

BEFORE THE RECLAMATION COMMISSION

THE JONES FUEL COMPANY,	:	Case No. RC-12-013
	:	
Appellant,	:	
	:	Review of Chief's Order 2586-IM;
-vs-	:	Permit IM-2221
	:	
DIVISION OF MINERAL RESOURCES	:	
MANAGEMENT,	:	
	:	<u>REPORT OF THE</u>
	:	<u>HEARING OFFICER</u>
Appellee.	:	

Appearances: David C. Jones, on behalf of Appellant The Jones Fuel Company; Daniel Martin, Kristina Tonn, Assistant Attorneys General, Counsel for Appellee Division of Mineral Resources Management.

FINDINGS, CONCLUSIONS

On December 19, 2012, Appellant Jones Fuel Company filed with the Reclamation Commission a notice of appeal from Chief's Order 2586-IM. This Order cited Jones Fuel Company for mining beyond the limits of its industrial mining permit, and required Jones Fuel to reclaim the area affected by this disturbance. This cause was assigned case number RC-12-013.

On November 8, 2013, Appellant filed a request to withdraw this appeal with the Reclamation Commission. Pursuant to Ohio Administrative Code §1513-3-17, case number RC-12-013 is hereby **DISMISSED** without further action required by the Reclamation Commission.

11/8/2013
DATE

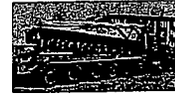

LINDA WILHELM OSTERMAN
Hearing Officer

DISTRIBUTION:

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RECEIVED

NOV - 8 2013

RECLAMATION COMMISSION

11/07/13

Ms. Osterman,

I would like to remove the appeal that I had made on Chief's order 2586-IM.

Sincerely,

David C. Jones