

From: Greg McAvoy [<mailto:dignum.mcavoy@gmail.com>]

Sent: February-25-13 1:27 PM

To: USTP.Region03@usdoj.gov

Cc: Diane Urquhart

Subject: Nortel US Motion Seeking Exemption for Disclosure of Retained Professional Fees

Roberta A. Deangelis

United States Trustee (Region 3)

[833 Chestnut Street, Suite 500](#)

[Philadelphia, PA 19107](#)

Phone: [215-597-4411](tel:215-597-4411)

Fax: [215-597-5795](tel:215-597-5795)

Email: USTP.Region03@usdoj.gov

Dear Ms. Deangelis,

I am a former Nortel employee who was on long term disability and am now a creditor in the Nortel estate. I urge you to strongly object to the motion brought forward by Nortel US Seeking Exemption for Disclosure of Retained Professional Fees.

According to the Feb. 25 Dow Jones article "Around the world, lawyers and advisers have made \$837 million out of the collapse of the one-time telecommunications icon. Unlike other big bankruptcy cases, such as those of Tribune Co. and Lehman Brothers Holdings Inc , Nortel U.S.'s Chapter 11 proceeding has been a mostly objection-free zone when it comes to fees".

I find this reprehensible since Nortel's disabled employees have been forced into poverty while lawyers make windfall profits.

I am also concerned about the fact that Ernst & Young, the Nortel Canada CCAA Court Monitor and the Nortel UK Administrator, is also charging professional fees against the Nortel US Estate. This gives the possibility for triple dipping in the three bankruptcy estates without adequate accountability or oversight.

Objections have to be filed by Feb. 26.

Sincerely,
Greg McAvoy
Calgary, AB
Ph. 403-288-5568