Federal Court



Cour fédérale

Date: 20250130

Docket: 25-T-15

Citation: 2025 FC 237

Ottawa, Ontario, January 30, 2025

PRESENT: The Hon Mr. Justice Henry S. Brown

BETWEEN:

JAVAD HASSANABADI

Applicant

and

THE MINISTER OF CITIZENSHIP AND IMMIGRATION

Respondent

ORDER

UPON reading the Application for leave to apply for judicial review which the Applicant submitted for filing on January 18, 2025;

AND UPON considering the Application does not set out an address for service of the Applicant in Canada contrary to the *Federal Courts Citizenship, Immigration and Refugee Protection Rules*, SOR/93-22 which in Rule 5(1)(k) requires among other things an address for service in Canada:

5 (1) An application for leave shall be in accordance with Form IR-1 as set out in the schedule and shall set out

. . .

(k) the signature, name, address and telephone number of the applicant's solicitor or, if the applicant acts in person, his or her signature, name, address for service in Canada and telephone number.

[Emphasis added]

AND UPON considering that the Applicant was informed of this requirement but responded that he does not have an address in Canada;

AND UPON concluding that neither the Applicant's Application nor his response comply with the requirements of Rule 5(1)(k) of the *Federal Courts Citizenship, Immigration* and *Refugee Protection Rules*, with the result that the Application may not be accepted for filing with the Court.

THIS COURT ORDERS that the Application for judicial review may not be accepted for filing.

