

March 8, 2007

Coram: Bastarache, LeBel and Fish JJ.

BETWEEN:

Crown Resources Corporation S.A., and Ata Olfati (In their capacity as Assignees of the Bankruptcy Estate of Canadian Triton International Ltd. pursuant to Section 38 of the BIA)

Applicants

- and -

National Iranian Oil Company

Respondent

AND BETWEEN:

Crown Resources Corporation S.A., and Ata Olfati (In their capacity as Assignees of the Bankruptcy Estate of Canadian Triton International Ltd. pursuant to Section 38 of the BIA)

Applicants

- and -

National Iranian Drilling Company

Respondent

Le 8 mars 2007

Coram : Les juges Bastarache, LeBel et Fish

ENTRE :

Crown Resources Corporation S.A. et Ata Olfati (In their capacity as Assignees of the Bankruptcy Estate of Canadian Triton International Ltd. pursuant to Section 38 of the BIA)

Demanderesses

- et -

National Iranian Oil Company

Intimée

ET ENTRE :

Crown Resources Corporation S.A. et Ata Olfati (In their capacity as Assignees of the Bankruptcy Estate of Canadian Triton International Ltd. pursuant to Section 38 of the BIA)

Demanderesses

- et -

National Iranian Drilling Company

Intimée

No. 31684

JUDGMENT

The application for leave to appeal from the judgment of the Court of Appeal for Ontario, Numbers C44290 and C44291, dated August 22, 2006, is dismissed with costs.

JUGEMENT

La demande d'autorisation d'appel de l'arrêt de la Cour d'appel de l'Ontario, numéros C44290 et C44291, daté du 22 août 2006, est rejetée avec dépens.

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