No. 39904

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| March 24, 2022 |  | Le 24 mars 2022 |
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| BETWEEN:  Bell Canada, Cogeco Cable Inc., Rogers Communications Inc., Shaw Communications Inc., Videotron Ltd. and Telus Communications Inc.  Applicants  - and -  Copyright Collective of Canada, Border Broadcasters Inc., Canadian Broadcasters Rights Agency, Canadian Retransmission Collective, Canadian Retransmission Right Association, Direct Response Television Collective Inc., FWS Joint Sport Claimants Inc., Major League Baseball Collective of Canada, Society of Composers, Authors and Music Publishers of Canada and Canadian Cable Systems Alliance  Respondents |  | ENTRE :  Bell Canada, Cogeco Cable Inc., Rogers Communications Inc., Shaw Communications Inc., Vidéotron Ltée. et Telus Communications inc.  Demandeurs  - et -  Sociétés de gestion collective, Border Broadcasters Inc., Agence des droits des radiodiffuseurs canadiens, Société collective de retransmission du Canada, Association du droit de retransmission canadien, Société de gestion collective de publicité directe télévisuelle inc., FWS Joint Sport Claimants Inc., Major League Baseball Collective of Canada, Society of Composers, Authors and Music Publishers of Canada et Canadian Cable Systems Alliance  Intimés |
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| JUDGMENT  The motion for an extension of time to serve and file the application for leave to appeal is granted. The application for leave to appeal from the judgment of the Federal Court of Appeal, Numbers A-45-19 and A-47-19, 2021 FCA 148, dated July 22, 2021, is dismissed with costs to the respondents, Copyright Collective of Canada, Border Broadcasters Inc., Canadian Broadcasters Rights Agency, Canadian Retransmission Collective, Canadian Retransmission Right Association, Direct Response Television Collective Inc., FWS Joint Sports Claimants Inc. and Society of Composers, Authors and Music Publishers of Canada. |  | JUGEMENT  La requête en prorogation du délai de signification et de dépôt de la demande d’autorisation d’appel est accueillie. La demande d’autorisation d’appel de l’arrêt de la Cour d’appel fédérale, numéros A-45-19 et A-47-19, 2021 FCA 148, daté du 22 juillet 2021, est rejetée avec dépens en faveur des intimés, Sociétés de gestion collective, Border Broadcasters Inc., Agence des droits des radiodiffuseurs canadiens, Société collective de retransmission du Canada, Association du droit de retransmission canadien, Société de gestion collective de publicité directe télévisuelle inc., FWS Joint Sports Claimants Inc. et Society of Composers, Authors and Music Publishers of Canada. |

J.S.C.C.

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