

March 9 / 12
IN THE MATTER OF THE COMPANIES' CREDITORS ARRANGEMENT ACT, R.S.C. 1985, c. C 36, AS AMENDED

APPLICATION OF HARTFORD COMPUTER HARDWARE, INC. UNDER SECTION 46 OF THE COMPANIES' CREDITORS ARRANGEMENT ACT, R.S.C. 1985, c. C 36, AS AMENDED

AND IN THE MATTER OF CERTAIN PROCEEDINGS TAKEN IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION WITH RESPECT TO HARTFORD COMPUTER HARDWARE, INC., NEXICORE SERVICES, LLC, HARTFORD COMPUTER GROUP, INC. AND HARTFORD COMPUTER GOVERNMENT, INC. (COLLECTIVELY, THE "CHAPTER 11 DEBTORS")

Court File No. CV-11-9514-00CL

March 9, 2012
Mr. Mahar + J. Porter
re Applicant.
A. Cohen for FTI Creditorly. - Imp Officer.
J. Diebold. for Applicant.
The note was not returned,
being returned after read
ed being submissions I
submitted that air was taken and
said that the deed of
the U.S. Bankruptcy I found
be necessary and
same pull applicant.

ONTARIO
SUPERIOR COURT OF JUSTICE
(COMMERCIAL LIST)

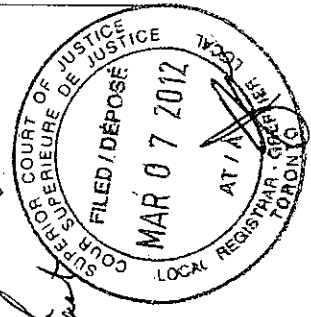
Proceedings commenced at Toronto

MOTION RECORD
(returnable on March 9, 2012)

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Lawyers for the Chapter 11 Debtors



In making this deduction I have taken
into account that there has been an
allocation arrived at with respect
to Canadian Assets and that Canadian
creditors appear to be treated in
accordance with the ~~provisions~~
applicable provisions of the governing
statute.

Notes granted. An order shall
now be the form granted,
as amended.

