ALBERTA PUBLIC LANDS APPEAL BOARD

Discontinuance of Proceeding

August 9, 2016

IN THE MATTER OF section 123(8) of the *Public Lands Act* and 211, and 216 of the Public Lands Administration Regulation, A.R. 187/2011

-and-

IN THE MATTER OF an appeal filed by Denise Beaverford

Cite as: Beaverford v. Alberta (Environment and Parks) 2016 ABPLAB 12

Facts

The Appellant, Denise Beaverford, filed a Notice of Appeal with the Public Lands Appeal Board on May 6, 2016 appealing the denial of surface material lease (SML) 150052. The Appellant alleged that the Director or Officer who made the decision erred in the determination of material fact, erred in law, and that the decision was expressly subject to appeal under section 15 of the Public Lands Administration Regulation. On May 9, 2016, the Board wrote to the Appellant accepting the appeal and requesting the Director's record.

On May 26, 2016, the Appellant's agent wrote to the Board to indicate that the Appellant wished to withdraw the appeal. The Board accepts this notification and closes its files in this matter.

Rationale for Discontinuance

As the Appellant has withdrawn the notice of appeal, and as the Board is satisfied that all issues relating to the appeal have been resolved in accordance with section 123(8) of the *Public Lands Act*, the Public Lands Appeal Board discontinues its proceedings and closes its file for PLAB 16-0012.