

Federal Court of Appeal



Cour d'appel fédérale

Date: 20140609

Docket: A-218-14

Ottawa, Ontario, June 9, 2014

Present: SHARLOW J.A.

BETWEEN:

DR. GÁBOR LUKÁCS

Applicant

and

CANADIAN TRANSPORTATION AGENCY

Respondent

ORDER

UPON the request of the Registry for directions as to whether the parties may continue to serve documents electronically (specifically, by email);

THE COURT ORDERS as follows.

The parties may continue to serve documents by email provided that, in the case of documents served on the applicant that exceed 100 pages, a hard copy is provided as soon as practicable after the email.

A party who is served a document by email must respond forthwith with a “received” message sent to the email address (or addresses) that the serving party has asked to be used as the serving party’s address for service.

Proof of service by email will consist of an affidavit giving (1) particulars of the email message sent to the party served, (2) particulars of any attachments to that email message, and (3) particulars of the emailed “received” message or any other acknowledgement of receipt.

Any party who wishes to withdraw the consent to be served by email should serve and file (with proof of service) a notice to that effect (in hard copy). The notice will take effect when it is filed.

"K. Sharlow"

J.A.