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Supreme Court of Canada Deals Blow to Uber, Declares Arbitration Clauses Invalid as a Result of “Surge Pricing”™

Published in the Kluwer Arbitration Blog, Chris Kinnear Hunter authors an article on the legacy of the Supreme Court of Canada's highly anticipated decision in *Uber Technologies Inc v Heller*. Chris discusses how the decision has significant implications for international businesses by placing significant limits on the application of arbitration clauses.

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