

No. 39432

April 1, 2021

Le 1<sup>er</sup> avril 2021

**BETWEEN:**

Independent Contractors and Business Association, Progressive Contractors Association, Christian Labour Association of Canada, Canada West Construction Union, British Columbia Chamber of Commerce, British Columbia Construction Association, Canadian Federation of Independent Business, Vancouver Regional Construction Association, Jacob Bros. Construction Inc., Eagle West Crane & Rigging Inc., LMS Reinforcing Steel Group Ltd., Morgan Construction and Environmental Ltd., Tybo Contracting Ltd., Dawn Rebelo, Thomas MacDonald, Forrest Berry, Brendon Froude, Richard Williams and David Fuoco

Applicants

- and -

Ministry of Transportation and Infrastructure, Attorney General of British Columbia (on behalf of all Ministries in the Province) and Allied Infrastructure and Related Construction Council of B.C.

Respondents

**ENTRE :**

Independent Contractors and Business Association, Progressive Contractors Association, Christian Labour Association of Canada, Canada West Construction Union, British Columbia Chamber of Commerce, British Columbia Construction Association, Fédération canadienne de l'entreprise indépendante, Vancouver Regional Construction Association, Jacob Bros. Construction Inc., Eagle West Crane & Rigging Inc., LMS Reinforcing Steel Group Ltd., Morgan Construction and Environmental Ltd., Tybo Contracting Ltd., Dawn Rebelo, Thomas MacDonald, Forrest Berry, Brendon Froude, Richard Williams et David Fuoco

Demandeurs

- et -

Ministry of Transportation and Infrastructure, Procureur général de la Colombie-Britannique (au nom de tous les autres ministères de la province) et Allied Infrastructure and Related Construction Council of B.C.

Intimés

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 Court of Appeal for British Columbia (Vancouver), Number CA46700, 2020 BCCA 243, dated August 28, 2020, is dismissed with costs to the respondent, Allied Infrastructure and Related Construction Council of B.C.

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 de la Colombie-Britannique (Vancouver), numéro CA46700, 2020 BCCA 243, daté du 28 août 2020, est rejetée avec dépens en faveur de l'intimé, Allied Infrastructure and Related Construction Council of B.C.

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