# BEFORE THE

## OIL & GAS COMMISSION

BROOKFIELD CITIZENS AGAINST INJECTION WELLS, et al.,

Appeal No. 965

Appellants,

Review of Chief's Order 2018-286;

Highland Brookfield Well #5 (Highland

Field Services, LLC)

DIVISION OF OIL & GAS RESOURCES

-VS-

MANAGEMENT,

Appellee, ORDER OF THE

**COMMISSION DISMISSING** 

APPEAL

HIGHLAND FIELD SERVICES, LLC,

and

Intervenor.

\$15,2019

Appearances:

James Yskamp, Andrew Karas, Counsel for Appellants Brookfield Citizens Against Injection Wells, et al.; Brett Kravitz, Jacquelyn Fisher, Assistant Attorneys General, Counsel for Appellee Division of Oil & Gas Resources Management; Phillip F. Downey, Gregory D. Russell, Timothy J. Cole, Ilya Batikov, Counsel for Intervention Highland Field Services, LLC.

Upon Appellants' Notice and Application for Withdrawal of Appeal, voluntarily filed, and pursuant to Commission Rule §1509-1-22(E), the Commission hereby **DISMISSES** appeal #965.

Date Issued:

J. BRANDON DAVIS, Chairman

T. ARTHUR, Vice Chairman

PHILLIP L. PARKER

Brookfield Citizens Against Injection Wells, *et al.* Appeal # 965

#### **DISTRIBUTION**:

James Yskamp, Andrew Karas, Via Regular Mail & E-Mail [jyskamp@fairshake-els.org; akaras@fairshake-els.org] Brett Kravitz, Jacquelyn Fisher, Via Inter-Office Mail & E-Mail [brett.kravitz@ohioattorneygeneral.gov; jacquelyn.fisher@ohioattorneygeneral.gov]

Phillip F. Downey, Gregory D. Russell, Timothy J. Cole, Ilya Batikov, Via Regular Mail & E-Mail [pfdowney@vorys.com; gdrussell@vorys.com; tjcole@vorys.com; ibatikov@vorys.com]

BEFORE THE RECEIVED

BEFORE THE				
OIL	&	GAS	CON	MMISSION

BROOKFIELD CITIZENS AGAINST
INJECTION WELLS, et al.,

Appellants,

V.

DIVISION OF OIL & GAS
RESOURCES MANAGEMENT,

Appellee,

and

HIGHLAND FIELD SERVICES, LLC,

Intervenor.

## Notice and Application for Withdrawal of Appeal

Pursuant to OAC 1509-1-22(E) the Appellants hereby apply to the Commission to Withdrawal the above-captioned Appeal, and give Notice to the Commission, Appellee, and Intervenor of the withdrawal of their Notice of Appeal, Appeal No. 965.

This withdrawal is not intended to be reflection on the merits of the Appellants' Assignments of Error. The Appellants' voluntary withdrawal of their appeal is based on litigating their Appeal in light of fees and costs moving forward.

Respectfully submitted,

/s/ James Yskamp

James Yskamp (0093095)

Email: jyskamp@fairshake-els.org

Andrew Karas (0097153)

Email: akaras@fairshake-els.org

Fair Shake Environmental Legal Services 5614 Elgin Street, Second Floor Pittsburgh, PA 15206
Telephone: (234) 571-1970

Fax: (330) 319-8859

Attorneys for Appellants

### PROOF OF SERVICE

I hereby certify and confirm that a true and correct copy of the foregoing was served on the persons and in the manner listed below:

### Via Electronic Mail

Phillip F. Downey
Gregory D. Russell
Timothy F. Cole
Ilya Batikov
Vorys Slater, Seymour and Please LLP
52 East Gay Street
Columbus, OH 43216
pfdowney@vorys.com
gdrussel@vorys.com
tjcole@vorys.com
tjcole@vorys.com
ibatikov@vorys.com
Counsel for Intervenor

Brett Kravitz
Jacquelyn Fisher
2045 Morse Road, Building A-3
Columbus, Ohio 43229
brett.kravitz@ohioattorneygeneral.gov
jacquelyn.fisher@ohioattorneygeneral.gov

Counsel for Appellee

Date: 8/5/2019

By: /s/ James Yskamp James Yskamp #0093095 Attorney for Appellants