

Hearing Schedule

Revised: March 20, 2018

Please contact the Board at 780-427-6207 to confirm events and time.

Date, Time, Location	Appeal Name and Number	Type of Function & Board Member
November 30, 2016	Palmer Ranch (1984) Ltd. EAB 14-009	Written Hearing
Written Hearing (outstanding)	<p>A Notice of Appeal was received on May 27, 2014 from Palmer Ranch (1984) Ltd., in relation to the March 31, 2014 decision of the Director, Alberta Environment and Parks (AEP), to issue <i>Water Act</i> Preliminary Certificate No. 00348439-00-00 to Palmer Ranch (1984) Ltd. The Preliminary Certificate states that upon compliance with conditions in the Preliminary Certificate, Palmer Ranch (1984) Ltd. will receive a licence to divert 730 cubic metres of water annually for commercial purposes (water bottling) from a well in NE 29-003-28-W4M that is hydraulically connected to the Waterton River with priority number 2000-04-04-001.</p> <p>The Board agreed to set aside its May 20, 2015 Decision and hear the merits of the appeal in exchange for the Appellant withdrawing their judicial review. As of October 22, 2016, the judicial review has not been withdrawn. A written hearing has been scheduled and the last submission was received on November 30, 2016. On December 19, 2016, the Panel hearing this matter advised it will have questions for the parties and is addressing the parties' motions. The parties are also in discussions.</p> <p>The information requested is necessary to allow the Board to perform its function. The information is collected under the authority of the Freedom of Information and Protection of Privacy Act, section 33(c). Section 33(c) provides that personal information may only be collected if that information relates directly to and is necessary for the processing of this appeal. The information you provide will be considered a public record.</p> <p>The Minister will make the final decision on the appeal. The Board must provide the Minister of Environment and Parks with its Report and Recommendations within 30 days of the hearing closing pursuant to the <i>Environmental Protection and Enhancement Act</i>. The due date to provide the Minister with the Report and Recommendations will be determined after the hearing is closed.</p>	A. MacWilliam E. McAvity A. Mullick
February 17, 2017	M. Pidherney's Trucking Ltd. and 1598768 Alberta Ltd. EAB 15-001-002	Hearing
Written Hearing (outstanding)	<p>A Notice of Appeal was received on May 8, 2015 with respect to the April 8, 2015 decision of Alberta Environment and Parks to issue to M. Pidherney's Trucking Ltd. and 1598768 Alberta Ltd. EPEA Administrative Penalty No. 15/03-AP-RDNSR-15/03 in the amount of \$224,542.00 for allegedly operating a pit exceeding 5 hectares without authorization, and failing to report any contravention of the Code of Practice for pits, for a site at SW-5-</p>	A. MacWilliam, AJ Fox, C. Powter

Date, Time, Location	Appeal Name and Number	Type of Function & Board Member
	<p>40-9-W5M in Clearwater County.</p> <p>Two issues only were being addressed through a written hearing, however in May 2017 the Board decided it would proceed to an oral hearing on the two issues. Submissions on the two issues were received in February 2017. Due to the parties' schedules the hearing will be held at the end of September or October 2017. The hearing is outstanding and as of July 4, 2017 the Board is reviewing comments from the parties on the process set to address this appeal.</p> <p>The issues to be heard are: 1. Is the Director obligated to consider what may be an appropriate administrative penalty for a corporation who has been found to have operated a sand and gravel facility without a registration with respect to section 237(2) of the Environmental Protection and Enhancement Act on both subsections (a) and (b)? 2. If the principles of parity and proportionality do apply, what direction would the Board provide as to how a Director ought to consider these principles in the administrative penalty assessment process? Once the Board has made a decision on these issues, it will provide direction on how the remaining issues in this appeal will be dealt with.</p> <p>Any person, other than the parties, who wished to make a representation before the Board on this appeal was to submit a request to the Board by January 6, 2017. The Board did not receive any applications to intervene.</p> <p>The information requested is necessary to allow the Environmental Appeals Board to perform its function. The information is collected under the authority of the Freedom of Information and Protection of Privacy Act, section 33(c). Section 33(c) provides that personal information may only be collected if that information relates directly to and is necessary for the processing of this appeal. The information you provide will be considered a public record.</p> <p>The Board will make the final decision on this appeal. The Board must issue its Decision within 30 days of the hearing closing pursuant to the Environmental Protection and Enhancement Act.</p>	
<p>August 3, 2017</p> <p>9:00 am</p> <p>Environmental Appeals Board Office #306, 10011-109 Street Edmonton</p>	<p>Cherokee Canada Inc., 1510837 Alberta Ltd., and Domtar EAB 16-028-029 & 16-034-035</p> <p>Notices of Appeal (EAB 16-028 & 029) were received from Cherokee Canada Inc. and 1510837 Alberta Ltd. on October 3, 2016 regarding the October 3, 2016 decisions of the Director, Provincial Approvals, Alberta Environment and Parks (AEP), to refuse to issue an Amending Approval without providing reasons in relation to EPEA Approval No. 9724-04-00, and to refuse to issue a Remediation Certificate without providing reasons to Cherokee Canada Inc. and 1510837 Alberta Ltd., with respect to a portion of the Domtar wood processing site located in Edmonton.</p> <p>A preliminary motions hearing is scheduled for August 3, 2017,</p>	<p>Preliminary Motions Hearing</p> <p>A. MacWilliam C. Powter N. Tywoniuk</p>

Date, Time, Location	Appeal Name and Number	Type of Function & Board Member
	and is open to the public for viewing only.	
<p>September 19, 2017</p> <p>8:30 am</p> <p>Environmental Appeals Board Office #306, 10011-109 Street Edmonton</p>	<p>Cherokee Canada Inc., 1510837 Alberta Ltd., and Domtar EAB 16-052-054 and EAB 16-055-056</p> <p>Notices of Appeal were received from Domtar Inc., Cherokee Canada Inc. and 1510837 Alberta Ltd. on December 22 and 23, 2016 in relation to the December 20, 2016 decision of Alberta Environment and Parks (AEP) to issue Environmental Protection Order No. EPO-2016/05-RDNSR to Domtar Inc., Cherokee Canada Inc. and 1510837 Alberta Ltd. for the clean-up of a site where a wood processing plant that produced treated wood products operated from 1924 to 1987, located at 4439-127 Avenue in Edmonton.</p> <p>Notices of Appeal were received from Cherokee Canada Inc. and 1510837 Alberta Ltd. on December 23, 2016 in relation to the December 16, 2016 decision of Alberta Environment and Parks (AEP) to issue Enforcement Order No. EPEA-EO-2016/03-RDNSR to Cherokee Canada Inc. and 1510837 Alberta Ltd. for the clean-up of a site where a wood processing plant that produced treated wood products operated from 1924 to 1987, located at 4439-127 Avenue in Edmonton.</p> <p>A preliminary motions hearing is scheduled for September 19, 2017, and is open to the public for viewing only.</p> <p>The Board will hear oral submissions on:</p> <p><u>Stay Requests (16-052-054) EPO</u> Interim stays were granted to Cherokee on February 21, 2017 and to Domtar on February 28, 2017.</p> <p><u>Document Production Requests for Director's Records back to 1987 (16-052-054) EPO</u> Submissions were received from Cherokee and Domtar requesting the Director's records back to 1987</p> <p><u>Stay Request (16-055-056) EO</u> An interim stay was granted to Cherokee on January 12, 2017.</p> <p><u>Jurisdiction Issue (16-055-056) EO</u> AEP requested the appeals be dismissed stating EO is not appealable.</p> <p><u>Records Issues (16-055-056) EO</u> Cherokee stated there are documents missing from the documents (judicial review documents for Queen's Bench action) provided by AEP. AEP advised no further documents will be produced.</p> <p><u>Consolidation of Appeals (16-028-029, 034-035; 16-052-054; 16-055-056)</u> Cherokee raised a motion to consolidate the application appeals (16-028-029, 034-035), EPO appeals (16-052-054), and EO</p>	<p>Preliminary Motions Hearing</p> <p>A. MacWilliam C. Powter M. Barker</p>

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	appeals (16-055-056). AEP advised the motion is premature.	
October 23, 24 & 25, 2017	KGL Constructors EAB 17-047 & 17-050	Hearing
October 23, 9:00 am October 24 & 25, 8:30 am Best Western Village Park Inn 1804 Crowchild Trail NW Calgary	Notices of Appeal were received on August 11 and 15, 2017 in relation to the August 11, 2017 decision of Alberta Environment and Parks (AEP) to issue <i>Water Act</i> Approval No. 00388473-00-00 to KGL Constructors for permanently disturbing (in-fill) 24 wetlands for a total of 22.07 ha of wetland loss and changing the location of water for the purpose of dewatering wetlands, subject to the terms and conditions in the Approval. The work is being done as part of the south west Calgary ring road project. The hearing is in relation to the wetlands only. The activity locations are: NW 04-024-02-W5M, SE 03-024-02-W5M, W½ 25-023-02-W5M, E½ 26-023-02-W5M, NW 24-023-02-W5M, SE 24-023-02-W5M, W½ 18-023-01-W5M, E½ 13-023-02-W5M, W ½ 31-022-01-W5M, SE 31-022-01-W5M, E½ 30-022-01-W5M, SW 29-022-01-W5M, NW 20-022-01-W5M, S ½ 28-022-01-W5M, W ½ 21-022-01-W5M, SW 27-022-01-W5M, and N ½ 22-022-01-W5M. A stay has been issued for work related to Wetlands 06 (Beaver Pond), 07, 08, and 09. The wetlands are outlined in the <u>Approval</u> . The issues for the hearing are: <ol style="list-style-type: none"> 1. What is the standard for review the Board should apply in the circumstances of this case? <p style="margin-left: 40px;">In consideration of this issue, the Board has used the word “appropriate” in the remaining issues. The meaning of appropriate will be based on the standard of review determined by the Board. In addressing this issue, the parties are requested to consider the <i>de novo</i> jurisdiction of the Board as provided for in section 95(2)(d) of EPEA.</p> 2. Was the decision to issue the Approval appropriate having regard to the potential environmental impacts of the work authorized by the Approval? This includes, but is not limited to: <ol style="list-style-type: none"> a. the terms and conditions in the Approval; b. the impacts of disturbing the wetlands included in the Approval; and c. the impact of disturbing the wetlands specified in the Approval in the context of all of the wetlands impacted by the development of the Southwest Calgary Ring Road. 3. In making the decision to issue the Approval, was the Director required to apply relevant provincial wetland policies? If so, what are the relevant provincial wetland policies and did the Director appropriately apply these policies? <p style="margin-left: 40px;">This issue includes, but is not limited to, consideration of the relationship between the relevant provincial wetland</p> 	A. MacWilliam E. McAvity A. Mullick

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	<p>policies and the agreement entered into between the Crown and the Tsuu T'ina, and the relationship between the relevant provincial wetland policies and the legislation passed to establish the Transportation Utility Corridor. For example, does the agreement or the legislation affect the applicability or interpretation of the policies?</p> <p>Any person, other than the parties, who wished to make a representation before the Board on these appeals was to submit a request to the Board by September 15, 2017. On September 28, 2017, the Board permitted the following intervenors to give a 10 minute presentation at the hearing, be cross-examined by the parties adverse in interest and questioned by the Board: Alberta Transportation, Rocky View County, Ms. Sherry Angevine, Ms. Maureen Bell, Ms. Janice Fraser, Mr. Charles Hansen, Mr. Barry Lester, Mr. Leon Nellissen, Ms. Sarah Nevill, Weaselhead Society, Calgary Nature, and Mr. Manoj Sharma. The intervenors were required to file a submission on October 4, 2017. Rocky View County advised that it did not want to present at the hearing.</p> <p>Copies of material filed with the Board respecting these appeals will be available for viewing at the Calgary Central Library, 616 Macleod Trail SE, Calgary Alberta, during its normal operating hours, or by contacting the Environmental Appeals Board in Edmonton (780-427-6207).</p> <p>The information requested is necessary to allow the Board to perform its function. The information is collected under the authority of the <i>Freedom of Information and Protection of Privacy Act</i>, section 33(c). Section 33(c) provides that personal information may only be collected if that information relates directly to and is necessary for the processing of these appeals. The information you provide will be considered a public record.</p> <p>The Minister of Environment and Parks will make the final decision on these appeals. The Board must provide the Minister with its Report and Recommendations within 30 days of the hearing closing pursuant to section 99(1) of the <i>Environmental Protection and Enhancement Act</i>.</p>	
<p>November 17, 2017</p>	<p>Westar Landfill Ltd. EAB 14-001</p>	<p>Mediation Meeting</p>
<p>Medicine Hat</p>	<p>A Notice of Appeal was received on April 14, 2014 with respect to the April 8, 2014 decision of Alberta Environment and Parks (AEP), to issue to Westar Landfill EPEA Environmental Protection Order No. EPO-2014/04-SSR for allegedly releasing substances from the landfill, located in Cypress County.</p> <p>The first mediation meeting was held on June 17, 2014, and a second mediation meeting is scheduled for November 17, 2017. Mediation meetings are not open to the public.</p>	

Date, Time, Location	Appeal Name and Number	Type of Function & Board Member
<p>December 5, 2017</p> <p>8:30 am</p> <p>Environmental Appeals Board Office #306, 10011-109 Street Edmonton</p>	<p>Aurora Heights, Ronald Henschel, Garry Will EAB 16-049-051</p> <p>Notices of Appeal were received from Aurora Heights Management Ltd., Ronald Henschel and Garry Will on December 17, 2016 in relation to the December 16, 2016 decision of Alberta Environment and Parks (AEP) to issue Enforcement Order No. WA-EO-2016/03-RDNSR to Aurora Heights Management Ltd., Ronald Henschel and Garry Will for allegedly infilling a wetland without an approval at SE-34-39-27-W4M and SW-35-39-27-W4M in the Town of Blackfalds. The Board issued a temporary stay of the enforcement order.</p> <p>A Preliminary motions hearing is scheduled for December 5, 2017. Preliminary motions hearings are open to the public for viewing only.</p>	<p>Preliminary Motions Hearing</p> <p>A. MacWilliam A. Mullick N. Tywoniuk</p>
<p>December 6, 2017</p> <p>8:30 am</p> <p>Environmental Appeals Board Office #306, 10011-109 Street Edmonton</p>	<p>Aurora Heights EAB 16-045</p> <p>A Notice of Appeal was received on December 7, 2016 from Aurora Heights in relation to Alberta Environment and Parks' (AEP) failure to process an application dated July 15, 2014, for a Water Act Approval for wetland restoration/compensation in relation to lands located at SE 34-39-27-W4M and SW 35-39-27-W4M in the Town of Blackfalds.</p> <p>A preliminary motions hearing is scheduled for December 6, 2017. Preliminary motions hearings are open to the public for viewing only.</p>	<p>Preliminary Motions Hearing</p> <p>A. MacWilliam A. Mullick N. Tywoniuk</p>
<p>January 23, 2018</p> <p>Calgary</p>	<p>Town of Okotoks EAB 17-062 & 063</p> <p>A Notice of Appeal was received on August 22, 2017 with respect to the July 21, 2107 decisions of the Director, Alberta Environment and Parks (AEP), to issue Water Act Licence No. 00391311-00-00 to the Town of Okotoks to operate a works and divert up to 88,810 cubic metres of water annually for municipal purposes (urban water supply), and to issue Water Act Licence No. 00397640-00-00 to Her Majesty the Queen in Right of Alberta as represented by the Minister of Environment and Parks for a 10% holdback for conservation purposes.</p> <p>A mediation meeting is scheduled for January 23, 2018. Mediations are not open to the public.</p>	<p>Mediation Meeting</p> <p>E. McAvity</p>
<p>February 14, 2018</p>	<p>Town of Okotoks EAB 17-065 & 066</p>	<p>Mediation Meeting</p>

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CANCELLED	<p>A Notice of Appeal was received on September 19, 2017 with respect to the August 21, 2107 decisions of the Director, Alberta Environment and Parks (AEP), to issue <i>Water Act</i> Licence No. 00385019-00-00 to the Town of Okotoks to operate a works and divert up to 244,229 cubic metres of water annually for municipal purposes (urban water supply), and to issue <i>Water Act</i> Licence No. 00385021-00-00 to Her Majesty the Queen in Right of Alberta as represented by the Minister of Environment and Parks for a volume of 27,137 cubic metres per year holdback for conservation purposes.</p> <p>The mediation meeting scheduled for February 14, 2018 was cancelled. Mediations are not open to the public.</p>	E. McAvity
March 23, 2018	<p>Associated Aggregates EAB 17-046</p>	Mediation Meeting
Edmonton	<p>A Notice of Appeal was received on August 4, 2017 in relation to the July 28, 2107 decision of the Director, Alberta Environment and Parks (AEP), to issue Water Act Enforcement Order No. WA-EO-2017/04-RDNSR to Associated Aggregates Inc. Associated Aggregates operates a sand and gravel pit on public lands located at E1/2-14-49-7-W5M in Drayton Valley. The Order states that Associated Aggregates Inc. has contravened section 36(1) of the Water Act, by commencing excavation which resulted in the South End Pit Lake, including the Constructed Berm, without an approval.</p> <p>A mediation meeting is scheduled for March 23, 2018. Mediations are not open to the public.</p>	E. McAvity
April 25, 2018	<p>Associated Aggregates EAB 17-046</p>	Hearing
<p>8:30 am</p> <p>Environmental Appeals Board Office #306, 10011-109 Street Edmonton</p>	<p>A Notice of Appeal was received on August 4, 2017 in relation to the July 28, 2107 decision of the Director, Alberta Environment and Parks (AEP), to issue Water Act Enforcement Order No. WA-EO-2017/04-RDNSR to Associated Aggregates Inc. Associated Aggregates operates a sand and gravel pit on public lands located at E1/2-14-49-7-W5M in Drayton Valley. The Order states that Associated Aggregates Inc. has contravened section 36(1) of the Water Act, by commencing excavation which resulted in the South End Pit Lake, including the Constructed Berm, without an approval.</p> <p>A hearing is scheduled for April 25, 2018.</p> <p>Any person, other than the parties, who wishes to make a representation before the Board on this appeal must submit a request in writing by fax or by e-mail to the Board. The request must be received by the Board on or before March 27, 2018. It is your responsibility to ensure that your request is received by the</p>	<p>A. MacWilliam S. McRory T. Goos</p>

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Board by March 27, 2018. Such a request shall (a) contain the name, address, e-mail, and telephone and fax numbers of the person submitting the request, (b) indicate whether the person submitting the request intends to be represented by a lawyer or agent and, if so, the name of the lawyer or agent, (c) contain a summary of the nature of the person's interest in this appeal, and (d) be signed by the person submitting the request. Applications will only be considered if the information will assist the Board in making its decision, and will not duplicate the information provided by the parties. Please contact the Board for more information regarding this appeal. After March 27, 2018, the Board will, in its discretion, determine if other persons may make representations, and the manner in which they can be made. Once the Board makes a decision on any intervenor applications, the hearing will be open to the public for viewing only.

The information requested is necessary to allow the Environmental Appeals Board to perform its function. The information is collected under the authority of the *Freedom of Information and Protection of Privacy Act*, section 33(c). Section 33(c) provides that personal information may only be collected if that information relates directly to and is necessary for the processing of this appeal. The information you provide will be considered a public record.

The Board will provide the Minister of Environment and Parks with its Report and Recommendations within 30 days of the hearing closing pursuant to section 99(1) of the *Environmental Protection and Enhancement Act*. The Minister made a decision by issuing a Ministerial Order.

May 29, 2018

Town of Wainwright
EAB 16-009

Hearing

Environmental Appeals
Board Office
#306, 10011-109 Street
Edmonton

A Notice of Appeal was received on July 18, 2016 regarding the July 6, 2016 decision of Alberta Environment and Parks (AEP), to issue *Water Act* Approval No. 00367709-00-00 to the Town of Wainwright to infill and disturb wetlands near SE-05-45-06-W4M in Wainwright.

AJ Fox
N. Tywoniuk
S. McRory

A hearing is scheduled for May 29, 2018. The procedures for the hearing are outstanding.