No. 34171

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| June 9, 2011 |  | Le 9 juin 2011 |
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| Coram: LeBel, Fish and Cromwell JJ. |  | Coram : Les juges LeBel, Fish et Cromwell |
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| BETWEEN:  Dissenting Nortel LTD Beneficiaries  Applicants  - and -  Nortel Networks Corporation, Nortel Networks Limited, Nortel Networks Global Corporation, Nortel Networks International Corporation and Nortel Networks Technology Corporation, Monitor, Ernst & Young Inc., Former Employees’ Representatives, Nortel Canadian Continuing Employees, Informal Nortel Noteholder Group, CAW-Canada and George Borosh, et al. and LTD Beneficiaries’ Representative  Respondents |  | ENTRE :  Dissenting Nortel LTD Beneficiaries  Demanderesses  - et -  Nortel Networks Corporation, Nortel Networks Limited, Nortel Networks Global Corporation, Nortel Networks International Corporation et Nortel Networks Technology Corporation, Monitor, Ernst & Young Inc., Former Employees’ Representatives, Nortel Canadian Continuing Employees, Informal Nortel Noteholder Group, CAW-Canada et George Borosh, et al. et LTD Beneficiaries’ Representative  Intimés |
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| JUDGMENT  The application for leave to appeal from the judgment of the Court of Appeal for Ontario, Number M39469, 2011 ONCA 10, dated January 7, 2011, is dismissed with costs to all respondents except for Nortel Canadian Continuing Employees and the Informal Nortel Noteholder Group. |  | JUGEMENT  La demande d’autorisation d’appel de l’arrêt de la Cour d’appel de l’Ontario, numéro M39469, 2011 ONCA 10, daté du 7 janvier 2011, est rejetée avec dépens en faveur des intimés à l’exception de Nortel Canadian Continuing Employees et de Informal Nortel Noteholder Group. |

J.S.C.C.

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