

No. 41570

May 8, 2025

Le 8 mai 2025

BETWEEN:

ENTRE :

Regional Municipality of Halton, Corporation
of the Town of Milton, Corporation of the
Town of Halton Hills, Corporation of the City
of Burlington, Corporation of the Town of
Oakville and Halton Regional Conservation
Authority

Regional Municipality of Halton, Corporation
of the Town of Milton, Corporation of the
Town of Halton Hills, Corporation of the City
of Burlington, Corporation of the Town of
Oakville et Halton Regional Conservation
Authority

Applicants

Demandereses

- and -

- et -

Canadian National Railway Company, Canada
(Minister of the Environment) and Attorney
General of Canada

Compagnie des chemins de fer nationaux du
Canada, Canada (Ministre de
l'Environnement) et Procureur général du
Canada

Respondents

Intimés

JUDGMENT

JUGEMENT

The application for leave to appeal from the judgment of the Federal Court of Appeal, Numbers A-121-24 and A-124-24, 2024 FCA 160, dated November 4, 2024, is dismissed with costs.

La demande d'autorisation d'appel de l'arrêt de la Cour d'appel fédérale, numéros A-121-24 et A-124-24, 2024 CAF 160, daté du 4 novembre 2024, est rejetée avec dépens.

J.S.C.C.
J.C.S.C.