UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13G (Amendment No. 2)

Under the Securities Exchange Act of 1934

EQUIFAX, INC.

(Name of Issuer)

Common Stock, par value \$1.25 per share

(Title of Class of Securities)

294429105

(CUSIP Number)

December 31, 2011 (Date of Event which Requires Filing of this Statement)

Check the appropriate box to designate the rule pursuant to which this Schedule is filed:

 \Box Rule 13d-1(b)

Rule 13d-1(c)

□ Rule 13d-1(d)

* The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required in the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

CUSIP No. 294429105

13G

Page 2 of 8 Pages

1	NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY) Morton Holdings, Inc.							
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS)(a) □ (b) □							
3	SEC USE ONLY							
4	CITIZENSHIP OR PLACE OF ORGANIZATION Delaware							
NUMBER OF SHARES BENEFICIALLY OWNED BY		5 SOLE VOTING POWER						
		5 SHARED VOTING POWER 6,554,994						
	EACH REPORTING	7 SOLE DISPOSITIVE POWER 0						
	PERSON WITH	8 SHARED DISPOSITIVE POWER 6,554,994						
9	9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 6,554,994							
10	CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)							
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) 5.4%							
12	TYPE OF REPORTING PERSON (SEE INSTRUCTIONS) CO							

CUSIP No. 294429105				13G	Page 3 of 8 Pages			
	1		TION N	IOS. OF ABOVE PERSONS (ENTITIES ONLY)			
		Philip B. Korsant						
	2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A INSTRUCTIONS)			A GROUP (SEE (a) \square (b) \square			
	3	SEC USE ONLY						
	4	CITIZENSHIP OR	PLACE	OF ORGANIZATION				
	Т	United States of America						
		NUMBER OF	5	SOLE VOTING POWER				
		SHARES	•	0				
	В	BENEFICIALLY	6	SHARED VOTING POWER				
		OWNED BY	Ŭ	6,554,994				
		EACH	7	SOLE DISPOSITIVE POWE	R			
		REPORTING	,	0				
		PERSON	8	SHARED DISPOSITIVE PO	WER			
		WITH	Ũ	6,554,994				
(9	AGGREGATE AMO	DUNT B	ENEFICIALLY OWNED BY	EACH REPORTING PERSON	1		
-	-	6,554,994						
10 CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (SEE								
		,						
1	1	PERCENT OF CLA	SS REP	RESENTED BY AMOUNT IN	N ROW (9)			
		5.4%						
1	2	TYPE OF REPORT	ING PEI	RSON (SEE INSTRUCTIONS)			
		IN						

Item	Item 1. (a)		Name of Issuer					
Equif	ax, I	nc.						
Item 1. (b))	Address of Issuer's Principal Executive Offices					
1550 Peachtree Street, N.V. Atlanta, Georgia 30309			I.W.					
Item	2.	(a)	Name of Person Filing					
This S	Sche	dule 13G is be	ing filed on behalf of the following persons (the "Reporting Persons")*:					
(i) (ii)		Aorton Holdin Philip B. Korsa	ings, Inc. ("MH"); and rsant.					
*	A	ttached as Exh	ibit A is a copy of an agreement among the Reporting Persons that this Schedule 13G is being filed on behalf of each of them.					
Item	2.	(b)	Address of Principal Business Office or, if None, Residence					
Morton Holdings, Inc. 35 Ocean Reef Drive Suite 142 Key Largo, Florida 33037								
35 Oc Suite	ean 142	Korsant Reef Drive o, Florida 3303	37					
Item	2.	(c)	Citizenship					
See It	em 4	of the attache	ed cover pages.					
Item	2.	(d)	Title of Class of Securities					
Comr	non	Stock, par val	ue \$1.25 per share (the "Common Stock")					
Item	2.	(e)	CUSIP Number					
29442	2910	5						
Item	3.							
Not a	pplic	able as this So	chedule 13G is filed pursuant to Rule 13d-1(c).					
Item	4.	Ov	vnership					
Item 4	4 is ł	nereby amende	and restated in its entirety as follows:					
a)	Amo	ount beneficial	ly owned:					
	See Item 9 of the attached cover pages.							
(b)	Percent of class:							
	See	Item 11 of the	attached cover pages.					
(c)	Num	ber of shares	as to which such person has:					
	(i)	Sole power	to vote or to direct the vote:					
		See Item 5	of the attached cover pages.					
	(ii)	Shared pow	er to vote or to direct the vote:					
		See Item 6	of the attached cover pages.					
	(iii)	Sole power	to dispose or to direct the disposition:					
See Item 7 of the attached cover pages.			of the attached cover pages.					
	(iv)	Shared pow	er to dispose or to direct the disposition:					
		See Item 8	of the attached cover pages.					
			IH is the general partner, are the owners of record of the Common Stock reported herein. Each of MH and Philip B. Korsant may be deemed to mmon Stock reported herein as a result of the direct or indirect power to vote or dispose of such stock.					

Item 6.	Ownership of More than Five Percent on Behalf of Another Person
Not Applicable.	
Item 7. Not Applicable.	Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on by the Parent Holding Company
Item 8.	Identification and Classification of Members of the Group
Not Applicable.	
Item 9.	Notice of Dissolution of Group
Not Applicable.	
Item 10.	Certification

By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect.

SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Dated: February 14, 2012

MORTON HOLDINGS, INC.

By: /s/ DAVID GRAY

Name: David Gray Title: Vice President

/s/ PHILIP B. KORSANT

Philip B. Korsant

EXHIBIT A

The undersigned, Morton Holdings, Inc., a Delaware corporation, and Philip B. Korsant, hereby agree and acknowledge that the information required by this Schedule 13G, to which this Agreement is attached as an exhibit, is filed on behalf of each of them. The undersigned further agree that any further amendments or supplements thereto shall also be filed on behalf of each of them.

Dated: February 14, 2012

MORTON HOLDINGS, INC.

By: /s/ DAVID GRAY

Name: David Gray Title: Vice President

/s/ PHILIP B. KORSANT

Philip B. Korsant