

November 14, 2011

Honourable Dalton McGuinty
Premier and Leader of Ontario Liberal Party
Main Legislative Building, Queen's Park
Toronto Ontario M7A 1A1
Email: dmcguinty.co@liberal.ola.org

Dear Premier Dalton McGuinty:

We received your email sent to Diane Urquhart on November 7, 2011. Diane Urquhart is handling our communications with you since we are all extremely ill, with the stress of your government's abusive treatment of the Nortel disabled exacerbating our underlying long term disability illnesses of chronic back pain from spinal cord and nerve damage, Multiple Sclerosis, Scleroderma and young onset Parkinson's Disease.

Your answer to our October 17, 2011 letter to you is not remotely relevant to the misrepresentations of our disability insurance within the legal jurisdiction of the Ontario Consumer Protection Act.

What you say below is about pensions, not disability insurance sponsored by employers and administered by insurers under the jurisdiction of the Ontario Consumer Protection Act.

"I understand that my colleague the Honourable Dwight Duncan, Minister of Finance, wrote to you on June 16, 2011. In his letter, Minister Duncan wrote that our government is assisting all Nortel former employees and pensioners by ensuring that the Pension Benefits Guarantee Fund will be available to those who qualify for it. He also mentioned that the Nortel Plan Administrator, Morneau Shepell, is assisting the disabled Nortel employees by ensuring they receive their pension fund entitlements as soon as possible. I trust that his correspondence was of assistance to you."

Is the Ontario Government taking back channel legal advice from the law firms on the Advisory Council on Pensions and Retirement Income? Borden Ladner Gervais LLP, Fraser Milner Casgrain LLP, Norton Rose LLP have representatives on your Advisory Council, while their law firms are acting for contrary interests in the Nortel CCAA proceeding. Koskie Minsky LLP's representative on the Advisory Council is the court-ordered legal counsel for the Nortel disabled, who has not presented to the Nortel disabled or the court any of the legal rights for the Nortel disabled under either common law or Ontario statutes, such as the Ontario Consumer Protection Act.

We request that you re-read our October 17, 2011 letter to you and give us direct and relevant answers to it. Enforcement of the Ontario Consumer Protection Act not only provides for a remedy that allows us to live in dignity and achieves justice for the wrongdoing against us, it

will deter other employers of 1.1 million Canadians from misrepresenting their disability insurance in the marketplace.

Sincerely

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