

UNITED STATES DEPARTMENT OF JUSTICE EXECUTIVE OFFICE FOR IMMIGRATION REVIEW MIAMI KROME IMMIGRATION COURT

| Respondent Name: | | A-Number: |
|---|---|---|
| H N, H To: Prever, Joshua Charles 200 South Biscayne BLVD. Suite 5300 Miami, FL 33131 | M | -959 Riders: In Removal Proceedings Initiated by the Department of Homeland Security Date: 05/01/2025 |

ORDER OF THE IMMIGRATION JUDGE

| pro the | ceedii | Respondent \square the Department of Homeland Security has filed a motion to reopen these ngs. Upon reading and considering the motion, and any opposition from the non-moving party, on is \square granted \square denied for the following reason(s): |
|------------|----------------------|---|
| | | The motion is untimely and fails to meet any exceptions. See 8 C.F.R. § 1003.23(b)(1),(4). The motion is numerically barred and fails to meet any exceptions. See 8 C.F.R. § |
| | | 1003.23(b)(1),(4). |
| | Ц | The moving party failed to provide evidence demonstrating changed circumstances that is |
| | | material and that was unavailable or could not have been discovered or presented at the previous proceedings. See 8 C.F.R. § 1003.23(b)(4)(i). |
| | | The moving party failed to submit the appropriate application for relief and any |
| | ******* | accompanying documents. See 8 C.F.R. § 1003.23(b)(3). |
| | U | The Respondent has been removed or otherwise departed from the United States. See 8 C.F.R. § 1003.23(b)(1). |
| • | | Other: |
| | Resp Toda dock | ondent had until April 22, 2025 to reply to the Motion to Reopen and failed to reply. y is May 1, 2025. The motion is granted and respondent's case shall be returned to the et. |
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