the foregoing Motion for Leave to Withdraw as Attorney for Complainant was served upon Michael D. Mankowski, Assistant Attorney General by regular mail at his business address, and upon Complainant, at its address, on the 5 day of March, 2010.

  
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John F. Doak