

AND IN THE MATTER OF A PLAN OF COMPROMISE OR ARRANGEMENT OF
CANWEST GLOBAL COMMUNICATIONS CORP. AND THE OTHER APPLICANTS
LISTED ON SCHEDULE "A"

Applicants

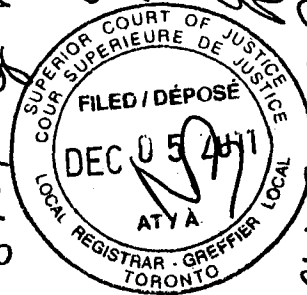
Dec 9-

Dec 9, 2011

7) As noted in para 15 of the Monitor's 26th Report, the Monitor seeks the appointment of FTI Consulting Canada Inc as receiver of Alliance ATCairtis Equicorp Corporation, 443791 Canada Inc + Equicorp Financial Corporation. The GS Parties who own 50% of the topco - Filmco (see schedule 2) cannot do New Canwest + CTRP who receive any extraordinary proceeds pursuant to the provisions of the Plan Emergence Amendment.

At least 2 of the companies are insolvent but are protected by an agreement, they have a directors board of directors. In these circumstances it is just + equitable that a receiver be appointed pursuant to s101 of the Courts of Justice Act. I have signed the order requested. A black line version of the order in compliance with the CLOC model order has been filed.

8) I have added an exhibit 2012 - packing before me



ONTARIO
SUPERIOR COURT OF JUSTICE
LIST
Proceeding commenced

MOTION RECORD
(RETURNABLE DECEMBER)

STIKEMAN ELLIOTT LLP
Barristers & Solicitors
5300 Commerce Court West
199 Bay Street
Toronto, Canada M5L 1B9

David R. Byers LSUC#: 2299
Tel: (416) 869-5697
Maria Konyukhova LSUC#: 5
Tel: (416) 869-5230
Fax: (416) 947-0866

Lawyers for FTI Consulting C.
capacity as Monitor

c) The requests for the stay extension + fee approval are granted. New Counsel/CTO cause ~~to~~. The monitor must still attend to outstanding claims including the marker claims, distributions, post filing claims + the wind upg foreign subsidiaries that are expected to be completed by early next year, amongst other things.

The request for the fees ~~is~~ is described in detail in the materials filed + in my view the fees are fair + reasonable having the reports ^{+ activities} of the monitor as outlined - the draft order are approved.

Stu Pysall, J.