## THE CONTROL STATES OF AND IN

# I=797A | NOTICE OFACTION | DEPARTMENT OF HOMELAND SECURITY U.S. CITIZENSHIP AND IMMIGRATION SERVICES

Receipt Number		Case Type 1129 - PETITY	ON FOR A NONIMMIGRANT WORKER
Received Date 05/29/2018	Priority Date	Petitioner	O O O O O O O O O O O O O O O O O O O
Notice Date 05/31/2018	Page Lof2	Beneficiary	
c/o WILLIAM ILHYUN J	ANG		Notice Type: Approval Notice
LAW OFC OF WILLIAM 314 E HIGHLAND MALL	JANG PLLC		Class: E2 Valid from 08/18/2018 to 08/17/2020
AUSTIN TX 78752			
require you to file a new Form I-1 training authorization documentation the petition validity period for the H-2A nonimmigrants may contain authorized stay but does not providength of the granted grace period withholding.	29 petition. Since this employment of on is not required. The I-94 attached following classifications: CW-1, E-1 a grace period of up to one week belie the beneficiary authorization to we is discretionary, final and carnot be of	r training authorization below may contain a g E-2, E-3, FI-1B, H-2B fore and 30 days after the ork beyond the petition contested on motion or	worker(s) in this classification is valid as indicated above, the period authorized. Changes in employment or training musterns from the filing of this petition, separate employment race period of up to 10 days before, and up to 10 days after H-3, L-1A, L-1B, O-1, O-2, P-1, P-2, P-3; TN-1, and TN-1 are petition validity period. The grace period is a period of validity period. The decision to grant a grace period and the appeal. Please contact the IRS with any questions about tax
States. The left part is for his or he the left part can be used in applying the left part can be used in applying the left part can be used in applying the approval of this visa petition do be eligible for a visa, for admission of the Small Business Regulatory Ended, administration. The ONO assists so	r records. A person granted an extensing for the new visa. The petitioner may consulate, port of entry, or pre-flight oes not in itself grant any immigration to the United States, or for an ext ND MAY NOT BE USED IN PLACE forcement and Fairness Act establishmall businesses with leave sales and mall businesses with leave sales and mall businesses with leave sales.	sychaid the G.S. Clays sion of stay who leaves ay also file Form I-824, it inspection office of the on status and does not greaten to change; or adjuicted the Office of the Nation of t	The Q.S. must pormally obtain a new visa before returning. Application for Action on an Approved Application or is approval.  Warantee that the alien beneficiary will subsequently be four stiment of status.  Lional Ombudsman (ONO) at the Small Business
States. The left part is for his or he The left part can be used in applying the left part can be eligible for a visa, for admission the small business Regulatory En Administration. The ONO assists a regulatory enforcement, you may contain the left part can be used to be	r records. A person granted an extensing for the new visa. The petitioner may consulate, port of entity, or pre-flight cost not in itself grant any immigration to the United States, or for an extension to the United States and	sychato the G.S. Cuses sion of stay who leaves ay also file Form I-824, it inspection office of the on status and does not greatened to the OFF A VISA.  Led the Office of the Na of ederal regulations. If budstnan or phone 202-	oms and Border Protection when he or she leaves the United the U.S. must pormally obtain a new visa before returning. Application for Action on an Approved Application or is approval.  Buarantee that the alien beneficiary will subsequently be found to status.
States. The left part is for his or he The left part can be used in applying the left part can be eligible for a visa, for admissionable for a visa, for admissional the Small Business Regulatory Endoministration. The ONO assists singulatory enforcement, you may collease see the additional information altifornia Service Center.  S. CITIZENSHIP & IMMIGRAT O. Box 30111	r records. A person granted an extensing for the new visa. The petitioner man consulate, port of entry, or pre-flight oes not in itself grant any immigration to the United States, or for an extension to the United States, or for an extension to the	sychato the G.S. Cuses sion of stay who leaves ay also file Form I-824, it inspection office of the on status and does not greatened to the OFF A VISA.  Led the Office of the Na of ederal regulations. If budstnan or phone 202-	oms and Border Protection when he or she leaves the United the U.S. must permally obtain a new visa before returning. Application for Action on an Approved Application or is approval.  The provided Herman Status will subsequently be found the Status.  The provided Herman Status will subsequently be found the Status.  The provided Herman Status with a Comment of Complaint about 205-2417 or fax 202-481-5719.
States. The left part is for his or he The left part can be used in applying the left part can be used in applying the left part can be used in applying the approval of this visa petition do be eligible for a visa, for admissional Business Regulatory En Administration. The ONO assists segulatory enforcement, you may concern the additional information alifornia Service Center.  S. CITIZENSHIP & IMMIGRAT	r records. A person granted an extensing for the new visa. The petitioner may consulate, port of entity, or pre-flight oes not in itself grant any immigration to the United States, or for an extension to the United States and the United States are stated as a state of the United States and the United	sychato the G.S. Cuses sion of stay who leaves ay also file Form I-824, it inspection office of the on status and does not greatened to the OFF A VISA.  Led the Office of the Na of ederal regulations. If budstnan or phone 202-	oms and Border Protection when he or she leaves the United the U.S. must pormally obtain a new visa before returning. Application for Action on an Approved Application or is approval.  Buarantee that the alien beneficiary will subsequently be found to status.
States. The left part is for his or he The left part can be used in applying the approval of this visa petition of the approval of this visa petition do be eligible for a visa, for admissing the Small Business Regulatory En Administration. The ONO assists are egulatory enforcement, you may contain the left part of the additional information alifornia Service Center.  S. CITIZENSHIP & IMMIGRATION. Box 30111 aguna Niguel CA 92607-0111 sustomer Service Telephone: 800-	r records. A person granted an extensing for the new visa. The petitioner may consulate, port of entry, or pre-flight oes not in itself grant any immigration to the United States, or for an extension to the United States, or for an extension to the United States, or for an extension of the United States, or for an extensio	sychility the C.S. Clays sion of stay who leaves ay also file Form I-824, it inspection office of the on status and does not grension, change, or adjuicted the Office of the Naticed Translations. If budsman or phone 202-	oms and Border Protection when he or she leaves the United the U.S. must pormally obtain a new visa before returning. Application for Action on an Approved Application or is approval.  Buarantee that the alien beneficiary will subsequently be found to status.
tates. The left part is for his or he he left part can be used in applying the approval of this visa petition do be eligible for a visa, for admissionable for a visa,	r records. A person granted an extensing for the new visa. The petitioner may consulate, port of entry, or pre-flight oes not in itself grant any immigration to the United States, or for an extension to the United States, or for an extension to the United States, or for an extension of the United States, or for an extensio	sychological control of stay who leaves ay also file Form I-824, at inspection office of the on status and does not grension, change, or adjuice OF A VISA.  The office of the Na office of the N	oms and Border Protection when he or she leaves the United U.S. must pormally obtain a new visa before returning. Application for Action on an Approved Application or is approval.  Duarantee that the alien beneficiary will subsequently be four structurent of status.  United Combudsman (ONO) at the Small Business you are a small business with a comment or complaint about 205-2417 or fax 202-481-5719.  Decases you filed.
States. The left part is for his or he left part can be used in applying the left part can be used in applying to the left part can be used in applying the left part can be used in applying the left part can be used in applying to the left part can be used in applying to the left part can be used in applying to the left part can be used in applying to the left part can be used in applying to the left part can be used in applying the left part can be used in applying to the left part can be used in applying the left part can be used in applying to the left part can be used in applying to the left part can be used in applying to the left part can be used in applying to the left part can be used in applying to the left part can be used in applying to the left part can be used in applying to the left part can be used in applying to the left part can be used in applying to the left part can be used in applying to the left part can be u	r records. A person granted an extensing for the new visa. The petitioner may consulate, port of entry, or pre-flight oes not in itself grant any immigration to the United States, or for an extension to the United States, or for an extension to the United States, or for an extension of the United States, or for an extensio	receipt No Petitioner:  194 Depar Petitioner:	oms and Border Protection when he or she leaves the United the U.S. must pormally obtain a new visa before returning. Application for Action on an Approved Application or is approval.  Durantee that the alien beneficiary will subsequently be four struct of status.  Honal Ombudsman (ONO) at the Small Business you are a small business with a comment or complaint about 205-2417 or fax 202-481-5719.  Proceeding the Complete of the
States. The left part is for his or he left part can be used in applying efficient, to request that we notify a life approval of this visa petition do be eligible for a visa, for admissional that we notify a life approval of this visa petition do be eligible for a visa, for admissional Business Regulatory En Administration. The ONO assists a segulatory enforcement, you may concease see the additional information alifornia Service Center.  S. CITIZENSHIP & IMMIGRATION. Box 30111	r records. A person granted an extensing for the new visa. The petitioner may consulate, port of entry, or pre-flight oes not in itself grant any immigration to the United States, or for an extension to the United States, or for an extension to the United States, or for an extension of the United States, or for an extensio	respectively. Care to the control of stay who leaves ay also file Form I-824, at inspection office of the on status and does not grension, change, or adjuing the Office of the National of the Office of the National regulations. If budsman or phone 202-exparately about any other office of the National of the Office of the National regulations. If budsman or phone 202-exparately about any other office of the National Receipt Nati	oms and Border Protection when he or she leaves the United the U.S. must pormally obtain a new visa before returning. Application for Action on an Approved Application or its approval.  The provided Headler beneficiary will subsequently be found strength of status.  The provided Headler beneficiary will subsequently be found strength of status.  The provided Headler beneficiary will subsequently be found strength of status.  The provided Headler Headler Business with a comment or complaint about 205-2417 or fax 202-481-5719.  The provided Headler Headl

### THE BUUNIAND STANDS OF AND BRICKS

# I-797A | NOTICE OF ACTION | DEPARTMENT OF HOMELAND SECURITY | U.S. CITIZENSHIP AND IMMIGRATION SERVICES

Receipt Number	William Control		Case Type	
			1129 - PETITION FOR A NONIMMIGRANT WORKER	
Received Date 05/29/2018	Priorit	y Date	Pétitioner	
Notice Date 05/31/2018	Page		Beneficiary	
	2 of 2		CIS and the U.S. Department of Homeland Security reserve the right to v	6
residences, or use other find any derogatory info	ay review public info methods of verificati ormation, we will foll	rmation and records, conta on. We will use the inform ow the law in determining	an ensure that you have complied with applicable laws, rules, regulations and others by mail, the internet or phone, conduct site inspections of busing nation obtained to determine whether you are eligible for the benefit you whether to provide you (and the legal representative listed on your Form the make a formal decision on your case or start proceedings.	esses and
Places				
Please see the additional California Service Cente U. S. CITIZENSHIP & I P.O. Box 30111 Laguna Niguel CA 9260	T MMIGRATION SVC		eparately about any other cases you filed.	
California Service Cente U.S. CITIZENSHIP & I P.O. Box 30111 Laguna Niguel CA 9260	or IMMIGRATION SVO 7-0111			
California Service Cente U. S. CITIZENSHIP & I P.O. Box 30111	or IMMIGRATION SVO 7-0111		eparately about any other cases you filed.  PREASE TEAR OFF FORM THE PRINTED BELOW AND STAPLE TO ORIGINAL 1941	AVAITABLE
California Service Cente U.S. CITIZENSHIP & I P.O. Box 30111 Laguna Niguel CA 9260	r MMIGRATION SVC 7-0111 phone: 800-375-5283			• AVAII XBLE
California Service Cente U. S. CITIZENSHIP & I P.O. Box 30111 Laguna Niguel CA 9260 Customer Service Telep	or IMMIGRATION SVC 7-0111 Inhone: 800-375-5283  for Personal Rec VOID  VOID		RecVitable VOID VOID US Citizenship and Immigration Services VOID VOID 194 Departure Record Petrician VOID VOID	FAVAITABLE
California Service Cente U. S. CITIZENSHIP & I P.O. Box 30111 Laguna Niguel CA 9260 Customer Service Telep  Detach This Half Recely ID I-94# NAMEOID CLASS	or IMMIGRATION SVC 7-0111 Inhone: 800-375-5283  for Personal Rec VOID  VOID	cords VOID VOID	RecVint Damber VOID VOID US Citizenship and Immigration Services VOID VOID 194 Departure Record	FAVAITABLE

Reived Date 1020/2017  Notice Type: Approval Notice C/o WILLIAM ILHYUN JANG LAW OFFICE OF WILLIAM JANG 314 E HIGHLAND MALL BLVD STE 406 AUSTIN TX 78752  We have mailed as official notice about this case (and any relevant documentation) according to the mailing preferences you chose on Form G-28. Notice of Entry of Appearance as Attorney or According Representative. This is a courtresy copy, not the official notice.  We have approved your application for an Advanced Parole Document. You travel document will be mailed to you separately and will show the validity of the document and any travel conditions.  Rev to Use Your Advance Parole Document You should take your passport. When you stratus to the U.S., present the Advance Parole Document to the U.S. Customs and Border Protection (CBP) officer who inspects you at the part-of-centry instruct to the U.S., present the Advance Parole Document to the U.S. Customs and Border Protection (CBP) officer who inspects you at the part-of-centry instruct to the U.S., present the Advance Parole Document to the U.S. Customs and Border Protection (CBP) officer who inspects you at the part-of-centry States.  Prese took the following information:  Parole into the United States is not guaranteed. In all cases, a CBP officer must still inspect you at a port of entry to determine whether you are selligible to come into the Using States.  Prese took the following information:  Parole into the United States is not an "Administion" into the U.S. If you have a pending Form I-85 and we deay it, you may be subject to removal proceedings for being industable to the U.S. When the U.S. If you have a pending Form I-85 and we deay it, you may be subject to removal proceedings for being industable to the U.S.  Provide to the United States is not an "Administion" into the U.S. If you have a pending Form I-85 and we deay it, you may be subject to removal proceedings for being industable to the U.S.  Provide to the United States is not an "Administrial" into the U.S. If you have a pending Form I-85	Receipt Number	USCIS Online Account Number	Case Type				
Notice Date  CO WILLIAM ILHYUN JANG  LAW OFFICE OF WILLIAM JANG  AUSTIN TX 78752  We have approved pour application for an Advanced Parole Document. You travel document will be mailed to you separately and will show the validity of the document and any travel conditions.  We have approved your application for an Advanced Parole Document. You travel document will be mailed to you separately and will show the validity of the document and any travel conditions.  We have approved your application for an Advanced Parole Document. You travel document will be mailed to you separately and will show the validity of the document and any travel conditions.  We have approved your application for an Advanced Parole Document. You travel document will be mailed to you separately and will show the validity of the document and any travel conditions.  How to Use Your Advance Parole Document You should take your passport and the Advance Parole Document with you when you leave the U.S. You caused us the Advance Parole Document to the U.S. Customs and Border Protection (CBP) officer whe inspects you at the port-of-easty.  Petrose You Leave the United States  Please note the following information:  Parole into the United States is not guaranteed. In all cases, a CBP officer must still inspect you at you advance parole, CBP ms still relate to parole you time to the United States.  Parole into the United States is not an "Administrin" into the U.S. If you have a pending Form 1-485 and we deny it, you may be subject to removal proceedings for being justification of your advance parole, CBP ms still relate and the United States.  Parole into the United States in on tan "Administrin" into the U.S. If you have a pending Form 1-485 and we deny it, you may be subject to removal proceedings for being justification of your advance parole, CBP ms you obtained before the start of removal proceedings for the guardent day with applicable law, you may be subject to removal your advance parole for more than 180 days but less than one year and you l		Same income number					
Notice Type: Approval Notice  // WILLIAM ILHYUN JANG  LAW OFFICE OF WILLIAM JANG  314 E HIGHLAND MALL BLVD STE 406  AUSTIN TX 78752  We have mailed an official notice about tijn case (and any relevant documentation) according to the mailing proferences you chose on Form G-28, Notice of Entry of Appearance as Attentory or Accredited Representative. This is a courtesy copy, not the official notice.  What the Official Notice Said  We have approved your application for an Advanced Parole Document. Your travel document will be notice to you separately and will show the validity of the document and any travel conditions.  Box to Iss X goar Advance Parole Document  You should take your pasport and die Advance Parole Document with you when you leave the U.S. You cannot use the Advance Parole Document in appears you at the port of earth or the U.S. present the Advance Parole Document to the U.S. Customs and Border Protection (CBP) officer whe imports you at the port of earth or the U.S. present the Advance Parole Document to the U.S. Customs and Border Protection (CBP) officer whe imports you at the port of earth of the U.S. present the Advance Parole Document to the U.S. Customs and Border Protection (CBP) officer whe imports you at the port of earth of the U.S. present the Advance Parole Document to the U.S. Customs and Border Protection (CBP) officer whe imports you at the port of earth of the U.S. present the Advance Parole Document to the U.S. Perole into the United States  Parole into the United States is not quaranteed. In all cases, a CBP officer must still inspect you at a point of ontry to determine whether you are eligible to come into the United States is not an "administer" into the U.S. present the following information:  Parole into the United States is not an "administer" into the U.S. If you have a peading Form 1-485 and we deny it, you may be bursel from administer or protection and the U.S. Provide into the United States after being unlawfully present for the you obtained advance parole. If you were u		Priority Date	Applicant				
Notice Type: Approval Notice  C/o WILLIAM ILHYUN JANG  1.1.AW OFFICE OF WILLIAM JANG  3.14 E HIGHLAND MALL BLVD STE 406  AUSTIN TX 78752  We have mailed an official notice about this case (and any relevant documentation) according to the mailing preferences you chose on Form G-28, Notice of Entry of Appearance as Attorney or Accredited Representative. This is a courtesy copy, not the official notice.  What the Official Notice Said  We have approved your application for an Advanced Parole Document. Your travel document will be mailed to you separately and will show the validity of the document and eny travel conditions.  How to Lise Your Advance Parole Document  You should take your pasport. When you content to the U.S., present the Advance Parole Document to the U.S. Customs and Border Protection (CBF) officer who inspects you at the port-of-entry.  Before You Leave the United States  Pleases note the following information:  Parole into the United States is not guaranteed. In all cases, a CBP officer must still inspect you at a port of entry to determine whether you are eligible to cone into the United States is not guaranteed. The Case of this advance parole. Even though USCIS approved your advance parole CCP and proceedings for being insdictions in the United States is not a "darkenic" into the U.S. I you have a pending Form 1-485 and we deny it, you may be barred from admission even if you obtained advance parole. If you were unlawfully present in the United States, you may be barred from admissione even if you obtained advance parole. If you were unlawfully present in the United States, you may be barred from admission even if you obtained advance parole. If you were unlawfully present in the United States, you may be barred from admission even if you obtained advance parole. If you were unlawfully present in the United States, you may be barred from admission even if you obtained advance parole. If you were unlawfully present in the United States, you may be barred from admission of your case over unlawful	10/20/2017						
Notice Type: Approval Notice C/o WILLIAM ILHYUN JANG JAVE HIGHLAND MALL BLVD STE 406 AUSTIN TX 78752  We have mailed as official notice about this case (and any relevant documentation) according to the mailing preferences you chose on Form G-28. Notice of Entry of Appearance as Attorney or Accredited Representative. This is a courtesy copy, not the official notice.  What the Official Notice Said  We have approved your application for an Advanced Parole Document. Your travel document will be mailed to you separately and will show the validity of the document and any travel conditions.  How to Use Your Advance Parole Document You should take your passport and the Advance Parole Document with you when you leave the U.S. You cannot use the Advance Parole Document in appears you at the port-of-entry leaves the United States you at the port-of-entry leaves the United States is not grantened. In all cases, a CBP officer must still inspect you at a port of entry to determine whether you are slightly see come into the United States is not an "administry into the United States, you may be barred from admission even if you obtained advance parole. If you were unhawfully present in the United States, you may be barred from admission even if you obtained advance parole. If you were unhawfully present in the United States, you may be barred from admission even if you obtained advance parole. If you were unhawfully present in the United States, you may be barred from admission even if you obtained advance parole. If you were unhawfully present in the United States, you may be barred from admission or you are undamissible for the years.  THIS FORM IS NOT A VISA AND MAY NOT BE USED IN PLACE OF A VISA.  NOTICE: Although this application or petition has been approved, USCIS and the U.S. Department of Homelaud Security reserve the right to verify this in							
Valid from 05/29/2018 to 05/28/2019  Valid from	05/29/2018	1 of 1					
Valid from 05/29/2018 to 05/28/2019  Valid from				Notice Types Approved Notice			
LAW OFFICE OF WILLIAM JANG 314 E HIGHLAND MALL BLVD STE 406 AUSTIN TX 78752  We have mailed an official notice about this case (and any relevant documentation) according to the mailing preferences you chose on Form G-28, Notice of Entry of Appearance as Attorney or Accredited Representative. This is a courtesy copy, not the official notice.  What the Official Notice Said  We have approved your application for an Advanced Parole Document. Your travel document will be mailed to you separately and will show the validity of the document and any travel conditions.  How to Use Your Advance Parole Document  You should take your passport and the Advance Parole Document with you when you leave the U.S. You cannot use the Advance Parole Document in place of your passport. When you return to the U.S., present the Advance Parole Document to the U.S. Customs and Border Protection (CBF) officer whe inspects you at the port-of-entry.  Before You Leave the United States  Please note the following information:  Parole into the United States is not guaranteed. In all cases, a CBP officer must still inspect you at a port of entry to determine whether you are cligible to come into the United States according to the terms of this advance parole. Even though USCIS approved your advance parole, CBP ms still refuse to parole you into the United States.  Parole into the United States is not an "admission" into the U.S. If you have a pending Form I-485 and we deny it, you may be subject to removal proceedings for being inadmissible to the U.S.  Unlawful Presence. If you leave the United States is not an "admission" into the U.S. If you have a pending Form I-485 and we deny it, you may be subject to removal proceedings for being inadmissible to the U.S.  Unlawful Presence. If you leave the U.S.  Unlawful Presence. If you leave the U.S.  Unlawful Presence. If you have unlawfully present in the United States, you may be barred from admissione even if you botained advance parole. If you ever unlawfully present in the United States, you may	c/o WILLIAM IL HYL	IN TANG	•				
We have mailed an official notice about this case (and any relevant documentation) according to the mailing preferences you chose on Form G-28, Notice of Eutry of Appearance as Attorney or Accredited Representative. This is a courtesy copy, not the official notice.  What the Official Notice Said  We have approved your application for an Advanced Parole Document. Your travel document will be mailed to you separately and will show the validity of the document and any travel conditions.  How to Use Your Advance Parole Document  You should take your passport and the Advance Parole Document with you when you leave the U.S. You cannot use the Advance Parole Document in place of your passport. When you rearn to the U.S., present the Advance Parole Document to the U.S. Customs and Border Protection (CBI) officer whe inspects you at the port-of-entry.  Perfore You Leave the United States  Please note the following information:  Parole into the United States is not an "administration" into the United States according to the terms of this advance parole. Even though USCIS approved your advance parole, CBP ms still refuse to parole you into the United States.  Parole into the United States is not an "administration" into the U.S. If you have a pending Form I-485 and we deny it, you may be subject to removal proceedings for being inadmissible to the U.S.  Unlawful Presence, If you leave the United States and the U.S. If you have a pending Form I-485 and we deny it, you may be subject to removal proceedings for being inadmissible to the U.S.  Unlawful Presence, If you heave the United States after being unlawfully present in the United States, you may be barred from admission even if you obtained advance parole. If you were unlawfully present in the United States, you may be barred from admission even if you obtained advance parole. If you were unlawfully present in the U.S. Department of Homeland Security reserve the right to verify this information before and/or after making a decision on your case as we can ensure that yo				Valid from 03/29/2018 to 03/20/2019			
We have mailed an official notice about this case (and any relevant documentation) according to the mailing preferences you chose on Form G-28, Notice of Entry of Appearance as Attorney or Accredited Representative. This is a courtesy copy, not the official notice.  What the Official Notice Said  We have approved your application for an Advanced Parole Document. Your travel document will be mailed to you separately and will show the validity of the document and say ravel conditions.  How to Use Your Advance Parole Document  You should take your passport and the Advance Parole Document with you when you leave the U.S. You cannot use the Advance Parole Document in Japace of your passport. When you seems to the U.S., present the Advance Parole Document to the U.S. Customs and Border Protection (CBP) officer who inspects you at the port-of-entry.  Before You Leave the United States  Please note the following information:  Parole into the United States according to the terms of this advance parole. Even though USCIS approved your advance parole, CDP may still refuse to parole you into the United States according to the terms of this advance parole. Even though USCIS approved your advance parole, CDP may still refuse to parole you into the United States.  Parole into the United States is not an "admission" into the U.S. If you have a pending Form 1-455 and we deny it, you may be subject to removal proceedings for being induntisable to the U.S.  Uniawful Presence. If you leave the United States for being unlawfully present in the United States, you may be barred from admissione ven if you obtained advance parole. If you were unlawfully present in the United States for more than 180 days but less than one year and you leave the U.S. voluntarily before the start of removal proceedings, you are inadmissible for three years; if you were unlawfully present for one year or more you are inadmissible for the your proceedings of the your obtained solvents of the years.  THIS FORM IS NOT A VISA AND MAY NOT BE USED IN PLACE OF A							
We have mailed an official notice about this case (and any relevant documentation) according to the mailing preferences you chose on Form G-28, Notice of Entry of Appearance as Attorney or Accredited Representative. This is a courtesy copy, not the official notice.  What the Official Notice Said  We have approved your application for an Advanced Parole Document. Your travel document will be mailed to you separately and will show the validity of the document and any travel conditions.  How to Use Your Advance Parole Document?  You should take your pusport and the Advance Parole Document with you when you leave the U.S. You cannot use the Advance Parole Document in place of your pasport. When you return to the U.S., present the Advance Parole Document to the U.S. Customs and Border Protection (CBP) officer who inspects you at the port-of-entry.  Before You Leave the United States  Please note the following information:  Parole into the United States is not guaranteed. In all cases, a CBP officer must still inspect you at a port of entry to determine whether you are elligible to come into the United States is not an "admission" into the U.S. If you have a pending Form 1-485 and we deny it, you may be subject to removal proceedings for being inadmissible to the U.S.  Parole into the United States is not an "admission" into the U.S. If you have a pending Form 1-485 and we deny it, you may be subject to removal proceedings for being inadmissible to the U.S.  Unlawful Presence. If you leave the United States after being unlawfully present in the United States, you may be barred from admission even if you obtained advance parole. If you were unlawfully present in you obtained advance parole. If you were unlawfully present in the United States for more than 180 days but less than one year and you leave the U.S. Voluntarily before the start of removal proceedings, you are inadmissible for two years; if you were unlawfully present for one year or more you are inadmissible for ten years.  THIS FORM IS NOT A VISA AND MAY NO				•			
of Entry of Appearance as Attorney or Accredited Representative. This is a courtesy copy, not the official notice.  What the Official Notice Said  We have approved your application for an Advanced Parole Document. Your travel document will be mailed to you separately and will show the validity of the document and any travel conditions.  You should take your passport. When you return to the U.S., present the Advance Parole Document to the U.S. Customs and Border Protection (CBP) officer whe inspects you at the port-of-centry.  Before You Leave the United States  Please note the following information:  Parole into the United States is not guaranteed. In all cases, a CBP officer must still inspect you at a port of entry to determine whether you are eligible to come into the United States according to the terms of this advance parole. Even though USCIS approved your advance parole, CBP ms still refuse to parole you into the United States is not an "administion" into the U.S. If you have a pending Form I-485 and we deny it, you may be subject to removal proceedings for being inadmissible to the U.S.  Unlawful Presence. If you leave the United States star being unlawfully present in the United States, you may be barred from admission even if you obtained advance parole. If you were unlawfully present in the United States for more than 180 days but less than one year and you leave the U.S. voluntarily before the start of removal proceedings, you are inadmissible for the years.  THIS FORM IS NOT A VISA AND MAY NOT BE USED IN PLACE OF A VISA.  NOTICE: Although this application or petition has been approved, USCIS and the U.S. Department of Homeland Security reserve the right to verify this information before and/or after making a decision on your case so we can ensure that you have complied with applicable laws, rules, regulations, and othle legal authorities. We may review public information and records, contact others by mail, the internet or phone, conduct site inspections of businesses and residences, or you case of	11001111 121 10152						
of Entry of Appearance as Attorney or Accredited Representative. This is a courtesy copy, not the official notice.  What the Official Notice Said  We have approved your application for an Advanced Parole Document. Your travel document will be mailed to you separately and will show the validity of the document and any travel conditions.  You should take your passport. When you return to the U.S., present the Advance Parole Document to the U.S. Customs and Border Protection (CBP) officer whe inspects you at the port-of-centry.  Before You Leave the United States  Please note the following information:  Parole into the United States is not guaranteed. In all cases, a CBP officer must still inspect you at a port of entry to determine whether you are eligible to come into the United States according to the terms of this advance parole. Even though USCIS approved your advance parole, CBP ms still refuse to parole you into the United States is not an "administion" into the U.S. If you have a pending Form I-485 and we deny it, you may be subject to removal proceedings for being inadmissible to the U.S.  Unlawful Presence. If you leave the United States star being unlawfully present in the United States, you may be barred from admission even if you obtained advance parole. If you were unlawfully present in the United States for more than 180 days but less than one year and you leave the U.S. voluntarily before the start of removal proceedings, you are inadmissible for the years.  THIS FORM IS NOT A VISA AND MAY NOT BE USED IN PLACE OF A VISA.  NOTICE: Although this application or petition has been approved, USCIS and the U.S. Department of Homeland Security reserve the right to verify this information before and/or after making a decision on your case so we can ensure that you have complied with applicable laws, rules, regulations, and othle legal authorities. We may review public information and records, contact others by mail, the internet or phone, conduct site inspections of businesses and residences, or you case of							
New to Use Your Advance Parole Document  You should take your passport and the Advance Parole Document with you when you leave the U.S. You cannot use the Advance Parole Document in place of your passport. When you return to the U.S., present the Advance Parole Document to the U.S. Customs and Border Protection (CBP) officer whe inspects you at the port-of-entry.  **Pefore You Leave the United States**  Please note the following information:  Parole into the United States is not guaranteed. In all cases, a CBP officer must still inspect you at a port of entry to determine whether you are eligible to come into the United States according to the terms of this advance parole. Even though USCIS approved your advance parole, CBP ms still refuse to parole you into the United States.  Parole into the United States is not an "admission" into the U.S. If you have a pending Form 1-485 and we deny it, you may be subject to removal proceedings for being inadmissible to the U.S.  Unlawful Presence. If you leave the United States after being unlawfully present in the United States, you may be barred from admission even if you obtained advance parole. If you were unlawfully present in the United States for more than 180 days but less than one year and you leave the U.S. voluntarily before the start of removal proceedings, you are inadmissible for the years; if you were unlawfully present for one year or more you are inadmissible for the paras.  **THIS FORM IS NOT A VISA AND MAY NOT BE USED IN PLACE OF A VISA.**  NOTICE: Although this application or petition has been approved, USCIS and the U.S. Department of Homeland Security reserve the right to verify this information before and/or after making a decision on your case so we can ensure that you have complied with applicable laws, rules, regulations, and othe legal authorities. We may review public information and records, contact others by mail, the internet or phone, conduct site inspections of businesses and legal authorities. We may review public information and records,	of Entry of Appearance as A	ttorney or Accredited Representative, Th	ocumentation) according is is a courtesy copy, n	to the mailing preferences you chose on Form G-28, Notice of the official notice.			
Validity of the document and any travel conditions.  How to Use Your Advance Parole Document  you should take your passport and the Advance Parole Document with you when you leave the U.S. You cannot use the Advance Parole Document in place of your passport. When you return to the U.S., present the Advance Parole Document to the U.S. Customs and Border Protection (CBP) officer whe inspects you at the port-of-entry.  Before You Leave the United States  Please note the following information:  Parole into the United States is not guaranteed. In all cases, a CBP officer must still inspect you at a port of entry to determine whether you are eligible to come into the United States according to the terms of this advance parole. Even though USCIS approved your advance parole, CBP ms still refuse to parole you into the United States.  Parole into the United States is not an "admission" into the U.S. If you have a pending Form I-485 and we deny it, you may be subject to removal proceedings for being inadmissible to the U.S.  Unlawful Presence. If you leave the United States after being unlawfully present in the United States, you may be barred from admission even if you obtained advance parole. If you were unlawfully present in the United States for more than 180 days but less than one year and you leave the U.S. voluntarily before the start of removal proceedings, you are inadmissible for three years; if you were unlawfully present for one year or more you are inadmissible for the years.  THIS FORM IS NOT A VISA AND MAY NOT BE USED IN PLACE OF A VISA.  NOTICE: Although this application or petition has been approved, USCIS and the U.S. Department of Homeland Security reserve the right to verify this information before and/or after making a decision on your case so we can ensure that you have complied with applicable laws, rules, regulations, and othe legal authorities. We may review public information and records, contact others by mail, the internet or phone, conduct site inspections of businesses and legal authorities.	We have approved your ap	oplication for an Advanced Parole Docu	ment. Your travel doc	ument will be mailed to you separately and will show the			
You should take your passport and the Advance Parole Document with you when you leave the U.S. You cannot use the Advance Parole Document in place of your passport. When you return to the U.S., present the Advance Parole Document to the U.S. Customs and Border Protection (CBP) officer who inspects you at the port-of-entry.  Before You Leave the United States  Please note the following information:  Parole into the United States is not guaranteed. In all cases, a CBP officer must still inspect you at a port of entry to determine whether you are cligible to come into the United States according to the terms of this advance parole. Even though USCIS approved your advance parole, CBP me still refuse to parole you into the United States.  Parole into the United States is not an "admission" into the U.S. If you have a pending Form I-485 and we deny it, you may be subject to removal proceedings for being inadmissible to the U.S.  Unlawful Presence. If you leave the United States after being unlawfully present in the United States, you may be barred from admission even if you obtained advance parole. If you were unlawfully present in the United States, you may be barred from admission even if you obtained advance parole. If you were unlawfully present in the United States, you may be barred from admission even if you obtained advance parole. If you were unlawfully present in the United States for more than 180 days but less than one year and you leave the U.S. Unltarily before the start of removal proceedings, you are inadmissible for three years; if you were unlawfully present for one year or more you are inadmissible for ten years.  THIS FORM IS NOTA VISA AND MAY NOT BE USED IN PLACE OF A VISA.  NOTICE: Although this application or petition has been approved, USCIS and the U.S. Department of Homeland Security reserve the right to verify this information before and/or after making a decision on your case so we can ensure that you have complied with applicable laws, rules, regulations, and othe legal authorities. We ma	validity of the document and	any travel conditions.					
place of your passport. When you return to the U.S., present the Advance Parole Document to the U.S. Customs and Border Protection (CBP) officer who inspects you at the port-of-entry.  Pefore Xou Leave the United States  Please note the following information:  Parole into the United States is not guaranteed. In all cases, a CBP officer must still inspect you at a port of entry to determine whether you are cligible to come into the United States according to the terms of this advance parole. Even though USCIS approved your advance parole, CBP mastill refuse to parole you into the United States.  Parole into the United States is not an "admission" into the U.S. If you have a pending Form I-485 and we deny it, you may be subject to removal proceedings for being inadmissible to the U.S.  Unlawful Presence. If you leave the United States after being unlawfully present in the United States, you may be barred from admission even if you obtained advance parole. If you were unlawfully present in the United States, you may be barred from admission even if you obtained advance parole. If you were unlawfully present in the United States, you may be barred from admission even if you obtained advance parole. If you were unlawfully present in the United States, you may be barred from admission even if you obtained advance parole. If you were unlawfully present in the United States, you may be barred from admission even if you obtained advance parole. If you were unlawfully present for one year or more you are inadmissible for ten years.  THIS FORM IS NOT A VISA AND MAY NOT BE USED IN PLACE OF A VISA.  NOTICE: Although this application or petition has been approved, USCIS and the U.S. Department of Homeland Security reserve the right to verify this information after making a decision on your cases so we can ensure that you have complied with applicable laws, rules, regulations, and othelegal authorities. We may review public information and records, contact others by mail, the internet or phone, conduct site inspections of bus	How to Use Your Advance	Parole Document					
Please note the following information:  Parole into the United States is not guaranteed. In all cases, a CBP officer must still inspect you at a port of entry to determine whether you are eligible to come into the United States according to the terms of this advance parole. Even though USCIS approved your advance parole, CBP ma still refuse to parole you into the United States.  Parole into the United States is not an "admission" into the U.S. If you have a pending Form I-485 and we deny it, you may be subject to removal proceedings for being inadmissible to the U.S.  Unlawfull Presence. If you leave the United States after being unlawfully present in the United States, you may be barred from admission even if you obtained advance parole. If you were unlawfully present in the United States for more than 180 days but less than one year and you leave the U.S. voluntarily before the start of removal proceedings, you are inadmissible for three years; if you were unlawfully present for one year or more you are inadmissible for ten years.  THIS FORM IS NOT A VISA AND MAY NOT BE USED IN PLACE OF A VISA.  NOTICE: Although this application or petition has been approved, USCIS and the U.S. Department of Homeland Security reserve the right to verify this information before and/or after making a decision on your case so we can ensure that you have complied with applicable laws, rules, regulations, and oth legal authorities. We may review public information and records, contact others by mail, the internet or phone, conduct site inspections of businesses and residences, or use other methods of verification. We will use the information obtained to determine whether you are eligible for the benefit you seek. If w find any derogatory information, we will follow the law in determining whether to provide you (and the legal representative listed on your Form G-28, if you submitted one) an opportunity to address that information before we make a formal decision on your case or start proceedings.	place of your passport. When	n you return to the U.S., present the Adva	h you when you leave the nee Parole Document to	ne U.S. You cannot use the Advance Parole Document in the U.S. Customs and Border Protection (CBP) officer who			
<ul> <li>Parole into the United States is not guaranteed. In all cases, a CBP officer must still inspect you at a port of entry to determine whether you are eligible to come into the United States according to the terms of this advance parole. Even though USCIS approved your advance parole, CBP mas still refuse to parole you into the United States.</li> <li>Parole into the United States is not an "admission" into the U.S. If you have a pending Form I-485 and we deny it, you may be subject to removal proceedings for being inadmissible to the U.S.</li> <li>Unlawful Presence. If you leave the United States after being unlawfully present in the United States, you may be barred from admission even if you obtained advance parole. If you were unlawfully present in the United States for more than 180 days but less than one year and you leave the U.S. voluntarily before the start of removal proceedings, you are inadmissible for three years; if you were unlawfully present for one year or more you are inadmissible for ten years.</li> <li>THIS FORM IS NOT A VISA AND MAY NOT BE USED IN PLACE OF A VISA.</li> <li>NOTICE: Although this application or petition has been approved, USCIS and the U.S. Department of Homeland Security reserve the right to verify this information before and/or after making a decision on your case so we can ensure that you have complied with applicable laws, rules, regulations, and othe legal authorities. We may review public information and records, contact others by mail, the internet or phone, conduct site inspections of businesses and residences, or use other methods of verification. We will use the information obtained to determine whether you are eligible for the benefit you seek. If we find any derogatory information, we will follow the law in determining whether to provide you (and the legal representative listed on your Form G-28, if you submitted one) an opportunity to address that information before we make a formal decision on your case or start proceedings.</li> <li< td=""><td>Before You Leave the Unit</td><td>ed States</td><td></td><td></td></li<></ul>	Before You Leave the Unit	ed States					
eligible to come into the United States according to the terms of this advance parole. Even though USCIS approved your advance parole, CBP mastill refuse to parole you into the United States.  Parole into the United States is not an "admission" into the U.S. If you have a pending Form I-485 and we deny it, you may be subject to removal proceedings for being inadmissible to the U.S.  Unlawful Presence. If you leave the United States after being unlawfully present in the United States, you may be barred from admission even if you obtained advance parole. If you were unlawfully present in the United States for more than 180 days but less than one year and you leave the U.S. voluntarily before the start of removal proceedings, you are inadmissible for three years; if you were unlawfully present for one year or more you are inadmissible for ten years.  THIS FORM IS NOT A VISA AND MAY NOT BE USED IN PLACE OF A VISA.  NOTICE: Although this application or petition has been approved, USCIS and the U.S. Department of Homeland Security reserve the right to verify this information before and/or after making a decision on your case so we can ensure that you have complied with applicable laws, rules, regulations, and othe legal authorities. We may review public information and records, contact others by mail, the internet or phone, conduct site inspections of businesses and residences, or use other methods of verification. We will use the information obtained to determine whether you are eligible for the benefit you seek. If we find any derogatory information, we will follow the law in determining whether to provide you (and the legal representative listed on your Form G-28, if you submitted one) an opportunity to address that information before we make a formal decision on your case or start proceedings.  Please see the additional information on the back. You will be notified separately about any other cases you filed.  National Benefits Center  U. S. CITIZENSHIP & IMMIGRATION SVC	Please note the following in	Formation:					
NOTICE: Although this application or petition has been approved, USCIS and the U.S. Department of Homeland Security reserve the right to verify this information before and/or after making a decision on your case so we can ensure that you have complied with applicable laws, rules, regulations, and othe legal authorities. We may review public information and records, contact others by mail, the internet or phone, conduct site inspections of businesses and residences, or use other methods of verification. We will use the information obtained to determine whether you are eligible for the benefit you seek. If w find any derogatory information, we will follow the law in determining whether to provide you (and the legal representative listed on your Form G-28, if you submitted one) an opportunity to address that information before we make a formal decision on your case or start proceedings.  Please see the additional information on the back. You will be notified separately about any other cases you filed.  National Benefits Center  U. S. CITIZENSHIP & IMMIGRATION SVC  P.O. Box 648004	eligible to come into still refuse to parole Parole into the Unite proceedings for bein Unlawful Presence. you obtained advance U.S. voluntarily before	the United States according to the terms you into the United States.  If States is not an "admission" into the U.s.  If you leave the United States after being the parole. If you were unlawfully present into the start of removal proceedings, you a	of this advance parole. It S. If you have a pending unlawfully present in the In the United States for it	Even though USCIS approved your advance parole, CBP may grown I-485 and we deny it, you may be subject to removal the United States, you may be barred from admission even if more than 180 days but less than one year and you leave the			
information before and/or after making a decision on your case so we can ensure that you have complied with applicable laws, rules, regulations, and othe legal authorities. We may review public information and records, contact others by mail, the internet or phone, conduct site inspections of businesses and residences, or use other methods of verification. We will use the information obtained to determine whether you are eligible for the benefit you seek. If we find any derogatory information, we will follow the law in determining whether to provide you (and the legal representative listed on your Form G-28, if you submitted one) an opportunity to address that information before we make a formal decision on your case or start proceedings.  Please see the additional information on the back. You will be notified separately about any other cases you filed.  National Benefits Center  U. S. CITIZENSHIP & IMMIGRATION SVC P.O. Box 648004	THIS FORM IS NOT A V	ISA AND MAY NOT BE USED IN PLA	ACE OF A VISA.				
National Benefits Center U. S. CITIZENSHIP & IMMIGRATION SVC P.O. Box 648004	information before and/or af legal authorities. We may re residences, or use other met find any derogatory informa	ter making a decision on your case so we view public information and records, cont nods of verification. We will use the infor- tion, we will follow the law in determinin	can ensure that you have tact others by mail, the is mation obtained to deter g whether to provide yo	e complied with applicable laws, rules, regulations, and other nternet or phone, conduct site inspections of businesses and mine whether you are eligible for the benefit you seek. If we u (and the legal representative listed on your Form G-28, if			
National Benefits Center U. S. CITIZENSHIP & IMMIGRATION SVC P.O. Box 648004							
National Benefits Center U. S. CITIZENSHIP & IMMIGRATION SVC P.O. Box 648004	Please see the additional info	rmation on the back. You will be notified	separately about any of	her cases you filed.			
U. S. CITIZENSHIP & IMMIGRATION SVC P.O. Box 648004							
	U. S. CITIZENSHIP & IMM	IGRATION SVC					
	P.O. Box 648004 Lee's Summit MO 64064						

Receipt Number	USCIS Account Number	Case Type I765 - APPLICATION FOR EMPLOYMENT AUTHORIZATION
Received Date 10/20/2017	Priority Date	Applicant
Notice Date 05/29/2018	Page 1 of 2	

c/o WILLIAM ILHYUN JANG LAW OFFICE OF WILLIAM JANG 314 E HIGHLAND MALL BLVD STE 406 AUSTIN TX 78752 Notice Type: Approval Notice Class: C09P

Valid from 05/29/2018 to 05/28/2019

We have mailed an official notice about this case (and any relevant documentation) according to the mailing preferences you chose on Form G-28, Notice of Entry of Appearance as Attorney or Accredited Representative. This is a courtesy copy, not the official notice.

#### What the Official Notice Said

We have approved your application for employment authorization and advance parole based on your pending Form I-485, Application to Register Permanent Residence or Adjust Status. We will send your Employment Authorization Document (also known as an EAD card or Form I-766) to you separately. The EAD card will have an I-512 endorsement on it, which indicates that you have been approved for advance parole.

Your EAD card is proof that you are allowed to work in the United States. Show the card to your employer to verify your authorization to work during the dates on the card. You cannot use this approval notice as proof of your employment authorization.

When you receive your EAD card, please check that all the information on the card is correct. If you need to change any information on the card, please mail all of the following to the office listed below:

- A letter explaining what information needs to be corrected,
- Your EAD card,
- A photocopy of this notice, and
- Evidence to show what the correct information should be. For example, if you need to correct your name, submit a copy of your birth certificate or official name change.

#### Advanced Parole

The I-512 endorsement on your EAD card is proof that, while your Form I-485 is pending, you may travel abroad without abandoning your Form I-485.

Show your unexpired EAD card with the I-512 endorsement to the ship or airline, and it can let you on board to travel to the United States. As long as your EAD card has not expired, you may use it multiple times to request parole into the United States. U.S. Customs and Border Protection (CBP) can parole you into the U.S. for up to one (1) year.

Before you leave the United States, please note the following information:

- Parole into the United States is not guaranteed. In all cases, a CBP officer must still inspect you at a port of entry to determine whether you are
  eligible to come into the United States according to the terms of this advance parole. Even though USCIS approved your advance parole, CBP may
  still refuse to parole you into the United States.
- Parole into the United States is not an "admission" into the U.S. If we deny your Form I-485, you may be subject to removal proceedings for being
  inadmissible to the U.S.
- Unlawful Presence. If you leave the United States after being unlawfully present in the United States, you may be barred from admission even if
  you obtained advance parole. If you were unlawfully present in the United States for more than 180 days but less than one year and you leave the
  U.S. voluntarily before the start of removal proceedings, you are inadmissible for three years; if you were unlawfully present for one year or more,
  you are inadmissible for ten years.

If you have concerns about how traveling abroad with your EAD card may affect your legal rights, admissibility, or waivers, you should contact an immigration attorney or an immigrant assistance organization accredited by the Board of Immigration Appeals before making foreign travel plans.

If You Have a Pending Form I-485

Please see the additional information on the back. You will be notified separately about any other cases you filed.

National Benefits Center
U. S. CITIZENSHIP & IMMIGRATION SVC
P.O. Box 648004
Lee's Summit MO 64064



Receipt Number	USCIS Account Number	Case Type
		1765 - APPLICATION FOR EMPLOYMENT AUTHORIZATION
Received Date 10/20/2017	Priority Date	Applicant
Notice Date 05/29/2018	Page 2 of 2	

If you have a pending or approved Form I-140 and a pending Form I-485, you may request to change employers if your Form I-485 has been pending for at least 180 days. In order to do so, you need to submit documentation about your new job offer. For more information on how to request a change of employers and what information you must submit, please visit the USCIS website at www.nscis.gov.

If your EAD card expires before we make a final decision on your Form I-485, you may apply for a new EAD card.

### THIS FORM IS NOT A VISA AND MAY NOT BE USED IN PLACE OF A VISA OR EVIDENCE OF EMPLOYMENT AUTHORIZATION.

NOTICE: Although this application or petition has been approved, USCIS and the U.S. Department of Homeland Security reserve the right to verify this information before and/or after making a decision on your case so we can ensure that you have complied with applicable laws, rules, regulations, and other legal authorities. We may review public information and records, contact others by mail, the internet or phone, conduct site inspections of businesses and residences, or use other methods of verification. We will use the information obtained to determine whether you are eligible for the benefit you seek. If we find any derogatory information, we will follow the law in determining whether to provide you (and the legal representative listed on your Form G-28, if you submitted one) an opportunity to address that information before we make a formal decision on your case or start proceedings.

Please see the additional information on the back. You will be notified separately about any other cases you filed.

National Benefits Center
U. S. CITIZENSHIP & IMMIGRATION SVC
P.O. Box 648004
Lee's Summit MO 64064



Receipt Number	USCIS Account Number	Case Type 1765 - APPLICATION FOR EMPLOYMENT AUTHORIZATION
Received Date 10/20/2017	Priority Date	Applicant
Notice Date 05/29/2018	Page 1 of 2	

c/o WILLIAM ILHYUN JANG LAW OFFICE OF WILLIAM JANG 314 E HIGHLAND MALL BLVD STE 406 AUSTIN TX 78752 Notice Type: Approval Notice

Class: C09P

Valid from 05/29/2018 to 05/28/2019

We have mailed an official notice about this case (and any relevant documentation) according to the mailing preferences you chose on Form G-28, Notice of Entry of Appearance as Attorney or Accredited Representative. This is a courtesy copy, not the official notice.

#### What the Official Notice Said

We have approved your application for employment authorization and advance parole based on your pending Form I-485, Application to Register Permanent Residence or Adjust Status. We will send your Employment Authorization Document (also known as an EAD card or Form I-766) to you separately. The EAD card will have an I-512 endorsement on it, which indicates that you have been approved for advance parole.

Your EAD card is proof that you are allowed to work in the United States. Show the card to your employer to verify your authorization to work during the dates on the card. You cannot use this approval notice as proof of your employment authorization.

When you receive your EAD card, please check that all the information on the card is correct. If you need to change any information on the card, please mail all of the following to the office listed below:

- A letter explaining what information needs to be corrected,
- Your EAD card,
- A photocopy of this notice, and
- Evidence to show what the correct information should be. For example, if you need to correct your name, submit a copy of your birth certificate or official name change.

#### Advanced Parole

The I-512 endorsement on your EAD card is proof that, while your Form I-485 is pending, you may travel abroad without abandoning your Form I-485.

Show your unexpired EAD card with the I-512 endorsement to the ship or airline, and it can let you on board to travel to the United States. As long as your EAD card has not expired, you may use it multiple times to request parole into the United States. U.S. Customs and Border Protection (CBP) can parole you into the U.S. for up to one (1) year.

Before you leave the United States, please note the following information:

- Parole into the United States is not guaranteed. In all cases, a CBP officer must still inspect you at a port of entry to determine whether you are
  eligible to come into the United States according to the terms of this advance parole. Even though USCIS approved your advance parole, CBP may
  still refuse to parole you into the United States.
- Parole into the United States is not an "admission" into the U.S. If we deny your Form I-485, you may be subject to removal proceedings for being inadmissible to the U.S.
- Unlawful Presence. If you leave the United States after being unlawfully present in the United States, you may be barred from admission even if
  you obtained advance parole. If you were unlawfully present in the United States for more than 180 days but less than one year and you leave the
  U.S. voluntarily before the start of removal proceedings, you are inadmissible for three years; if you were unlawfully present for one year or more,
  you are inadmissible for ten years.

If you have concerns about how traveling abroad with your EAD card may affect your legal rights, admissibility, or waivers, you should contact an immigration attorney or an immigrant assistance organization accredited by the Board of Immigration Appeals before making foreign travel plans.

If You Have a Pending Form I-485

Please see the additional information on the back. You will be notified separately about any other cases you filed

National Benefits Center U. S. CITIZENSHIP & IMMIGRATION SVC P.O. Box 648004 Lee's Summit MO 64064



Receipt Number	USCIS Account Number	Case Type I765 - APPLICATION FOR EMPLOYMENT AUTHORIZATION
Received Date 10/20/2017	Priority Date	Applicant
Notice Date 05/29/2018	Page 2 of 2	

If you have a pending or approved Form I-140 and a pending Form I-485, you may request to change employers if your Form I-485 has been pending for at least 180 days. In order to do so, you need to submit documentation about your new job offer. For more information on how to request a change of employers and what information you must submit, please visit the USCIS website at www.uscis.gov.

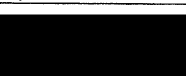
If your EAD card expires before we make a final decision on your Form I-485, you may apply for a new EAD card.

### THIS FORM IS NOT A VISA AND MAY NOT BE USED IN PLACE OF A VISA OR EVIDENCE OF EMPLOYMENT AUTHORIZATION.

NOTICE: Although this application or petition has been approved, USCIS and the U.S. Department of Homeland Security reserve the right to verify this information before and/or after making a decision on your case so we can ensure that you have complied with applicable laws, rules, regulations, and other legal authorities. We may review public information and records, contact others by mail, the internet or phone, conduct site inspections of businesses and residences, or use other methods of verification. We will use the information obtained to determine whether you are eligible for the benefit you seek. If we find any derogatory information, we will follow the law in determining whether to provide you (and the legal representative listed on your Form G-28, if you submitted one) an opportunity to address that information before we make a formal decision on your case or start-proceedings.

Please see the additional information on the back. You will be notified separately about any other cases you filed.

National Benefits Center
U. S. CITIZENSHIP & IMMIGRATION SVC
P.O. Box 648004
Lee's Summit MO 64064



Receipt Number	USCIS Online Account Number	Case Type	
Received Date		I131 - APPLICATION FOR TRAVEL DOCUMENT	
10/20/2017	Priority Date	Applicant	
Notice Date 05/29/2018	Page 1 of 1		
c/o WILLIAM ILHYUN LAW OFFICE OF WIL 314 E HIGHLAND MA AUSTIN TX 78752	LIAM JANG		Notice Type: Approval Notice Valid from 05/29/2018 to 05/28/2019
We have mailed an official no of Entry of Appearance as Att	tice about this case (and any relevant docu	is a courtesy cony, no	to the mailing preferences you chose on Form G-28, Notice
What the Official Notice Said			- THE VANCOURAGE AND EXPLOSE
We have approved your apply validity of the document and a	lication for an Advanced Parole Docume ny travel conditions.	ent. Your travel docui	ment will be mailed to you separately and will show the
How to Use Your Advance P	arole Document	÷	
You should take your passport place of your passport. When y inspects you at the port-of-entr	you return to the U.S., present the Advance	you when you leave the e Parole Document to t	U.S. You cannot use the Advance Parole Document in the U.S. Customs and Border Protection (CBP) officer who
Before You Leave the United	States		
Please note the following infor	mation:		
Parole into the United proceedings for being i Unlawful Presence. If you obtained advance proceedings advance proceedings for being it.	the United States according to the terms of the united States.  States is not an "admission" into the U.S. It inadmissible to the U.S. you leave the United States after being unleparole. If you were unlawfully present in the the start of removal proceedings, you are	this advance parole. Ev  If you have a pending I  awfully present in the  the United States for m	pect you at a port of entry to determine whether you are yen though USCIS approved your advance parole, CBP may Form I-485 and we deny it, you may be subject to removal United States, you may be barred from admission even if ore than 180 days but less than one year and you leave the years; if you were unlawfully present for one year or more,
THIS FORM IS NOT A VIS.	A AND MAY NOT BE USED IN PLAC	E OF A VISA.	
information before and/or after legal authorities. We may revie residences, or use other method find any derogatory informatio	making a decision on your case so we can be public information and records, contact its of verification. We will use the informate	n ensure that you have t others by mail, the int tion obtained to detern whether to provide you	tment of Homeland Security reserve the right to verify this complied with applicable laws, rules, regulations, and other ternet or phone, conduct site inspections of businesses and nine whether you are eligible for the benefit you seek. If we (and the legal representative listed on your Form G-28, if n on your case or start proceedings.
			·
Places and the endity			
rease see the additional inform	ation on the back. You will be notified sep	parately about any other	er cases you filed.
National Benefits Center			
J. S. CITIZENSHIP & IMMIG P.O. Box 648004 Lee's Summit MO 64064	RATION SVC		

Receipt Number		Case Type I485J - CONFIRMATION OF BONA FIDE JOB OFFER OR REQUEST FOR JOB PORTABILITY INA SEC204(J)	
Received Date 10/10/2017	Priority Date	Applicant	
Notice Date 05/23/2018	Page 1 of 1		

c/o WILLIAM ILHYUN JANG LAW OFFICE OF WILLIAM JANG 314 E HIGHALDN MALL BLVD STE 406 AUSTIN TX 78752 Notice Type: Approval Notice

Employer Business Name:

Employer Site: BEE CAVE TX

We have mailed an official notice about this case (and any relevant documentation) according to the mailing preferences you chose on Form G-28, Notice of Entry of Appearance as Attorney or Accredited Representative. This is a courtesy copy, not the official notice.

#### What the Official Notice Said

We have approved your Form I-485 Supplement J, Confirmation of Bona Fide Job Offer or Request for Job Portability under Immigration and Nationality Act Section 204(j). USCIS hereby determines that you have a bona fide job offer from the I-140 petitioner or from a different U.S. employer that is in the same or similar occupational classification as the position for which the underlying Form I-140 was filed and approved.

Please note, the approval of your Form I-485, Supplement J does NOT grant you lawful permanent residence or any other immigration status of benefit. A decision on your pending Employment-Based (EB) Form I-485, Application to Register Permanent Residence or Adjust Status will be made separately.

If you wish to confirm the bona fides of a different job offer, or request portability under INA section 204(j) at a later date, you must file a new Form I-485, Supplement J.

#### THIS FORM IS NOT A VISA AND MAY NOT BE USED IN PLACE OF A VISA.

NOTICE: Although this application or petition has been approved, USCIS and the U.S. Department of Homeland Security reserve the right to verify this information before and/or after making a decision on your case so we can ensure that you have complied with applicable laws, rules, regulations, and other legal authorities. We may review public information and records, contact others by mail, the internet or phone, conduct site inspections of businesses and residences, or use other methods of verification. We will use the information obtained to determine whether you are eligible for the benefit you seek. If we find any derogatory information, we will follow the law in determining whether to provide you (and the legal representative listed on your Form G-28, if you submitted one) an opportunity to address that information before we make a formal decision on your case or start proceedings.

Please see the additional information on the back. You will be notified separately about any other cases you filed.

National Benefits Center
U. S. CITIZENSHIP & IMMIGRATION SVC
P.O. Box 648004
Lee's Summit MO 64064



Receipt Number	3	Case Type 1765 - APPLICATION FOR EMPLOYMENT AUTHORIZATION
Received Date 12/29/2017	Priority Date	Applicant
Notice Date 05/19/2018	Page 1 of 2	,

c/o WILLIAM ILHYUN JANG LAW OFFICE OF WILLIAM JANG 314 E HIGHLAND MALL BLVD STE 406 AUSTIN TX 78752 Notice Type: Approval Notice

Class: C09P

Valid from 05/19/2018 to 05/18/2019

We have mailed an official notice about this case (and any relevant documentation) according to the mailing preferences you chose on Form G-28, Notice of Entry of Appearance as Attorney or Accredited Representative. This is a courtesy copy, not the official notice.

#### What the Official Notice Said

We have approved your application for employment authorization and advance parole based on your pending Form I-485, Application to Register Permanent Residence or Adjust Status. We will send your Employment Authorization Document (also known as an EAD card or Form I-766) to you separately. The EAD card will have an I-512 endorsement on it, which indicates that you have been approved for advance parole.

Your EAD card is proof that you are allowed to work in the United States. Show the card to your employer to verify your authorization to work during the dates on the card. You cannot use this approval notice as proof of your employment authorization.

When you receive your EAD card, please check that all the information on the card is correct. If you need to change any information on the card, please mail all of the following to the office listed below:

- A letter explaining what information needs to be corrected,
- Your EAD card,
- A photocopy of this notice, and
- Evidence to show what the correct information should be. For example, if you need to correct your name, submit a copy of your birth certificate or official name change.

#### Advanced Parole

The I-512 endorsement on your EAD card is proof that, while your Form I-485 is pending, you may travel abroad without abandoning your Form I-485.

Show your unexpired EAD card with the I-512 endorsement to the ship or airline, and it can let you on board to travel to the United States. As long as your EAD card has not expired, you may use it multiple times to request parole into the United States. U.S. Customs and Border Protection (CBP) can parole you into the U.S. for up to one (1) year.

Before you leave the United States, please note the following information:

- Parole into the United States is not guaranteed. In all cases, a CBP officer must still inspect you at a port of entry to determine whether you are
  eligible to come into the United States according to the terms of this advance parole. Even though USCIS approved your advance parole, CBP may
  still refuse to parole you into the United States.
- Parole into the United States is not an "admission" into the U.S. If we deny your Form I-485, you may be subject to removal-proceedings for being inadmissible to the U.S.
- Unlawful Presence. If you leave the United States after being unlawfully present in the United States, you may be barred from admission even if
  you obtained advance parole. If you were unlawfully present in the United States for more than 180 days but less than one year and you leave the
  U.S. voluntarily before the start of removal proceedings, you are inadmissible for three years; if you were unlawfully present for one year or more,
  you are inadmissible for ten years.

If you have concerns about how traveling abroad with your EAD card may affect your legal rights, admissibility, or waivers, you should contact an immigration attorney or an immigrant assistance organization accredited by the Board of Immigration Appeals before making foreign travel plans.

If You Have a Pending Form I-485

Please see the additional information on the back. You will be notified separately about any other cases you filed.

National Benefits Center
U. S. CITIZENSHIP & IMMIGRATION SVC
P.O. Box 648004
Lee's Summit MO 64064



Receipt Number	USCIS Account Number	Case Type 1765 - APPLICATION FOR EMPLOYMENT AUTHORIZATION
Received Date 12/29/2017	Priority Date	Applicant
Notice Date 05/19/2018	Page 2 of 2	

If you have a pending or approved Form I-140 and a pending Form I-485, you may request to change employers if your Form I-485 has been pending for at least 180 days. In order to do so, you need to submit documentation about your new job offer. For more information on how to request a change of employers and what information you must submit, please visit the USCIS website at www.uscis.gov.

If your EAD card expires before we make a final decision on your Form I-485, you may apply for a new EAD card.

### THIS FORM IS NOT A VISA AND MAY NOT BE USED IN PLACE OF A VISA OR EVIDENCE OF EMPLOYMENT AUTHORIZATION.

NOTICE: Although this application or petition has been approved, USCIS and the U.S. Department of Homeland Security reserve the right to verify this information before and/or after making a decision on your case so we can ensure that you have complied with applicable laws, rules, regulations, and other legal authorities. We may review public information and records, contact others by mail, the internet or phone, conduct site inspections of businesses and residences, or use other methods of verification. We will use the information obtained to determine whether you are eligible for the benefit you seek. If we find any derogatory information, we will follow the law in determining whether to provide you (and the legal representative listed on your Form G-28, if you submitted one) an opportunity to address that information before we make a formal decision on your case or start proceedings.

Please see the additional information on the back. You will be notified separately about any other cases you filed.

National Benefits Center
U. S. CITIZENSHIP & IMMIGRATION SVC
P.O. Box 648004
Lee's Summit MO 64064



Receipt Number		Case Type 1485 - APPLICATION TO REGISTER PERMANENT RESIDENCE OR ADJUST STATUS	
Received Date 10/10/2017	Priority Date 07/22/2016	Applicant	
Notice Date 05/23/2018	Page 1 of 1	Beneficiary	
	OF WILLIAM JANG ND MALL BLVD STE 406	Notice Type: Approval Notice Section: Alien worker, Form I-140 COA: E36	

We have mailed an official notice about this case (and any relevant documentation) according to the mailing preferences you chose on Form G-28, Notice of Entry of Appearance as Attorney or Accredited Representative. This is a courtesy copy, not the official notice.

#### What the Official Notice Said

The above application has been approved. Prior to receiving your permanent resident card you may be required to report for biometrics processing (photo/fingerprint/signature). Please do not take any action at this time. If you are required to report for this processing, you will receive another notice advising you of the date, time and location to appear.

If you have not received your permanent resident card or the above mentioned notice to appear for biometrics processing within 90 days, please call this office at the number listed below.

NOTICE: Although this application or petition has been approved, USCIS and the U.S. Department of Homeland Security reserve the right to verify this information before and/or after making a decision on your case so we can ensure that you have complied with applicable laws, rules, regulations, and other legal authorities. We may review public information and records, contact others by mail, the internet or phone, conduct site inspections of businesses and residences, or use other methods of verification. We will use the information obtained to determine whether you are eligible for the benefit you seek. If we find any derogatory information, we will follow the law in determining whether to provide you (and the legal representative listed on your Form G-28, if you submitted one) an opportunity to address that information before we make a formal decision on your case or start proceedings.

Please see the additional information on the back. You will be notified separately about any other cases you filed.

National Benefits Center
U. S. CITIZENSHIP & IMMIGRATION SVC
P.O. Box 648004
Lee's Summit MO 64064



Receipt Number		Case Type 1751 - PETITION TO REMOVE CONDITIONS ON RESIDENCE		
Received Date 02/09/2017	Priority Date	Petitioner		
Notice Date 05/17/2018	Page 1 of 1	Beneficiary		
	F WILLIAM JANG D MALL BLVD STE 406		Notice Type: Approval Notice COA: IR6	

We have mailed an official notice about this case (and any relevant documentation) according to the mailing preferences you chose on Form G-28, Notice of Entry of Appearance as Attorney or Accredited Representative. This is a courtesy copy, not the official notice.

#### What the Official Notice Said

Congratulations! Your request for the removal of the conditional basis of your permanent resident status has been approved. You are deemed to be a Lawful Permanent Resident of the United States as of the date of your original admission or adjustment of status.

You should receive a new Permanent Resident Card, Form I-551 (green card), within 60 days. Your card will include a mailer, Form I-797D, with important information about your status, responsibilities, and permanent resident services available to you.

Please be aware that if you have legal representation and signed a Notice of Entry of Appearance as Attorney or Accredited Representative (Form G-28) AND you selected 2b in Part 4, Consent to Representation, Contact Information and Signature, that your Permanent Resident Card, Form I-551 (green card) will be mailed to your legal representative.

You should not travel outside the United States before receiving your new card, as you may have difficulty reentering the United States. If an emergency arises and you have a need to travel outside the United States prior to receiving your Permanent Resident Card, you may make an appointment at your local USCIS office to request a stamp in your passport that shows temporary evidence of status as a lawful permanent resident. Please be aware that whether a stamp is issued is determined on a case-by-case basis by field office management. To make an appointment at your local USCIS office, please visit www.uscis.gov.

Please contact USCIS Customer Service at 1-800-375-5283 (TDD 1-800-767-1833) if you experience the following issue/s: (You will be asked to provide your Alien registration number)

- If any of the information shown above about you is incorrect
- If you move before receiving your card
- If you do not receive your card within the next 60 days
- · If you have questions regarding permanent resident services available to you

Please see the additional information on the back. You will be notified separately about any other cases you filed.

National Benefits Center
U. S. CITIZENSHIP & IMMIGRATION SVC
P.O. Box 648004
Lee's Summit MO 64064



Receipt Number	USCIS Account Number	Case Type 1765 - APPLICATION FOR EMPLOYMENT AUTHORIZATION
Received Date 12/29/2017	Priority Date	Applicant
Notice Date 05/17/2018	Page 1 of 2	

c/o WILLIAM ILHYUN JANG LAW OFFICE OF WILLIAM JANG 314 E HIGHLAND MALL BLVD STE 406 AUSTIN TX 78752 Notice Type: Approval Notice

Class: C09P

Valid from 05/16/2018 to 05/15/2019

We have mailed an official notice about this case (and any relevant documentation) according to the mailing preferences you chose on Form G-28, Notice of Entry of Appearance as Attorney or Accredited Representative. This is a courtesy copy, not the official notice.

#### What the Official Notice Said

We have approved your application for employment authorization and advance parole based on your pending Form I-485, Application to Register Permanent Residence or Adjust Status. We will send your Employment Authorization Document (also known as an EAD card or Form I-766) to you separately. The EAD card will have an I-512 endorsement on it, which indicates that you have been approved for advance parole.

Your EAD card is proof that you are allowed to work in the United States. Show the card to your employer to verify your authorization to work during the dates on the card. You cannot use this approval notice as proof of your employment authorization.

When you receive your EAD card, please check that all the information on the card is correct. If you need to change any information on the card, please mail all of the following to the office listed below:

- A letter explaining what information needs to be corrected,
- · Your EAD card,
- · A photocopy of this notice, and
- Evidence to show what the correct information should be. For example, if you need to correct your name, submit a copy of your birth certificate or official name change.

#### Advanced Parole

The I-512 endorsement on your EAD card is proof that, while your Form I-485 is pending, you may travel abroad without abandoning your Form I-485.

Show your unexpired EAD card with the I-512 endorsement to the ship or airline, and it can let you on board to travel to the United States. As long as your EAD card has not expired, you may use it multiple times to request parole into the United States. U.S. Customs and Border Protection (CBP) can parole you into the U.S. for up to one (1) year.

Before you leave the United States, please note the following information:

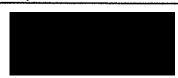
- Parole into the United States is not guaranteed. In all cases, a CBP officer must still inspect you at a port of entry to determine whether you are
  eligible to come into the United States according to the terms of this advance parole. Even though USCIS approved your advance parole, CBP may
  still refuse to parole you into the United States.
- Parole into the United States is not an "admission" into the U.S. If we deny your Form I-485, you may be subject to removal proceedings for being inadmissible to the U.S.
- Unlawful Presence. If you leave the United States after being unlawfully present in the United States, you may be barred from admission even if you obtained advance parole. If you were unlawfully present in the United States for more than 180 days but less than one year and you leave the U.S. voluntarily before the start of removal proceedings, you are inadmissible for three years; if you were unlawfully present for one year or more, you are inadmissible for ten years.

If you have concerns about how traveling abroad with your EAD card may affect your legal rights, admissibility, or waivers, you should contact an immigration attorney or an immigrant assistance organization accredited by the Board of Immigration Appeals before making foreign travel plans.

If You Have a Pending Form I-485

Please see the additional information on the back. You will be notified separately about any other cases you filed.

National Benefits Center
U. S. CITIZENSHIP & IMMIGRATION SVC
P.O. Box 648004
Lee's Summit MO 64064



Receipt Number	USCIS Account Number	Case Type 1765 - APPLICATION FOR EMPLOYMENT AUTHORIZATION
Received Date 12/29/2017	Priority Date	Applicant
Notice Date 05/17/2018	Page 2 of 2	

If you have a pending or approved Form I-140 and a pending Form I-485, you may request to change employers if your Form I-485 has been pending for at least 180 days. In order to do so, you need to submit documentation about your new job offer. For more information on how to request a change of employers and what information you must submit, please visit the USCIS website at www.uscis.gov.

If your EAD card expires before we make a final decision on your Form I-485, you may apply for a new EAD card.

### THIS FORM IS NOT A VISA AND MAY NOT BE USED IN PLACE OF A VISA OR EVIDENCE OF EMPLOYMENT AUTHORIZATION.

NOTICE: Although this application or petition has been approved, USCIS and the U.S. Department of Homeland Security reserve the right to verify this information before and/or after making a decision on your case so we can ensure that you have complied with applicable laws, rules, regulations, and other legal authorities. We may review public information and records, contact others by mail, the internet or phone, conduct site inspections of businesses and residences, or use other methods of verification. We will use the information obtained to determine whether you are eligible for the benefit you seek. If we find any derogatory information, we will follow the law in determining whether to provide you (and the legal representative listed on your Form G-28, if you submitted one) an opportunity to address that information before we make a formal decision on your case or start proceedings.

Please see the additional information on the back. You will be notified separately about any other cases you filed.

If this is an interview or hismatrics annaintment nation places see the healt of this nation for

National Benefits Center U. S. CITIZENSHIP & IMMIGRATION SVC P.O. Box 648004 Lee's Summit MO 64064

#### I-797B | NOTICE OF ACTION

Receipt Number		Case Type 1129 - PETITION FOR A NONIMMIGRANT WORKER
Received Date 05/08/2018	Priority Date	Petitioner
Notice Date 05/18/2018	Page 1 of 2	Beneficiary

c/o WILLIAM ILHYUN JANG LAW OFFICE OF WILLIAM JANG PLLC 314 E HIGHLAND MALL BLVD STE 406 AUSTIN TX 78752

Notice Type: Approval Notice

Class: L1A

Valid from 06/01/2018 to 05/31/2021

Consulate: SEOUL

The above petition has been approved, and notification has been sent to the listed consulate. You may also send the tear-off bottom part of this notice to the worker(s) to show the approval. Please contact the consulate with any questions about visa issuance. THIS FORM IS NOT A VISA AND MAY NOT BE USED IN PLACE OF A VISA.

Petition approval does not authorize employment or training. When the workers are granted status upon admission to the United States, they can then work for the petitioner, but only as detailed in the petition and for the period authorized. When seeking admission to the United States, the following classifications may be eligible for a grace period of up to 10 days before, and up to 10 days after the petition validity period: CW-1, E-1, E-2, E-3, H-1B, H-2B, H-3, L-1A, L-1B, O-1, O-2, P-1, P-2, P-3, TN-1, and TN-2. H-2A nonimmigrants may be eligible for a grace period of up to one week before and 30 days after the petition validity period. If provided at admission, this grace period will be annotated on the beneficiary's 1-94 by Customs and Border Protection (CBP). The grace period is a period of authorized stay but does not provide the beneficiary authorization to work beyond the petition validity period. Please contact the IRS with any questions about tax withholding.

If circumstances change, the petitioner can file Form I-824 to have us notify another consulate of this approval. If any of the workers are already in the U.S. the petitioner can file a new Form I-129 to seek to change or extend their status based on this petition. Changes in employment or training may also require a new petition. Include a copy of this notice with any other required documentation.

The approval of this visa petition does not in itself grant any immigration status and does not guarantee that the alien beneficiary will subsequently be found to be eligible for a visa, for admission to the United States, or for an extension, change, or adjustment of status.

Number of workers: I

Please see the additional information on the back. You will be notified separately about any other cases you filed.

California Service Center

U. S. CITIZENSHIP & IMMIGRATION SVC

P.O. Box 30111

Laguna Niguel CA 92607-0111

Customer Service Telephone: (800) 375-5283

The alien may use this portion when applying for a visa at an American consulate abroad, or if no visa is required, when applying for admission to the U.S.

Receipt#: WAC1816454011

Case Type: I129

Notice Date: May 18, 2018

Petitioner: HIMS INC.

Petitioner Validity Dates: Valid from 06/01/2018 to 05/31/2021 Number of Workers: 1

AHN, HYOUNG TAE

DOB COB Consulate/POE

SEOUL

OCC 010

### THE LUNE TELEPONOMICS OF ANEROSES

#### I-797B | NOTICE OF ACTION | DEPARTMENT OF HOMELAND SECURITY U.S. CITIZENSHIP AND IMMIGRATION, SERVICES

	the state of the s	4 1 A A A A A A A A A A A A A A A A A A	
Receipt Number			Case Type 1129 - PETITION FOR A NONIMMIGRANT WORKER
Received Date 05/08/2018		Priority Date	Petitioner
Notice Date 05/18/2018		Page 2 of 2	Beneficiary
Name The Small Busine	ess Regulatory Enfo		COB Class Consulate/POE OCC /1970 KOREA, SOUTH LIA SEOUL 010  med the Office of the National Ombudsman (ONO) at the Small Business

The Small Business Regulatory Enforcement and Fairness Act established the Office of the National Ombudsman (ONO) at the Small Business Administration. The ONO assists small businesses with issues related to federal regulations. If you are a small business with a comment or complaint about regulatory enforcement, you may contact the ONO at www.sba.gov/ombudsman or phone 202-205-2417 or fax 202-481-5719.

NOTICE: Although this application or petition has been approved, USCIS and the U.S. Department of Homeland Security reserve the right to verify this information before and/or after making a decision on your case so we can ensure that you have complied with applicable laws, rules, regulations, and other legal authorities. We may review public information and records, contact others by mail, the internet or phone, conduct site inspections of businesses and residences, or use other methods of verification. We will use the information obtained to determine whether you are eligible for the benefit you seek. If we find any derogatory information, we will follow the law in determining whether to provide you (and the legal representative listed on your Form G-28, if you submitted one) an opportunity to address that information before we make a formal decision on your case or start proceedings.

Please see the additional information on the back. You will be notified separately about any other cases you filed.

California Service Center

U. S. CITIZENSHIP & IMMIGRATION SVC

P.O. Box 30111

Laguna Niguel CA 92607-0111

Customer Service Telephone: (800) 375-5283

Please tear off portion below and forward it to the alien worker.

Receipt Number		Case Type 1485 - APPLICATION TO REGISTER PERMANENT RESIDENCE OR ADJUST STATUS	
Received Date 03/28/2017	Priority Date	Applicant	
Notice Date 05/15/2018	Page 1 of 1	Beneficiary Beneficiary	
	ILHYUN JANG OF WILLIAM JANG	Notice Type: Approval Notice Section: Adjustment as direct beneficiary of immigrant petition	

COA: IR6

We have mailed an official notice about this case (and any relevant documentation) according to the mailing preferences you chose on Form G-28, Notice of Entry of Appearance as Attorney or Accredited Representative. This is a courtesy copy, not the official notice.

#### What the Official Notice Said

AUSTIN TX 78752

314 E HIGHLAND MALL BLVD STE 406

#### WELCOME TO THE UNITED STATES OF AMERICA

This is to notify you that your application for permanent residence has been approved. It is with great pleasure that we welcome you to permanent resident status in the United States.

At the top of this notice you will see a very important number. It is your USCIS A# (A-number). This is your permanent resident account and file number. This permanent account number is very important to you. You will need it whenever you contact us.

We will soon mail you a new *Permanent Resident Card*. You should receive it within the next 3 weeks. You can use it to show your new status. When you receive your card you must carry it with you at all times if you are 18 or older. It is the law.

Please call us at (800) 375-5283 if any of the information about you shown above is incorrect, if you move before you receive your card, or if you don't receive your card within the next 3 weeks. If you call us, please have your A# and also the receipt number shown above available. The receipt number is a tracking number for your application.

Please read the notice that comes with your card. It will have important information about your card, about your status and responsibilities, and about permanent resident services available to you.

Your new card will expire in ten years. While card expiration will not directly affect your status, you will need to apply to renew your card several months before it expires. When the time comes and you need filing information, or an application, or if you ever have other questions about permanent resident services available to you, just call our *National Customer Service Center* at 1-800-375-5283 or visit the USCIS website at www.uscis.gov. (If you are hearing impaired, the NCSC's TDD number is 1-800-767-1833.) The best days to call the NCSC are Tuesday through Friday.

Once again, welcome to the United States and congratulations on your permanent resident status.

#### THIS FORM IS NOT A VISA AND MAY NOT BE USED IN PLACE OF A VISA.

NOTICE: Although this application or petition has been approved, USCIS and the U.S. Department of Homeland Security reserve the right to verify this information before and/or after making a decision on your case so we can ensure that you have complied with applicable laws, rules, regulations, and other legal authorities. We may review public information and records, contact others by mail, the internet or phone, conduct site inspections of businesses and residences, or use other methods of verification. We will use the information obtained to determine whether you are eligible for the benefit you seek. If we find any derogatory information, we will follow the law in determining whether to provide you (and the legal representative listed on your Form G-28, if you submitted one) an opportunity to address that information before we make a formal decision on your case or start proceedings.

Please see the additional information on the back. You will be notified separately about any other cases you filed.

National Benefits Center
U. S. CITIZENSHIP & IMMIGRATION SVC
P.O. Box 648004
Lee's Summit MO 64064



Receipt Number		Case Type 1130 - PETITION FOR ALIEN RELATIVE
Received Date 03/28/2017	Priority Date 03/28/2017	Petitioner
Notice Date 05/15/2018	Page 1 of 1	Beneficiary Beneficiary
c/o WILLIAM	ILHYUN JANG	Notice Type: Approval Notice Section: Husband or wife of U.S. Citizen,

c/o WILLIAM ILHYUN JANG LAW OFFICE OF WILLIAM JANG 314 E HIGHLAND MALL BLVD STE 406 AUSTIN TX 78752

201(b) INA

We have mailed an official notice about this case (and any relevant documentation) according to the mailing preferences you chose on Form G-28, Notice of Entry of Appearance as Attorney or Accredited Representative. This is a courtesy copy, not the official notice.

#### What the Official Notice Said

The above petition has been approved. The beneficiary of this petition will be notified separately when a decision is reached on his or her pending adjustment of status application.

#### THIS FORM IS NOT A VISA AND MAY NOT BE USED IN PLACE OF A VISA.

The approval of this visa petition does not in itself grant any immigration status and does not guarantee that the alien beneficiary will subsequently be found to be eligible for a visa, for admission to the United States, or for an extension, change, or adjustment of status.

NOTICE: Although this application or petition has been approved, USCIS and the U.S. Department of Homeland Security reserve the right to verify this information before and/or after making a decision on your case so we can ensure that you have compiled with applicable laws, rules, regulations, and other legal authorities. We may review public information and records, contact others by mail, the internet or phone, conduct site inspections of businesses and residences, or use other methods of verification. We will use the information obtained to determine whether you are eligible for the benefit you seek. If we find any derogatory information, we will follow the law in determining whether to provide you (and the legal representative listed on your Form G-28, if you submitted one) an opportunity to address that information before we make a formal decision on your case or start proceedings.

Please see the additional information on the back. You will be notified separately about any other cases you filed.

National Benefits Center
U. S. CITIZENSHIP & IMMIGRATION SVC
P.O. Box 648004
Lee's Summit MO 64064



### 1-797 | NOTICE OF ACTION | DEPARTMENT OF HOMELAND SECURITY U.S. CITIZENSHIP AND IMMIGRATION SERVICES

Received Dates   Priority Date   Priority Date   Application For TRAVEL DOCUMENT				
Notice Type: Approval Notice  // WILLIAM ILHYUN JANG  LAW OFFICE OF WILLIAM JANG  314 E HIGHLAND MALL BLVD STE 406  AUSTIN TX 78752  We have approved your application for an Advanced Parole Document. You structly document will be matied, to 95/15/2019.  We have approved your application for an Advanced Parole Document. You structly document will be matied, to 95/15/2019.  We have approved your application for an Advanced Parole Document. You structly the matied to 95/15/2019.  We have approved your application for an Advanced Parole Document with you when you leave the U.S. You cannot use the Advance Parole Document place of your passport. When you return to the U.S., present the Advance Parole Document to the U.S. Customs and Border Protection (CBP) office inspects you at the port-of-curty.  Before You Leave the United States  Please note the following information:  Parole into the United States is not an "administon" into the U.S. If you have a pending Form 1-485 and we deny it, you may be abject to an proceedings for being inadmissible to the U.S. If you have a pending Form 1-485 and we deny it, you may be applicated in the Young the Parole into the United States is not an "admission" into the U.S. If you have a pending Form 1-485 and we deny it, you may be applicated in you battaned advance parole. If you were unlawfully present in the United States, you may be faired from admission every one battaned advance parole. If you were unlawfully present in the United States, you may be faired from admission every on a bream of the parole parole. The United States for more than 180 days bit less than one year and you leave you are inadmissible for the years if you were unlawfully present in the United States, you may be faired from admission every one are inadmissible for the years if you were unlawfully present in the United States, you may be faired from admission every one are inadmissible for the years. If you were unlawfully present in the United States, you may be added the years of your present of you were	Receipt Number	USCIS Online Account Number		CATION FOR TRAVEL DOCUMENT
Notice Type: Approval Notice Of WILLIAM ILHYUN JANG 14 E HIGHLAND MALL BLVD STE 406 AUSTIN TX 78752  We have approved your application for an Advanced Parole Decument. Your travel document will be mailed to your separately and will showed validity of the document and any travel conditions.  Not Los & Your Advanced Parole Document You should take your passport when you return to the U.S., present the Advance Parole Document to the U.S. Castorns and Border Protection (GEP) office inspects you at the port-of-entry.  Before You Leave the Chited States Flease note the following information:  Parole into the United States is not guaranteed. In all cases, a CBP officer must still inspect you at a port of entry to determine whether your cligible to come into the United States according to the terms of this advance parole. Even though USCIS approved your advance parole, CI still refrists to parole you into the United States is not an "admission" into the U.S. If you have a pending Form 1-485 and we deny it, you may be subject to reproceedings for being inadmissible to the U.S.  Unlawful Presence. If you leave the United States in the U.S.  Unlawful Presence. If you leave the United States is not may be subject to reproceedings for being inadmissible to the U.S.  Unlawful Presence. If you leave the United States in the U.S. If you have a pending Form 1-485 and we deny it, you may be subject to reproceedings for being inadmissible to the U.S.  Ullawful Presence. If you leave the United States are pending formation the Company of the U.S. If you have a pending for many the subject to represent the pure year understilly present in the Uilds States, you may be barred from admission even you obtained advance parole. If you were undawfully present in the Uilds States for nore than 30 days but likes they over and you leave the U.S.  Ullawful Presence. If you leave the United States are being unlawfully present in the Uilds States, you may be barred from admission even you are inadmissible for the years. If you were unlawfully y		Priority Date	<del></del>	
Notice Type: Approval Notice Valid from 05/16/2018 to 05/15/2019.  Notice Type: Approval Notice Valid from 05/16/2018 to 05/15/2019.  We have approved your application/for an/Advanced Parole Document. Your gavelelocument will be mailed to you separately and will shown validity of the document and any travel conditions.  Row to Lise Your Advance Parole Document You should take your passport and the Advance Parole Document with you when you leave the U.S. You cannot use the Advance Parole Document place of your passport. When you return to the U.S. present the Advance Parole Document to the U.S. Customs and Border Protection (GBP) office inspects you at the port-of-entry.  Before You Leave the United States Please note the following information:  Parole into the United States is not guaranteed. In all cases, a CBP officer must still inspect you at a port of entry to determine whether you eligible to come into the United States according to the terms of this advance parole. Eventhough USCIS approved your advance parole. CI still referse to parole you into the United States.  Parole into the United States is not an "admission" into the U.S. If you have a pending Form 1-485 and we deny it, you may be subject to see proceedings for being inadmissible to the U.S.  Unlawful Presence. If you leave the United States after being unlawfully present in the United States, you may be faired from admission we you obtained advance parole. If you were unlawfully present in the United States, you may be faired from admission we you contained advance parole. If you were unlawfully present in the United States, you may be faired from admission we you contained advance parole. If you were unlawfully present in the United States, you may be faired from admission we you contained advance parole. If you were unlawfully present in the United States, with a pplication or petition in the United States, you may be faired from admission we you contained advance parole. If you were unlawfully present in the United States, you may be faired f	12/29/2017			
Valid from 05/16/2018 to 05/15/2019 LAW OFFICE OF WILLIAM JANG 314 E HIGHLAND MALL BLVD STE 406 AUSTIN TX 78752  We have approved your application for an:Advanced Parole Document. For travel document with he-mailed to you separately, and with showed validity of the document and any travel conditions.  How to Use Your Advance Parole Document  You should take your passport and the Advance Parole Document with you when you leave the U.S. You cannot use the Advance Parole Document place of your passport. When you return to the U.S., present the Advance Parole Document to the U.S. Customs and Border Protection (CBP) office inspects you at the port-of-entry.  Before You Leave the United States in the Advance Parole Document to the U.S. Customs and Border Protection (CBP) office inspects you at the port-of-entry.  Parole into the United States is not an "admission" into the U.S. If you have a pending Form 1-485 and we deny it, you may be subject to responsedings for being inadmissible to the U.S.  Parole into the United States is not an "admission" into the U.S. If you have a pending Form 1-485 and we deny it, you may be subject to responsedings for being inadmissible to the U.S.  Unlawful Presence. If you leave the United States after being unlawfully present in the United States, you may be bitted from admission everyou obtained advance parole. If you were unlawfully present in the United States for more than 180 days but leaving him one year and you leave U.S. voluntarily before the start of removal proceedings, you are inadmissible for three years, if you were unlawfully present in the United States for more than 180 days but leaving him one year and you leave U.S. voluntarily before the start of removal proceedings, you are inadmissible for three years, if you were unlawfully present in fire unlawfully present in the United States for more than 180 days but leaving him one year and you leave U.S. voluntarily before the start of removal proceedings, you are inadmissible for three years, if you were unlawfully pres		1 A . W. M. STAN STAN STAN STAN		
Valid from 05/16/2018 to 05/15/2019 LAW OFFICE OF WILLIAM JANG 314 E HIGHLAND MALL BLVD STE 406 AUSTIN TX 78752  We have approved your application for an:Advanced Parole Document. For travel document with he-mailed to you separately, and with showed validity of the document and any travel conditions.  How to Use Your Advance Parole Document  You should take your passport and the Advance Parole Document with you when you leave the U.S. You cannot use the Advance Parole Document place of your passport. When you return to the U.S., present the Advance Parole Document to the U.S. Customs and Border Protection (CBP) office inspects you at the port-of-entry.  Before You Leave the United States in the Advance Parole Document to the U.S. Customs and Border Protection (CBP) office inspects you at the port-of-entry.  Parole into the United States is not an "admission" into the U.S. If you have a pending Form 1-485 and we deny it, you may be subject to responsedings for being inadmissible to the U.S.  Parole into the United States is not an "admission" into the U.S. If you have a pending Form 1-485 and we deny it, you may be subject to responsedings for being inadmissible to the U.S.  Unlawful Presence. If you leave the United States after being unlawfully present in the United States, you may be bitted from admission everyou obtained advance parole. If you were unlawfully present in the United States for more than 180 days but leaving him one year and you leave U.S. voluntarily before the start of removal proceedings, you are inadmissible for three years, if you were unlawfully present in the United States for more than 180 days but leaving him one year and you leave U.S. voluntarily before the start of removal proceedings, you are inadmissible for three years, if you were unlawfully present in fire unlawfully present in the United States for more than 180 days but leaving him one year and you leave U.S. voluntarily before the start of removal proceedings, you are inadmissible for three years, if you were unlawfully pres				
LAW OFFICE OF WILLIAM JANG 314 E HIGHLAND MALL BLVD STE 406 AUSTIN TX 78752  We have approved your application for an Advanced Parole Document. Your travel document will be mailed to yourseparandy and will showed wilding of the document and any travel conditions.  How to Use Your Advance Parole Document You should take your passport and the Advance Parole Document with you when you keave the U.S. You cannot use the Advance Parole Document place of your passport. When you return to the U.S., present the Advance Parole Document to the U.S. Customs and Border Protection (CBP) office inspects you at the port-of-entry.  Before You Leave the United States Please note the following information:  Parole into the United States is not guaranteed. In all cases, a CBP officer mass still inspect you at a port of entry to determine whether you: eligible to come into the United States according to the terms of this advance parole. Even through USCIS approved your advance parole, CE still refuse to parole you into the United States and admission of the U.S. If you have a pending Form. 1-485 and we deny it, you may be subject to terr proceedings for being inadmissible to the U.S.  Unlawful Presence. If you leave the United States after being unlawfully present in the United States, you may be barred from admission even you obtanced advance parole. If you were unlawfully present in the United States for more thin 180 days but less than one you are inadmissible for ten years.  THIS FORM IS NOT A VISA AND MAY NOT BE USED IN PLACE OF A VISA.  NOTICE: Although this application or petition has been approved, USCIS and the U.S. Department of Homeland Security reserve the right to vari information before and/or after making a decision on your case so we can ensure that you have complete with applicable laws, rules, regulations, and and any other provides you did all the legal representative tised on your Form CS you submitted one) an opportunity to address that information before we make a formal decision on your case or start proceedi				
We have approved your application for an Advanced Parole Document. Your travels document will be mailed to you separately and will show a validity of the document and any travel conditions.  How to Use Your Advance Parole Document You should take your paspert and the Advance Parole Document with you when you leave the U.S. You cannot use the Advance Parole Document place of your paspert. When you return to the U.S., present the Advance Parole Document in the U.S. Customs and Border Protection (CBP) office inspects you at the port-of-entry.  Perole into the United States is not guaranteed. In all cases, a CBP officer must still inspect you at a port of entry to determine whether you eligible to come into the United States according to the terms of this advance parole. Eyen though USCIS approved you advance parole. Cf still refuse to parole you into the United States.  Parole into the United States is not an "admission" into the U.S. If you have a pending Form 1-485 and we deny it, you may be subject to re proceedings for being inadmissible to the U.S.  Unlawful Presence. If you leave the United States after being unlawfully present in the United States for more within a dental advance parole. If you were unlawfully present in the United States for more than 180 days bries; than one year and you leave unlawfully present in the United States for more than 180 days bries; than one year and you leave unlawfully present in the United States for more than 180 days bries; than one year and you leave unlawfully present in the United States for more than 180 days bries; than one year and you leave unlawfully present in the United States for more than 180 days bries; than one year and you leave unlawfully present in the United States for more than 180 days bries; than one year and you leave unlawfully present in the United States for more than 180 days bries; the proceedings of the present in the United States for more than 180 days bries; the proceedings of the present in the United States for more than 180 days bries; t				Valid from 05/16/2018 to 05/15/2019
We have approved your application for an Advanced Parole Document. Your travel document will be mailed to you separately, and will show validity of the document and any travel conditions.  How to Use Your Advance Parole Document  You should take your passport and the Advance Parole Document with you when you leave the U.S. You cannot use the Advance Parole Document place of your passport. When you return to the U.S., present the Advance Parole Document to the U.S. Customs and Border Protection (CBP) office inspects you at the port-of-entry.  Before You Leave the United States  Please note the following information:  Parole into the United States is not an "admission" into the U.S. If you have a pending Form I-485 and we deny it, you may be subject to resproceedings for being inadmissible to the U.S.  Parole into the United States is not an "admission" into the U.S. If you have a pending Form I-485 and we deny it, you may be subject to resproceedings for being inadmissible to the U.S.  Unlawful Presence. If you were unlawfully present in the United States, you may be harred from admission everyou obtained advance parole. If you were unlawfully present in the United States from one than 180 days but less than one year and you leave U.S. voluntarily before the start of removal proceedings, you are inadmissible for three years, if you were unlawfully present for one year or you are inadmissible for ten years.  THIS FORM IS NOTA VISA AND MAY NOT BE USED IN PLACE OF A VISA.  NOTICE: Although this application or petition has been approved, USCIS and the U.S. Department of Homeland Security reserve the right to verifinformation before and/or after making a decision on your case so we can ensure that you have complied with applicable laws, rules, regulations, an legal authorities. We may review public information and records, cointact others by mail, the internet of plone, conduct site inspections of business residences, or use other methods of verification. Now will use the information defended by the legal representat	the contract of the contract o			
We have approved your application for an Advanced Farole Document. You travels occurrent will be mailed to your separately and will show to lidity of the document and any travel conditions.  How to Use Your Advance Parole Document  You should take your passport and the Advance Parole Document with you when you leave the U.S. You cannot use the Advance Parole Document place of your passport. When you return to the U.S., present the Advance Parole Document to the U.S. Customs and Border Protection (CBP) office inspects you at the port-of-entry.  Before You Leave the United States  Please note the following information:  Parole into the United States is not guaranteed. In all cases, a CBP officer must still inspect you at a port of entry to determine whether you eligible to come into the United States according to the terms of this advance-parole. Even though USCIS approved your advance parole. CI still refuse to parole you into the United States.  Parole into the United States is not an "admission" into the U.S. If you have a pending Form 1-485 and we deny it, you may be subject to ser proceedings for being inadmissible to the U.S.  Unlawful Presence. If you leave the United States after being unlawfully present in the United States, you may be barried from admission even you do the state of the proceedings, you are inadmissible for the years, if you were unlawfully present for one year or you are inadmissible for the years.  THIS FORM IS NOT A VISA AND MAY NOT BE USED IN PLACE OF A VISA.  NOTICE: Although this application or petition has been approved, USCIS and the U.S. Department of Homeland Security reserve the right to verifinformation before and/or after making a decision on your case so we can ensure that you have compiled with applicable laws, rules, regulations, an legal authorities. We may review public information and records, contact others by mail, the internet of phone, conduct site inspections of businesse fail any derogatory information, we will follow the law in determining whether to provide yet	the state of the s	∿AD 21E 400		
Now to Use Your Advance Parole Document You should take your passport and the Advance Parole Document with you when you leave the U.S. You cannot use the Advance Parole Document place of your passport. When you return to the U.S., present the Advance Parole Document to the U.S. Customs and Border Protection (CBP) office inspects you at the port-of-entry.  **Before You Leave the United States **Please note the following information:**  Parole into the United States is not guaranteed. In all cases, a CBP officer must still inspect you at a port of entry to determine whether you elligible to come into the United States according to the terms of this advance-parole. Even-though USCIS approved your advance parole, CI still refuse to parole you into the United States.  Parole into the United States is not an "admission" into the U.S. If you have a pending Form I-485 and we deny it, you may be subject to rer proceedings for being inadmissible to the U.S.  Unlawful Presence. If you leave the United States after being unlawfully present in the United States, you may be barred from admission ew you obtained advance parole. If you were unlawfully present in the United States, you may be barred from admission ew you obtained advance parole. If you were unlawfully present in the United States, you may be barred from admission ew you obtained advance parole. If you were unlawfully present in the United States for more than 180 days but less than one year and you leave unlawfully present for one year on you are inadmissible for three years; If you were unlawfully present for one year or you are inadmissible to the year.  THIS FORM IS NOT A VISA AND MAY NOT BE USED IN PLACE OF A VISA.  NOTICE: Although this application or petition has been approved. USCIS and the U.S. Department of Homeland Security reserve the right to veriful formation before the wear and of after making a decision on your case so we can ensure that you have compliced with applicable laws, miles, regulations, an legal authorities. We may review public inform	AUSTIN IA 78732			
Now to Use Your Advance Parole Document You should take your passport and the Advance Parole Document with you when you leave the U.S. You cannot use the Advance Parole Document place of your passport. When you return to the U.S., present the Advance Parole Document to the U.S. Customs and Border Protection (CBP) office inspects you at the port-of-entry.  **Before You Leave the United States **Please note the following information:**  Parole into the United States is not guaranteed. In all cases, a CBP officer must still inspect you at a port of entry to determine whether you elligible to come into the United States according to the terms of this advance-parole. Even-though USCIS approved your advance parole, CI still refuse to parole you into the United States.  Parole into the United States is not an "admission" into the U.S. If you have a pending Form I-485 and we deny it, you may be subject to rer proceedings for being inadmissible to the U.S.  Unlawful Presence. If you leave the United States after being unlawfully present in the United States, you may be barred from admission ew you obtained advance parole. If you were unlawfully present in the United States, you may be barred from admission ew you obtained advance parole. If you were unlawfully present in the United States, you may be barred from admission ew you obtained advance parole. If you were unlawfully present in the United States for more than 180 days but less than one year and you leave unlawfully present for one year on you are inadmissible for three years; If you were unlawfully present for one year or you are inadmissible to the year.  THIS FORM IS NOT A VISA AND MAY NOT BE USED IN PLACE OF A VISA.  NOTICE: Although this application or petition has been approved. USCIS and the U.S. Department of Homeland Security reserve the right to veriful formation before the wear and of after making a decision on your case so we can ensure that you have compliced with applicable laws, miles, regulations, an legal authorities. We may review public inform				
validity of the document and any travel conditions.  How to Use Your Advance Parole Document  You should take your passport and the Advance Parole Document with you when you leave the U.S. You cannot use the Advance Parole Document place of your passport. When you return to the U.S., present the Advance Parole Document to the U.S. Customs and Border Protection (CBP) office inspects you at the port-of-entry.  Before You Leave the United States  Please note the following information:  Parole into the United States is not guaranteed. In all cases, a CBP officer must still inspect you at a port of entry to determine whether you- eligible to come into the United States according to the terms of this advance-parole. Even-though USCIS approved your advance parole, CI still refuse to parole you into the United States.  Parole into the United States is not an "admission" into the U.S. If you have a pending Form I-485 and we deny it, you may be subject to rer proceedings for being inadmissible to the U.S.  Unlawful Presence. If you leave the United States after being unlawfully-present in the United States, you may be barred from admission ew you obtained advance parole. If you were unlawfully present in the United States, you may be barred from admission ew you obtained advance parole. If you were unlawfully present in the United States, you may be barred from admission ew you obtained advance parole. If you were unlawfully present in the United States for more than 180 days but less than one year and you leav U.S. voluntarily before the start of removal proceedings, you are inadmissible for three years, if you were unlawfully present for one year or you are inadmissible for ten years.  THIS FORM IS NOT A VISA AND MAY NOT BE USED IN PLACE OF A VISA.  NOTICE: Although this application or petition has been approved. USCIS and the U.S. Department of Homeland Security reserve the right to verif information before and/or after making a decision on your case so we can ensure that you have confided with applicable laws, rules,				
You should take your passport and the Advance Parole Document with you when you leave the U.S. You cannot use the Advance Parole Document place of your passport. When you return to the U.S., present the Advance Parole Document to the U.S. Customs and Border Protection (CBP) office inspects you at the port-of-entry.  Before You Leave the United States  Please note the following information:  Parole into the United States is not guaranteed. In all cases, a CBP officer must still inspect you at a port of entry to determine whether you eligible to come into the United States according to the terms of this advance-parole. Even though USCIS approved your advance parole, CI still refuse to parole you into the United States.  Parole into the United States is not an "admission" into the U.S. If you have a pending Form I-485 and we deny it, you may be subject to rer proceedings for being inadmissible to the U.S.  Unlawfull Presence. If you leave the United States after being unlawfully present in the United States, you may be barred from admission ever you obtained advance parole. If you were unlawfully present in the United States for more than 180 days but less than one year and you leave U.S. voluntarily before the start of removal proceedings, you are inadmissible for three years, if you were unlawfully present for one year or you are inadmissible for ten years.  THIS FORM IS NOT A VISA AND MAY NOT BE USED IN PLACE OF A VISA.  NOTICE: Although this application or petition has been approved, USCIS and the U.S. Department of Homeland Security reserve the right to verifin formation before and/or after making a decision on your case so we can ensure that you have complied with applicable laws, rules, regulations, an legal authorities. We may review public information and records, contact others by mail, the internetion phone, conduct site inspections of businesse residences, or use other methods of verification. We will use the information obtained to determine whether you are legible for the benefit you seek in decision	We have approved your application validity of the document and any trave	for an Advanced Parole Docume al conditions.	nt. You travel door	ment will be mailed to you separately and will show the
place of your passport. When you return to the U.S., present the Advance Parole Document to the U.S. Customs and Border Protection (CBP) office inspects you at the port-of-entry.  Before You Leave the United States  Please note the following information:  Parole into the United States is not guaranteed. In all cases, a CBP officer must still inspect you at a port of entry to determine whether you eligible to come into the United States according to the terms of this advance parole. Even though USCIS approved your advance parole, CE still refuse to parole you into the United States.  Parole into the United States is not an "admission" into the U.S. If you have a pending Form I-485 and we deny it, you may be subject to rer proceedings for being inadmissible to the U.S.  Unlawful Presence. If you leave the United States after being unlawfully present in the United States, you may be barred from admission even you obtained advance parole. If you were unlawfully present in the United States for more than 180 days but less than one year and you lead U.S. voluntarily before the start of removal proceedings, you are inadmissible for three years; if you were unlawfully present for one year or you are inadmissible for ten years.  THIS FORM IS NOT A VISA AND MAY NOT BE USED IN PLACE OF A VISA.  NOTICE: Although this application or petition has been approved, USCIS and the U.S. Department of Homeland Security reserve the right to verifundination before and/or after making a decision on your case so we can ensure that you have complied with applicable laws, rules, regulations, an legal authorities. We may review public information and records, contact others by mail, the intermet of phone, conduct site inspections of businesse residences, or use other methods of verification. We will use the information obtained to determine whether you are eligible for the benefit you seek find any derogatory information, we will follow the law in determining whether to provide you (and the legal representative listed on your Form G-you su	How to Use Your Advance Parole I	<u>ocument</u>		
Please note the following information:  Parole into the United States is not guaranteed. In all cases, a CBP officer must still inspect you at a port of entry to determine whether you elligible to come into the United States according to the terms of this advance-parole, Even-though USCIS approved your advance parole, CE still refuse to parole you into the United States.  Parole into the United States is not an "admission" into the U.S. If you have a pending Form I-485 and we deny it, you may be subject to rer proceedings for being inadmissible to the U.S.  Unlawful Presence. If you leave the United States after being unlawfully present in the United States, you may be barred from admission even you obtained advance parole. If you were unlawfully present in the United States for more than 180 days burless than one year and you leave U.S. voluntarily before the start of removal proceedings, you are inadmissible for three years; if you were unlawfully present for one year or you are inadmissible for ten years.  THIS FORM IS NOT A VISA AND MAY NOT BE USED IN PLACE OF A VISA.  NOTICE: Although this application or petition has been approved, USCIS and the U.S. Department of Homeland Security reserve the right to verifunformation before and/or after making a decision on your case so we can ensure that you have complied with applicable laws, rules, regulations, an legal authorities. We may review public information and records, contact others by mail, the internet or phone, conduct site inspections of businesse residences, or use other methods of verification. We will use the information obtained to determine whether you are eligible for the benefit you seek find any derogatory information, we will follow the law in determining whether to provide you for the legal representative itself on your Form G-form G-formation and proceedings.	place of your passport. When you retu	Advance Parole Document with your to the U.S., present the Advance	ou when you leave th Parole Document to	the U.S. You cannot use the Advance Parole Document in the U.S. Customs and Border Protection (CBP) officer who
<ul> <li>Parole into the United States is not guaranteed. In all cases, a CBP officer must still inspect you at a port of entry to determine whether you eligible to come into the United States according to the terms of this advance parole. Even though USCIS approved your advance parole. CE still refuse to parole you into the United States.</li> <li>Parole into the United States is not an "admission" into the U.S. If you have a pending Form I-485 and we deny it, you may be subject to rer proceedings for being inadmissible to the U.S.</li> <li>Unlawful Presence. If you leave the United States after being unlawfully present in the United States, you may be barred from admission even you obtained advance parole. If you were unlawfully present in the United States for more than 180 days but less than one year and you leave U.S. voluntarily before the start of removal proceedings, you are inadmissible for three years, if you were unlawfully present for one year or you are inadmissible for ten years.</li> <li>THIS FORM IS NOT A VISA AND MAY NOT BE USED IN PLACE OF A VISA.</li> <li>NOTICE: Although this application or petition has been approved, USCIS and the U.S. Department of Homeland Security reserve the right to verifunformation before and/or after making a decision on your case so we can ensure that you have complied with applicable laws, rules, regulations, an legal authorities. We may review public information and records, contact others by mail, the internet or phone, conduct site inspections of businesse residences, or use other methods of verification. We will use the information obtained to determine whether you are eligible for the benefit you seek find any derogatory information, and we will follow the law in determining whether to provide you (and the legal representative listed on your Form G-formation and proportion to address that information before we make a formal decision on your case or start proceedings.</li> </ul>	Before You Leave the United States			
eligible to come into the United States according to the terms of this advance parole. Eyen though USCIS approved your advance parole, CE still refuse to parole you into the United States is not an "admission" into the U.S. If you have a pending Form I-485 and we deny it, you may be subject to rer proceedings for being inadmissible to the U.S.  • Unlawful Presence. If you leave the United States after being unlawfully present in the United States, you may be barred from admission even you obtained advance parole. If you were unlawfully present in the United States for more than 180 days but less than one year and you leave U.S. voluntarily before the start of removal proceedings, you are inadmissible for three years; if you were unlawfully present for one year or you are inadmissible for ten years.  THIS FORM IS NOT A VISA AND MAY NOT BE USED IN PLACE OF A VISA.  NOTICE: Although this application or petition has been approved, USCIS and the U.S. Department of Homeland Security reserve the right to verifunformation before and/or after making a decision on your case so we can ensure that you have compiled with applicable laws, rules, regulations, an legal authorities. We may review public information and records, contact others by mail, the internet or phone, conduct site inspections of businesser residences, or use other methods of verification. We will use the information obtained to determine whether you are eligible for the benefit you seek find any derogatory information, we will follow the law in determining whether to provide you (and the legal representative listed on your Form G-2 you submitted one) an opportunity to address that information before we make a formal decision on your case or start proceedings.	Please note the following information			
NOTICE: Although this application or petition has been approved, USCIS and the U.S. Department of Homeland Security reserve the right to verifinformation before and/or after making a decision on your case so we can ensure that you have complied with applicable laws, rules, regulations; an legal authorities. We may review public information and records, contact others by mail, the internet or phone, conduct site inspections of businesse residences, or use other methods of verification. We will use the information obtained to determine whether you are eligible for the benefit you seek find any derogatory information, we will follow the law in determining whether to provide you (and the legal representative listed on your Form G-7 you submitted one) an opportunity to address that information before we make a formal decision on your case or start proceedings.	eligible to come into the Unite still refuse to parole you into to Parole into the United States i proceedings for being inadmis Unlawful Presence. If you lear you obtained advance parole. U.S. voluntarily before the sta	ed States according to the terms of the United States.  s not an "admission" into the U.S. It is to the U.S. It is to the U.S. we the United States after being unla If you were unlawfully present in the proceedings, you are it	is advance parole. E f you have a pending swfully present in the e United States for n	Even though USCIS approved your advance parole, CBP may Form I-485 and we deny it, you may be subject to removal  e United States, you may be barred from admission even if nore than 180 days but less than one year and you leave the
information before and/or after making a decision on your case so we can ensure that you have complied with applicable laws, rules, regulations, an legal authorities. We may review public information and records, contact others by mail, the internet or phone, conduct site inspections of businesse residences, or use other methods of verification. We will use the information obtained to determine whether you are eligible for the benefit you seek find any derogatory information, we will follow the law in determining whether to provide you (and the legal representative listed on your Form G-2 you submitted one) an opportunity to address that information before we make a formal decision on your case or start proceedings.	THIS FORM IS NOT A VISA AND	MAY NOT BE USED IN PLACE	E OF A VISA.	
information before and/or after making a decision on your case so we can ensure that you have complied with applicable laws, rules, regulations, an legal authorities. We may review public information and records, contact others by mail, the internet or phone, conduct site inspections of businesse residences, or use other methods of verification. We will use the information obtained to determine whether you are eligible for the benefit you seek find any derogatory information, we will follow the law in determining whether to provide you (and the legal representative listed on your Form G-2 you submitted one) an opportunity to address that information before we make a formal decision on your case or start proceedings.	NOTICE: Although this application	or petition has been approved, USC	S and the U.S. Depa	urtment of Homeland Security reserve the right to verify this
residences, or use other methods of verification. We will use the information obtained to determine whether you are eligible for the benefit you seek find any derogatory information, we will follow the law in determining whether to provide you (and the legal representative listed on your Form G-2 you submitted one) an opportunity to address that information before we make a formal decision on your case or start proceedings.	information before and/or after makin	g a decision on your case so we can	ensure that you have	e complied with applicable laws, rules, regulations, and other
find any derogatory information, we will follow the law in determining whether to provide you (and the legal representative listed on your Form G-2 you submitted one) an opportunity to address that information before we make a formal decision on your case or start proceedings.	residences or use other methods of ve	ic information and records, contact rification. We will use the informat	others by mail, the ir	nternet or phone, conduct site inspections of businesses and
	find any derogatory information, we v	vill follow the law in determining w	hether to provide you	u (and the legal representative listed on your Form G-28, if
Please see the additional information on the back. You will be notified separately about any other cases you filed.	you submitted one) an opportunity to	address that information before we	make a formal decisi	ion on your case or start proceedings.
Please see the additional information on the back. You will be notified separately about any other cases you filed.	and the second s			
Please see the additional information on the back. You will be notified separately about any other cases you filed.				
Please see the additional information on the back. You will be notified separately about any other cases you filed.				
Please see the additional information on the back. You will be notified separately about any other cases you filed.				
Please see the additional information on the back. You will be notified separately about any other cases you filed.				
Please see the additional information on the back. You will be notified separately about any other cases you filed.				
Please see the additional information on the back. You will be notified separately about any other cases you filed.				
Please see the additional information on the back. You will be notified separately about any other cases you filed.				
Please see the additional information on the back. You will be notified separately about any other cases you filed.				
and and another information on the park, if on with or stormed separately about any other cases you friend.	Please see the additional information o	n the back You will be posified co-	arately, about any ar-	her region van filad
		a die odek. Tou willbe-nouned sep	araicry apolitrany our	act vancoyyou lifeu.
National Benefits Center U. S. CITIZENSHIP & IMMIGRATION SVC P.O. Box 648004 Lee's Summit MO 64064	U. S. CITIZENSHIP & IMMIGRATIO P.O. Box 648004	ON SVC		

### THE DUNISH SEATES OF ANERSECA

### 1-797 | NOTICE OF ACTION | DEPARTMENT OF HOMELAND SECURITY U.S. CITIZENSHIP AND IMMIGRATION SERVICES

Receipt Number		Case Type 1765 - APPLICATION FOR EMPLOYMENT AUTHORIZATION
Received Date 12/29/2017	Priority Date	Applicant
Notice Date 05/16/2018	Page 1 of 2	

c/o WILLIAM ILHYUN JANG LAW OFFICE OF WILLIAM JANG 314 E HIGHLAND MALL BLVD STE 406 AUSTIN TX 78752 Notice Type: Approval Notice Class: C09P Valid from 05/16/2018 to 05/15/2019

We have approved your application for employment authorization and advance parole based on your pending Form I-485, Application to Register Permanent Residence or Adjust Status. We will send your Employment Authorization Document (also known as an EAD card or Form I-766) to you separately. The EAD card will have an I-512 endorsement on it, which indicates that you have been approved for advance parole.

Your EAD card is proof that you are allowed to work in the United States. Show the card to your employer to verify your authorization to work during the dates on the card. You cannot use this approval notice as proof of your employment authorization.

When you receive your EAD card, please check that all the information on the card is correct. If you need to change any information on the card, please mail all of the following to the office listed below:

- · A letter explaining what information needs to be corrected.
- · Your EAD card.
- · A photocopy of this notice, and
- Evidence to show what the correct information should be. For example, if you need to correct your name, submit a copy of your birth certificate or official name change.

#### Advanced Parole

The I-512 endorsement on your EAD card is proof that, while your Form I-485 is pending, you may travel abroad without abandoning your Form I-485.

Show your unexpired EAD card with the I-512 endorsement to the ship or airline, and it can let you on board to travel to the United States. As long as your EAD card has not expired, you may use it multiple times to request parole into the United States. U.S. Customs and Border Protection (CBP) can parole you into the U.S. for up to one (1) year.

Before you leave the United States, please note the following information:

- Parole into the United States is not guaranteed. In all cases, a CBP officer must still inspect you at a port of entry to determine whether you are
  eligible to come into the United States according to the terms of this advance parole. Even though USCIS approved your advance parole, CBP may
  still refuse to parole you into the United States.
- Parole into the United States is not an "admission" into the U.S. If we deny your Form I-485, you may be subject to removal proceedings for being inadmissible to the U.S.
- Unlawful Presence. If you leave the United States after being unlawfully present in the United States, you may be barred from admission even if
  you obtained advance parole. If you were unlawfully present in the United States for more than 180 days but less than one year and you leave the
  U.S. voluntarily before the start of temoval proceedings, you are inadmissible for three years, if you were unlawfully present for one year or more,
  you are inadmissible for ten years.

If you have concerns about how traveling abroad with your EAD card may affect your legal rights, admissibility, or waivers, you should contact an immigration attorney or an immigrant assistance organization accredited by the Board of Immigration Appeals before making foreign travel plans.

#### If You Have a Pending Form I-485

If you have a pending or approved Form I-140 and a pending Form I-485, you may request to change employers if your Form I-485 has been pending for at least 180 days. In order to do so, you need to submit documentation about your new job offer. For more information on how to request a change of employers and what information you must submit, please visit the USCIS website at www.uscis.gov.

If your EAD card expires before we make a final decision on your Form I-485, you may apply for a new EAD card.

Please see the additional information on the back. You will be notified separately about any other eases you filed.

National Benefits Center
U. S. CITIZENSHIP & IMMIGRATION SVC
P.O. Box 648004
Lee's Summit MO 64064



### 1-797 | NOTICE OF ACTION | DEPARTMENT OF HOMELAND SECURITY U.S. CITIZENSHIP AND IMMIGRATION SERVICES

Receipt Number	USCIS Account Number	Case Type 1765 - APPLICATION FOR EMPLOYMENT AUTHORIZATION	
eceived Date	Priority Date	Applicant	TO A CONTRACTOR OF A
2/29/2017			
lotice Date 15/16/2018	Page 2 of 2	- [10] [14] [15] [15] [15] [15] [15] [15] [15] [15	
		NOT BE USED IN PLACE OF A VISA OR EVIDENCE OF EMPLOYMENT AUTHORIZ	ATION.
information before and legal authorities. We residences, or use other find any derogatory in	I/or after making a de may review public into or methods of verifica formation, we will fo	ion has been approved, USCIS and the U.S. Department of Homeland Security reserve the right to cision on your case so we can ensure that you have complied with applicable laws, rules, regulation armation and records, contact others by mail, the internet or phone, conduct site inspections of busin ion. We will use the information obtained to determine whether you are eligible for the benefit you low the law in determining whether to provide you (and the legal representative listed on your Forms that information before we make a formal decision on your case or start proceedings.	is, and other nesses and seek. If we
•		그는 생각 사람들은 학생들에는 함께 가는 사람들이 하는 것 같아.	
a garanta haranggara baranggara	Section 18 10 10 10 10 10 10 10 10 10 10 10 10 10		11.0
	10 m		
		마이트 - 그리아 100 전에 발표하는 100 분들은 100 분들은 - 100 분들은 100	
	44		
the second second			
·			
	•		
and the second second	ا العاملين ويوان المسيدة العاملات والعام	Section 1 Section 1 Section 2 Sectio	
		마이트 보고 있는 것이 되었다. 그는 사람들은 사람들이 되었다. 그는 사람들이 사 	
	,		
Please see the addition	al information on the	pack. You will be notified separately about any other cases you filed.	
Lease see the additions	a mormation on the	nack. 1 ou with or mounted separately about any other cases you filed.	
	•		A
National Benefits Cent U.S. CITIZENSHIP &			

Receipt Number		Case Type 1130 - PETITION FOR ALIEN RELATIVE
Received Date 01/26/2018	Priority Date 01/26/2018	Petitioner
Notice Date 05/09/2018	Page 1 of 1	Beneficiary

c/o WILLIAM ILHYUN JANG LAW OFFICE OF WILLIAM JANG 314 E HIGHLAND MALL BLVD STE 406 AUSTIN TX 78752 Notice Type: Approval Notice

Section: Husband or wife of U.S. Citizen.

201(b) INA

We have mailed an official notice about this case (and any relevant documentation) according to the mailing preferences you chose on Form G-28, Notice of Entry of Appearance as Attorney or Accredited Representative. This is a courtesy copy, not the official notice.

#### What the Official Notice Said

The above petition has been approved. The beneficiary of this petition will be notified separately when a decision is reached on his or her pending adjustment of status application.

#### THIS FORM IS NOT A VISA AND MAY NOT BE USED IN PLACE OF A VISA.

The approval of this visa petition does not in itself grant any immigration status and does not guarantee that the alien beneficiary will subsequently be found to be eligible for a visa, for admission to the United States, or for an extension, change, or adjustment of status.

NOTICE: Although this application or petition has been approved, USCIS and the U.S. Department of Homeland Security reserve the right to verify this information before and/or after making a decision on your case so we can ensure that you have complied with applicable laws, rules, regulations, and other legal authorities. We may review public information and records, contact others by mail, the internet or phone, conduct site inspections of businesses and residences, or use other methods of verification. We will use the information obtained to determine whether you are eligible for the benefit you seek. If we find any derogatory information, we will follow the law in determining whether to provide you (and the legal representative listed on your Form G-28, if you submitted one) an opportunity to address that information before we make a formal decision on your case or start proceedings.

Please see the additional information on the back. You will be notified separately about any other cases you filed.

National Benefits Center U. S. CITIZENSHIP & IMMIGRATION SVC P.O. Box 648004 Lee's Summit MO 64064



Receipt Number		Case Type 1485 - APPLICATION TO REGISTER PERMANENT RESIDENCE ( ADJUST STATUS	OR
Received Date 01/26/2018	Priority Date	Applicant	
Notice Date 05/09/2018	Page 1 of 1	Reneficiary Reneficiary	
	OF WILLIAM JANG ND MALL BLVD STE 406	<b>Notice Type:</b> Approval Notice Section: Immediate Relative of U.S. citi COA: CR6	zen
What the Official Notice	e Said WELCOME	e. This is a courtesy copy, not the official notice.  THE UNITED STATES OF AMERICA  the has been approved. It is with great pleasure that we welcome you to permanent residue.	dent
At the top of this notice y	s. ou will see a very important numbe	is your USCIS A# (A-Number). This is your permanent resident account and file num	
We will soon mail you a		ould receive it within the next 3 weeks. You can use it to show your new status. When	you
Please call us at (800) 376 receive your card within tracking number for your	he next 3 weeks. If you call us, ple	you shown above is incorrect, if you move before you receive your card, or if you don't nave your A# and also the receipt number shown above available. The receipt number	t is a
Please read the notice that permanent resident service	t comes with your card. It will have es available to you.	portant information about your card, about your status and responsibilities, and about	
remove those conditions a need filing information, o Customer Service Center	pefore your card expires. We recon r an application, or if you ever hav	ermanent resident. By law your resident status is conditional and you must apply to and you apply several months before your card expires. When the time comes and you her questions about permanent resident services available to you, just call our <i>National</i> website at www.uscis.gov. (If you are hearing impaired, the NCSC's TDD number is brough Friday.	
Once again, welcome to t	he United States and congratulation	your permanent resident status.	

THIS FORM IS NOT A VISA AND MAY NOT BE USED IN PLACE OF A VISA.

NOTICE: Although this application or petition has been approved, USCIS and the U.S. Department of Homeland Security reserve the right to verify this information before and/or after making a decision on your case so we can ensure that you have complied with applicable laws, rules, regulations, and other legal authorities. We may review public information and records, contact others by mail, the internet or phone, conduct site inspections of businesses and residences, or use other methods of verification. We will use the information obtained to determine whether you are eligible for the benefit you seek. If we find any derogatory information, we will follow the law in determining whether to provide you (and the legal representative listed on your Form G-28, if you submitted one) an opportunity to address that information before we make a formal decision on your case or start proceedings.

Please see the additional information on the back. You will be notified separately about any other cases you filed.

National Benefits Center

U. S. CITIZENSHIP & IMMIGRATION SVC

P.O. Box 648004

Lee's Summit MO 64064

# THE DUNISHED STATISCH AND THE

### 1 797 NOTICE OF ACTION | DEPARTMENT OF HOMELAND SECURITY U.S. CITIZENSHIP AND IMMIGRATION SERVICES

Receipt Number		Case Type I140 - IMMIGRANT PETITION FOR ALIEN WORKER	
Received Date 01/09/2017	Priority Date 01/09/2017	Petitioner	
Notice Date 04/26/2018	Page 1 of 1	Beneficiary Beneficiary	

c/o WILLIAM ILHYUN JANG LAW OFFICE OF WILLIAM JANG 314 E HIGHLAND MALL BLVD STE 406 AUSTIN TX 78752 Notice Type: Approval Notice

Section: Multi-national Executive or Manager,

Sec.203(b)(1)(C)
Consulate:

ETA Case Number: NA SOC Code: 000000

The above petition has been approved. The petition indicates that the person for whom you are petitioning is in the United States and will apply for adjustment of status. He or she should contact the local USCIS office to obtain Form I-485, Application to Register Permanent Residence or Adjust Status. A copy of this notice should be submitted with the application, with appropriate fee, to this Service Center, Additional information about eligibility for adjustment of status may be obtained from the local USCIS office serving the area where he or she lives, or by calling 1-800-375-5283.

If the person for whom you are petitioning decides to apply for a visa outside the United States based upon this petition, the petitioner should file Form I-824, Application for Action on an Approved Application or Petition, to request that we send the petition to the Department of State National Visa Center (NVC).

The NVC processes all approved immigrant visa petitions that require consular action. The NVC also determines which consular post is the appropriate consulate to complete visa processing. It will then forward the approved petition to that consulate.

The approval of this visa petition does not in itself grant any immigration status and does not guarantee that the alien beneficiary will subsequently be found to be eligible for a visa, for admission to the United States, or for an extension, change, or adjustment of status.

### THIS FORM IS NOT A VISA AND MAY NOT BE USED IN PLACE OF A VISA.

The Small Business Regulatory Enforcement and Fairness Act established the Office of the National Ombudsman (ONO) at the Small Business Administration. The ONO assists small businesses with issues related to federal regulations. If you are a small business with a comment or complaint about regulatory enforcement, you may contact the ONO at www.sba.gov/ombudsman or phone 202-205-2417 or fax 202-481-5719.

NOTICE: Although this application or petition has been approved, USCIS and the U.S. Department of Homeland Security reserve the right to verify this information before and/or after making a decision on your case so we can ensure that you have complied with applicable laws, rules, regulations, and other legal authorities. We may review public information and records, contact others by mail, the internet or phone, conduct site inspections of businesses and residences, or use other methods of verification. We will use the information obtained to determine whether you are eligible for the benefit you seek. If we find any derogatory information, we will follow the law in determining whether to provide you (and the legal representative listed on your Form G-28, if you submitted one) an opportunity to address that information before we make a formal decision on your case or start proceedings.

Please see the additional information on the back. You will be notified separately about any other cases you filed.

Texas Service Center U. S. CITIZENSHIP & IMMIGRATION SVC P.O. Box 851488 - DEPT A Mesquite TX 75185-1488

### A HOS MOSOLANDE SARANA DESCONDANTO EN CONT

			and the second s		
Receipt Number		Case Type 1129 - PETITI	ON FOR A NONIMMIG	RANT WORKER	
Received Date Priority 04/13/2018	The state of the s		Pétitioner		
Notice Date Page 04/25/2018 1 of 2		Beneficiary			
c/o WILLIAM LHYUN JANG LAW OFFICE OF WILLIAM JANG 314 E HIGHLAND MALL BLVD S AUSTIN TX 78752			Notice Type: Ap Class: R1 Valid from 05/01	proval Notice /2018 to 10/30/2020	
The above petition and extension of stay have The foreign worker(s) can work for the petitic require you to file a new Form I-129 petition. training authorization documentation is not rethe petition validity period for the following of H-2A nonimmigrants may contain a grace per authorized stay but does not provide the bene length of the granted grace period is discretion withholding.  The petitioner should keep the upper portion or her form I-94, Arrival-Departure Record. States. The left part is for his or her records. A The left part can be used in applying for the in Petition, to request that we notify a consulate. The approval of this visa petition does not in to be eligible for a visa, for admission to the L	oner, but only as detail Since this employme squired. The I-94 attac classifications: CW-1, riod of up to one week ficiary authorization to nary, final and cannot of this notice. The low the I-94 portion should be provided an experience of this notice. The low the I-94 portion should be provided an experience of the I-94 portion of the I-94 por	led in the petition and for the petition and for the petition and for the petition and for the petition and the petition and the petition and the petition are peritionally as a perition are petitionally as a peritional and the petition are petitionally as a peritional and the petition are petitionally as a peritional are petitional and the petitional are petitional are petitionally as a petitional are petitiona	he period authorized. Cha stems from the filing of the case period of up to 10 da 3, H-3, L-1A, L-1B, O-1, he petition validity period. The deci, appeal. Please contact the to the worker. He or she toms and Border Protection the U.S. must normally a population for Action of this approval.	inges in employment or training may this petition, separate employment or ays before, and up to 10 days after O-2, P-1, P-2, P-3, TN-1, and TN-2. If the grace period is a period of sion to grant a grace period and the eIRS with any questions about tax should keep the right part with his on when he or she leaves the United obtain a new visa before returning on an Approved Application or	
The Small Business Regulatory Enforcement Administration. The ONO assists small businegulatory enforcement, you may contact the	and Fairness Act esta	blished the Office of the Need to federal regulations. It	f vou are a small business	with a comment or complaint about	
Please see the additional information on the ba	ck. You will be notifi	ed separately about any of	ner cases you filed.		
California Service Center U. S. CITIZENSHIP & IMMIGRATION SVC P.O. Box 30111 Laguna Niguel CA 92607-0111  Customer Service Telephone: 800-375-5283					
		PLEASE TEAR	OEF FORM I-94 PRINTED BELOW	AND STAPLE TO ORIGINAL 1-94 IF AVAILABLE	
Detach This Half for Personal Rec Receipt# I-94# NAME CLASS R1 VALID FROM 05/01/2018 UNTIL PETITIONER			enship and Immig rture Record r: Name	ration Services	

### ATTED CONTINED STANDS OF AMEDICA

## I-797A | NOTICE OF ACTION | DEPARTMENT OF HOMELAND SECURITY U.S. CITIZENSHIP AND IMMIGRATION SERVICES

Receipt Number		Case Type 1539 - APPLI STATUS	CATION TO EXTEND/CHAN	GE NONIMMIGRANT
Received Date Pr 04/13/2018	iority Date	Applicant		
Notice Date Pa 04/20/2018 1	ge of 1	Beneficiary		
c/o WILLIAM WILLIAM JANG LAW OFFICE OF WILLIAM JA 314 E HIGHLAND MALL BLV AUSTIN TX 78752	ANG PLLC		Notice Type: Approva Class: R2 Valid from 05/01/2018 to	
The above application for extension of st The I-94 attached below may contain a g authorized by the principal alien's nonim period: CW-1, E-1, E-2, E-3, H-1B, H-2I contain a grace period of up to one week	race period of up to 10 days beformigrant classification. The follows, H-3, L-1A, L-1B, O-1, O-2, P before and 30 days after the abo	ore and up to 10 day wing principal alien 1-1, P-2, P-3, TN-1, a ve validity period.	s after the above validity period nonimmigrant classifications in and TN-2. Dependents of princip	if such grace period is lay be eligible for a grace oal H-2A nonimmigrants may
The nonimmigrant status of the applicant States.	(s) is based on the separate noni	mmigrant status hel	d by a principal alien's authorize	ed employment in the United
The applicant must keep the lower portio other component of the U.S. Department she leaves the United States.	n with his or her previous Form of Homeland Security, The 1-94	I-94, Departure Rec portion should be g	ord. It must be presented when liven to the U.S. Customs and B	requested by USCIS or any order Protection when he or
Please read the back of this form carefull	y for more information.			
THIS FORM IS NOT A VISA AND M	AY NOT BE USED IN PLAC	E OF A VISA.		
NOTICE: Although this application or p information before and/or after making a legal authorities. We may review public residences, or use other methods of verifi- find any derogatory information, we will you submitted one) an opportunity to add	decision on your case so we car nformation and records, contact cation. We will use the information the law in determining we	n ensure that you have others by mail, the tion obtained to dete whether to provide you	ve complied with applicable law internet or phone, conduct site in armine whether you are eligible to bu (and the legal representative)	s, rules, regulations, and other aspections of businesses and for the benefit you seek. If we listed on your Form G-28, if
				uniga.
Please see the additional information on the	e hack. You will be notified ser	parately shout any of	ther cases you filed	
California Service Center U. S. CITIZENSHIP & IMMIGRATION P.O. Box 30111 Laguna Niguel CA 92607-0111			esses	
Customer Service Telephone: 800-375-	283			
		PLEASE TEAF	OFF FORM 1-94 PRINTED BELOW AND ST	APLE TO ORIGINAL 1-94 IF AVAILABLE
Detach This Half for Personal	Records			
Receipt#		Receipt	Number	
I-94#		tan an in the term of the ter	enship and Immigrati	on Services
NAME CLASS				
CLASS R2 VALID FROM 05/01/2018 UN	<b>FII</b> 10/20/2020		arture Record	
174540 E ROME 05/01/2016 UN	* ** 10/30/2020	Applicar 14. Family	and the first of the second and the	
		15. First (	Given) Name	16. Date of Birth
1.00		17. Comb	ry of Citizenship	04/07/1977

KOREA, SOUTH

Customer Service Telephone: 800-375-5283

### THIS NOTICE DOES NOT GRANT ANY IMMIGRATION STATUS OR BENEFIT.

<u> </u>					
Receipt Number		Case Type 1129 - PETITION FOR A NONIMMIGRANT WORKER			
Received Date	Priority Date		Pelitioner		***************************************
04/13/2018					
Notice Date 04/20/2018	Page 1 of 1		Beneficiary 1	WORKERS	
1	VILLIAM JANG PLLC MALL BLVD STE 406			Notice Type: Approval Notice Class: R1 Valid from 05/01/2018 to 10/30	
The foreign worker(s) can require you to file a new F training authorization does the petition validity period H-2A nonimmigrants may authorized stay but does n length of the granted grace withholding.  The petitioner should keep or her form I-94, Arrival-I States. The left part is for The left part can be used it	work for the petitioner, but on form I-129 petition. Since this commentation is not required. The for the following classification contain a grace period of up to the period of the beneficiary author period is discretionary, final at the upper portion of this notice period. The I-94 points or her records. A person grant applying for the new visa. The	ly as detailed in employment or it 1-94 attached ans: CW-1, E-1, to one week beforization to would cannot be come. The lower partion should be anted an extens are petitioner manual cannot manual cannot be come.	n the petition and for training authorization below may contain a E-2, E-3, H-1B, H- ore and 30 days after ork beyond the petition contested on motion of cortion should be given given to the U.S. Contains of stay who leave any also file Form I-8	gn worker(s) in this classification is valid as a the period authorized. Changes in employment of the period authorized. Changes in employment stems from the filing of this petition, separate period of up to 10 days before, and up 2B, H-3, L-1A, L-1B, O-1, O-2, P-1, P-2, P-2 the petition validity period. The grace period on validity period. The decision to grant a grace appeal. Please contact the IRS with any quent to the worker. He or she should keep the rustoms and Border Protection when he or she es the U.S. must normally obtain a new visa 24, Application for Action on an Approved A	ent or training may rate employment or to 10 days after 3, TN-1, and TN-2. d is a period of ace period and the testions about tax light part with his b leaves the United before returning.
The approval of this visa p	e notify a consulate, port of ent etition does not in itself grant r admission to the United State	any immigratio	on status and does no	t guarantee that the alien beneficiary will sub	osequently be found
	VISA AND MAY NOT BE U		-	<b>J</b>	
Number of workers: 1 Name UNNAMED WORKER		DOB	СОВ	Class Consulate/POE R1	OCC 075
Administration. The ONO	assists small businesses with i	ssues related to	federal regulations.	National Ombudsman (ONO) at the Small B If you are a small business with a comment 02-205-2417 or fax 202-481-5719.	usiness
information before and/or legal authorities. We may residences, or use other m find any derogatory inform	after making a decision on you review public information and ethods of verification. We will nation, we will follow the law i	r case so we ca records, contact use the information determining	an ensure that you ha ct others by mail, the ation obtained to det whether to provide y	partment of Homeland Security reserve the rave complied with applicable laws, rules, region internet or phone, conduct site inspections of the error whether you are eligible for the benefou (and the legal representative listed on you ission on your case or start proceedings.	ulations, and other of businesses and fit you seek. If we
Please see the additional in	formation on the back, You wi	Il be notified s	eparately about any	other cases you filed.	
California Service Center			-,		
U.S. CITIZENSHIP & IM	MIGRATION SVC				
P.O. Box 30111 Laguna Niguel CA 92607-	0111				

Receipt Number			Case Type		0.000.175.1105.075	
Received Date	Priority Date	WWW.	1129 - PETITION FOR A NONIMMIGRANT WORKER Petitioner		ζ	
04/13/2018 Notice Date	Page	·	Beneficiary   WORKERS			
04/20/2018	l of I		beneficiary 1 444	ORRERS		
c/o WILLIAM LHYUI LAW OFFICE OF WI 314 E HIGHLAND M AUSTIN TX 78752	LLIAM JANG PLLC			Class: R1	er,Approval Notice	
The above petition and exten The foreign worker(s) can we require you to file a new For- training authorization docum the petition validity period for H-2A nonimmigrants may co authorized stay but does not length of the granted grace po withholding. The petitioner should keep the	ork for the petitioner, but on in I-129 petition. Since this a entation is not required. The or the following classification intain a grace period of up to provide the beneficiary authoriod is discretionary, final a eupper portion of this notice.	ly as detailed in the employment or train I-94 attached belons: CW-1, E-1, E-2 to one week before a corrigation to work build cannot be content.	e petition and for the ining authorization ow may contain a group 2, E-3, H-1B, H-2B and 30 days after the eyond the petition ested on motion or should be given	ne period authorizer stems from the filin race period of up to , H-3, L-1A, L-1B, ne petition validity validity period. The appeal. Please cont to the worker. He of	d. Changes in employming of this petition, sepando 10 days before, and up, O-1, O-2, P-1, P-2, P-2 period. The grace period edecision to grant a gracet the IRS with any quor she should keep the respective of the should keep the respective of the should keep the respective of the respective of the should keep the respective of the resp	nent or training may rate employment or p to 10 days after 3, TN-1, and TN-2, and is a period of ace period and the destions about tax
or her form I-94, Arrival-Del States. The left part is for his The left part can be used in a Petition, to request that we no The approval of this visa peti	or ture Record. The I-94 por or her records. A person gra pplying for the new visa. The otify a consulate, port of ent	rtion should be given anted an extension e petitioner may al ry, or pre-flight ins	en to the U.S. Cust of stay who leaves iso file Form I-824, spection office of the	oms and Border Protect the U.S. must norm of the Action for Action	otection when he or she nally obtain a new visa ction on an Approved A	e leaves the United before returning. pplication or
to be eligible for a visa, for a	dmission to the United State	s, or for an extensi	on, change, or adju	stment of status.	ten beneficiary will sur	isequently be found
THIS FORM IS NOT A VI	SA AND MAY NOT BE U	SED IN PLACE	OF A VISA.			
Number of workers: I Name UNNAMED WORKER		DOB	СОВ	Class R1	Consulate/POE	OCC 075
The Small Business Regulate Administration. The ONO as regulatory enforcement, you	sists small businesses with it	ssues related to fed	leral regulations. If	you are a small bus	siness with a comment	usiness or complaint about
NOTICE: Although this app information before and/or aft legal authorities. We may rev residences, or use other meth find any derogatory informat you submitted one) an opport	er making a decision on you iew public information and ods of verification. We will ton, we will follow the law it	r case so we can er records, contact of use the information n determining whe	nsure that you have hers by mail, the in n obtained to deterr ther to provide you	complied with app ternet or phone, con nine whether you a (and the legal repr	olicable laws, rules, reg induct site inspections of the eligible for the bene- resentative listed on you	ulations, and other of businesses and fit you seek. If we
Plane see the additional info-	at to the X7	11				
Please see the additional infor California Service Center	manon on the cack. You wil	i de nominea separa	atery about any other	er cases you filed.		
U. S. CITIZENSHIP & IMMI P.O. Box 30111 Laguna Niguel CA 92607-011						
Customor Comico Tolonhon	- 900 275 5002					

### ALLED TUNNING DEPARTS CORVANIED RECA

### 1-797 | NOTICE OF ACTION | DEPARTMENT OF HOMELAND SECURITY U.S. CITIZENSHIP AND IMMIGRATION SERVICES

Receipt Number	USCIS Online Account Number	Case Type
		1131 - APPLICATION FOR TRAVEL DOCUMENT
Received Date 08/15/2017	Priority Date	Applicant
Notice Date 04/23/2018	Page 1 of 1	
c/o WILLIAM ILHYUN JANG	G	Notice Type: Approval Notice Valid from 04/23/2018 to 04/22/2019
LAW OFFICE OF WILLIAM 314 E HIGHLAND MALL BI		

We have approved your application for an Advanced Parole Document. Your travel document will be mailed to you separately and will show the validity of the document and any travel conditions.

#### How to Use Your Advance Parole Document

You should take your passport and the Advance Parole Document with you when you leave the U.S. You cannot use the Advance Parole Document in place of your passport. When you return to the U.S., present the Advance Parole Document to the U.S. Customs and Border Protection (CBP) officer who inspects you at the port-of-entry.

#### Before You Leave the United States

AUSTIN TX 78752

Please note the following information:

- Parole into the United States is not guaranteed. In all cases, a CBP officer must still inspect you at a port of entry to determine whether you are
  eligible to come into the United States according to the terms of this advance parole. Even though USCIS approved your advance parole, CBP may
  still refuse to parole you into the United States.
- Parole into the United States is not an "admission" into the U.S. If you have a pending Form 1-485 and we deny it, you may be subject to removal
  proceedings for being inadmissible to the U.S.
- Unlawful Presence. If you leave the United States after being unlawfully present in the United States, you may be barred from admission even if
  you obtained advance parole. If you were unlawfully present in the United States for more than 180 days but less than one year and you leave the
  U.S. voluntarily before the start of removal proceedings, you are inadmissible for three years; if you were unlawfully present for one year or more,
  you are inadmissible for ten years.

#### THIS FORM IS NOT A VISA AND MAY NOT BE USED IN PLACE OF A VISA.

NOTICE: Although this application or petition has been approved. USCIS and the U.S. Department of Homeland Security reserve the right to verify this information before and/or after making a decision on your case so we can ensure that you have complied with applicable laws, rules, regulations, and other legal authorities. We may review public information and records, contact others by mail, the internet or phone, conduct site inspections of businesses and residences, or use other methods of verification. We will use the information obtained to determine whether you are eligible for the benefit you seek. If we find any derogatory information, we will follow the law in determining whether to provide you (and the legal representative listed on your Form G-28, if you submitted one) an opportunity to address that information before we make a formal decision on your case or start proceedings.

Please see the additional information on the back. You will be notified separately about any other cases you filed.

National Benefits Center
U. S. CITIZENSHIP & IMMIGRATION SVC
P.O. Box 648004
Lee's Summit MO 64064

## THE TON BEAUTION STANFARTS OF A VERTER OF

### 1-797 | NOTICE OFACTION | DEPARTMENT OF HOMELAND SECURITY U.S. CITIZENSHIP AND IMMIGRATION SERVICES

	and the second second second	프로토토 지도 "결益與學術" 그는 사람들은 그는 생각하는 그는 수 있다는 사람들이 되는 것은 그는 그들은 사람들은 그런데 그는 그를 가게 하는 것이다면 하는 것이다면 되었다는 것이다.
Receipt Number	USCIS Account Number	Case Type
		1765 - APPLICATION FOR EMPLOYMENT AUTHORIZATION
Received Date	Priority Date	Applicant
08/15/2017		
Notice Date	Page	
1.80 to 1.10 to	1 of 2	化表现 医乳腺囊 위 나가 나는데 아내가 되고 가지다. 나는데 하는데 하는데 나는데 하는데 사용되었다면 하고 있었다.
U-1723/2016	1012	

c/o WILLIAM ILHYUN JANG LAW OFFICE OF WILLIAM JANG 314 E HIGHLAND MALL BLVD STE 406 AUSTIN TX 78752 Notice Type: Approval Notice

Class: C09P

Valid from 04/23/2018 to 04/22/2019

We have approved your application for employment authorization and advance parole based on your pending Form I-485, Application to Register Permanent Residence or Adjust Status. We will send your Employment Authorization Document (also known as an EAD card or Form I-766) to you separately. The EAD card will have an I-512 endorsement on it, which indicates that you have been approved for advance parole.

Your EAD card is proof that you are allowed to work in the United States. Show the card to your employer to verify your authorization to work during the dates on the card. You cannot use this approval notice as proof of your employment authorization.

When you receive your EAD card, please check that all the information on the card is correct. If you need to change any information on the card, please mail all of the following to the office listed below:

- A letter explaining what information needs to be corrected.
- · Your EAD card,
- · A photocopy of this notice, and
- Evidence to show what the correct information should be. For example, if you need to correct your name, submit a copy of your birth certificate or official name change.

#### Advanced Parole

The I-512 endorsement on your EAD card is proof that, while your Form I-485 is pending, you may travel abroad without abandoning your Form I-485.

Show your unexpired EAD card with the I-512 endorsement to the ship or airline, and it can let you on board to travel to the United States. As long as your EAD card has not expired, you may use it multiple times to request parole into the United States. U.S. Customs and Border Protection (CBP) can parole you into the U.S. for up to one (1) year.

Before you leave the United States, please note the following information.

- Parole into the United States is not guaranteed. In all cases, a CBP officer must still inspect you at a port of entry to determine whether you are
  eligible to come into the United States according to the terms of this advance parole. Even though USCIS approved your advance parole, CBP may
  still refuse to parole you into the United States.
- Parole into the United States is not an "admission" into the U.S. If we deny your Form 1.485, you may be subject to removal proceedings for being inadmissible to the U.S.
- Unlawful Presence. If you leave the United States after being unlawfully present in the United States, you may be barred from admission even if
  you obtained advance parole. If you were unlawfully present in the United States for more than 180 days but less than one year and you leave the
  U.S. voluntarily before the start of removal proceedings, you are inadmissible for three years if you were unlawfully present for one year or more,
  you are inadmissible for ten years.

If you have concerns about how traveling abroad with your EAD card may affect your legal rights, admissibility, or waivers, you should contact an immigration attorney or an immigrant assistance organization accredited by the Board of Immigration Appeals before making foreign travel plans.

#### If You Have a Pending Form I-485

If you have a pending or approved Form I-140 and a pending Form I-485, you may request to change employers if your Form I-485 has been pending for at least 180 days. In order to do so, you need to submit documentation about your new job offer. For more information on how to request a change of employers and what information you must submit, please visit the USCIS website at www.uscis.gov.

If your EAD card expires before we make a final decision on your Form 1.485, you may apply for a new EAD card.

Please see the additional information on the back. You will be notified separately about any other cases you filed.

National Benefits Center
U. S. CITIZENSHIP & IMMIGRATION SVC
P.O. Box 648004
Lee's Summit MO 64064



### 1-797 | NOTICE OF ACTION | DEPARTMENT OF HOMELAND SECURITY U.S. CITIZENSHIP AND IMMIGRATION SERVICES

Receipt Number	USCIS Account Number	Case Type. 1821D - CONSIDERATION OF DEFERRED ACTION FOR CHILDHOOD ARRIVALS
Received Date 01/09/2017	Priority Date 12/30/2016	Requestor
Notice Date 04/18/2018	Page 1 of 1	

c/o LAW OFFICE OF WILLIAM JANG LAW OFFICE OF WILLIAM JANG 314 E HIGHLAND MALL BLVD STE 406 AUSTIN TX 78752 Notice Type: Approval Notice Valid from: 02/14/2018 to 02/13/2020

Notice of Deferred Action:

This notice is to inform you regarding U.S. Citizenship and Immigration Services's (USCIS) decision on your Form I-821D, Consideration of Deferred Action for Childhood Arrivals.

USCIS, in the exercise of its prosecutorial discretion, has decided to defer action in your case. Deferred action is an exercise of prosecutorial discretion by USCIS not to pursue the removal of an individual from the United States for a specific period. Deferred action does not confer or alter any immigration status.

Unless terminated, this decision to defer removal action will remain in effect for 2 years from the date of this notice.

This notice does not constitute employment authorization, nor may it be used in place of an Employment Authorization Document. The 90-day period for reviewing Form I-765, Application for Employment Authorization, filed together with Form I-821D begins as of the date of this approval notice. If Form I-765 is granted, you will receive your Employment Authorization Document separately by mail. Subsequent criminal activity after your case has been deferred is likely to result in termination of your deferred action. This notice does not provide permission to travel outside of the United States.

You are required to notify USCIS if you change your address. You may use the Alien's Change of Address Card, Form AR-11, to report a new address. That form may be found at www.uscis.gov. There is no fee for this change of address form.

NOTICE: USCIS and the U.S. Department of Homeland Security (DHS) reserve the right to verify the information submitted in this request and/or supporting documentation to ensure conformity with applicable laws, rules, regulations, and other authorities. Methods used for verifying information may include, but are not limited to, the review of public information and records, contact by correspondence, the internet, or telephone, and site inspections of businesses and residences. Information obtained during the course of the verification will be used to determine whether termination of deferred action and/or removal proceedings are appropriate if, for example, the requestor committed fraud or misrepresentation in his or her request for consideration of deferred action for childhood arrivals, or engaged in subsequent criminal activity following the submission of his or her request. Individuals for whom removal action is deferred under Deferred Action for Childhood Arrivals may, in the sole discretion of USCIS and DHS, be provided an opportunity to address derogatory information before deferred action is terminated and/or removal proceedings are initiated.

Please see the additional information on the back. You will be notified separately about any other cases you filed.

California Service Center
U. S. CITIZENSHIP & IMMIGRATION SVC
P.O. Box 30111
Laguna Niguel CA 92607-0111

## PARIDOUNIANDID STRANDS OF ANTERSON

### 1-797 NOTICE OF ACTION | DEPARTMENT OF HOMELAND SECURITY U.S. CITIZENSHIP AND IMMIGRATION SERVICES

	USCIS Online Account Number	Case Type 1131 - APPLICATION FOR TRAVEL DOCUMENT
Received Date 09/18/2017	Priority Date	Applicant
Notice Date 04/11/2018	Page I of 1	

c/o WILLIAM ILHYUN JANG LAW OFFICE OF WILLIAM JANG 314 E HIGHLAND MALL BLVD STE 406 AUSTIN TX 78752 Notice Type: Approval Notice Valid from 04/11/2018 to 04/10/2019

We have approved your application for an Advanced Parole Document. Your travel document will be mailed to you separately and will show the validity of the document and any travel conditions.

#### How to Use Your Advance Parole Document

You should take your passport and the Advance Parole Document with you when you leave the U.S. You cannot use the Advance Parole Document in place of your passport. When you return to the U.S., present the Advance Parole Document to the U.S. Customs and Border Protection (CBP) officer who inspects you at the port-of-entry.

#### Before You Leave the United States

Please note the following information:

- Parole into the United States is not guaranteed. In all cases, a CBP officer must still inspect you at a port of entry to determine whether you are
  eligible to come into the United States according to the terms of this advance parole. Even though USCIS approved your advance parole, CBP may
  still refuse to parole you into the United States.
- Parole into the United States is not an "admission" into the U.S. If you have a pending Form I-485 and we deny it, you may be subject to removal
  proceedings for being inadmissible to the U.S.
- Unlawful Presence. If you leave the United States after being unlawfully present in the United States, you may be barred from admission even if you obtained advance parole. If you were unlawfully present in the United States for more than 180 days but less than one year and you leave the U.S. voluntarily before the start of removal proceedings, you are inadmissible for three years; if you were unlawfully present for one year or more, you are inadmissible for ten years.

### THIS FORM IS NOT A VISA AND MAY NOT BE USED IN PLACE OF A VISA.

NOTICE: Although this application or petition has been approved, USCIS and the U.S. Department of Homeland Security reserve the right to verify this information before and/or after making a decision on your case so we can ensure that you have complied with applicable laws, rules, regulations, and other legal authorities. We may review public information and records, contact others by mail, the internet or phone, conduct site inspections of businesses and residences, or use other methods of verification. We will use the information obtained to determine whether you are eligible for the benefit you seek. If we find any derogatory information, we will follow the law in determining whether to provide you (and the legal representative listed on your Form G-28, if you submitted one) an opportunity to address that information before we make a formal decision on your case or start proceedings.

Please see the additional information on the back. You will be notified separately about any other cases you filed.

National Benefits Center
U. S. CITIZENSHIP & IMMIGRATION SVC
P.O. Box 648004
Lee's Summit MO 64064



### 1-797 NOTICE OF ACTION | DEPARTMENT OF HOMELAND SECURITY

Receipt Number	USCIS Account Number	Case Type
Received Date 09/18/2017	Priority Date	1765 - APPLICATION FOR EMPLOYMENT AUTHORIZATION Applicant
Notice Date		
04/11/2018	Page 1 of 2	

c/o WILLIAM ILHYUN JANG LAW OFFICE OF WILLIAM JANG 314 E HIGHLAND MALL BLVD STE 406 AUSTIN TX 78752

Notice Type: Approval Notice

Class: C09P

Valid from 04/11/2018 to 04/10/2019

We have approved your application for employment authorization and advance parole based on your pending Form I-485, Application to Register Permanent Residence or Adjust Status. We will send your Employment Authorization Document (also known as an EAD card or Form 1-766) to you separately. The EAD card will have an I-512 endorsement on it, which indicates that you have been approved for advance parole.

Your EAD card is proof that you are allowed to work in the United States. Show the card to your employer to verify your authorization to work during the dates on the card. You cannot use this approval notice as proof of your employment authorization.

When you receive your EAD card, please check that all the information on the card is correct. If you need to change any information on the card, please mail all of the following to the office listed below:

- A letter explaining what information needs to be corrected,
- Your EAD card,
- A photocopy of this notice, and
- Evidence to show what the correct information should be. For example, if you need to correct your name, submit a copy of your birth certificate or

#### Advanced Parole

The I-512 endorsement on your EAD card is proof that, while your Form I-485 is pending, you may travel abroad without abandoning your Form I-485.

Show your unexpired EAD card with the I-512 endorsement to the ship or airline, and it can let you on board to travel to the United States. As long as your EAD card has not expired, you may use it multiple times to request parole into the United States. U.S. Customs and Border Protection (CBP) can parole you

Before you leave the United States, please note the following information:

- · Parole into the United States is not guaranteed. In all cases, a CBP officer must still inspect you at a port of entry to determine whether you are eligible to come into the United States according to the terms of this advance parole. Even though USCIS approved your advance parole, CBP may still refuse to parole you into the United States.
- Parole into the United States is not an "admission" into the U.S. If we deny your Form I-485, you may be subject to removal proceedings for being inadmissible to the U.S.
- Unlawful Presence. If you leave the United States after being unlawfully present in the United States, you may be barred from admission even if you obtained advance parole. If you were unlawfully present in the United States for more than 180 days but less than one year and you leave the U.S. voluntarily before the start of removal proceedings, you are inadmissible for three years, if you were unlawfully present for one year or more; you are inadmissible for ten years.

If you have concerns about how traveling abroad with your EAD card may affect your legal rights, admissibility, or waivers, you should contact an immigration attorney or an immigrant assistance organization accredited by the Board of Immigration Appeals before making foreign travel plans.

#### If You Have a Pending Form I-485

If you have a pending or approved Form I-140 and a pending Form I-485, you may request to change employers if your Form I-485 has been pending for at least 180 days. In order to do so, you need to submit documentation about your new job offer. For more information on how to request a change of employers and what information you must submit, please visit the USCIS website at www.uscis.gov.

If your EAD card expires before we make a final decision on your Form I-485, you may apply for a new EAD card.

Please see the additional information on the back. You will be notified separately about any other cases you filed.

National Benefits Center U. S. CITIZENSHIP & IMMIGRATION SVC P.O. Box 648004 Lee's Summit MO 64064

### DEFIDE NUMBED STAINES OF AREDREES.

#### 1-797 | NOTICE OF ACTION | DEPARTMENT OF HOWELAND SECURITY U.S. CITIZENSHIP AND IMMIGRATION SERVICES

Receipt Number		Case Type 1485 - APPLICATION TO REGISTER PERMANENT RESIDENCE OR
		ADJUST STATUS
Received Date 10/17/2016	Priority Date 04/08/2016	Applicant
Notice Date 04/09/2018	Page 1 of 1	Beneficiary

c/o WILLIAM ILHYUN JANG LAW OFFICE OF WILLIAM JANG 314 E. HIGHLAND MALL BLVD STE 406 AUSTIN TX 78752 Notice Type: Approval Notice Section: Derivative status adjustment COA: E30

#### WELCOME TO THE UNITED STATES OF AMERICA

This is to notify you that your application for permanent residence has been approved. It is with great pleasure that we welcome you to permanent resident status in the United States,

At the top of this notice you will see a very important number. It is your USCIS A# (A-number). This is your permanent resident account and file number. This permanent account number is very important to you. You will need it whenever you contact us.

We will soon mail you a new *Permanent Resident Card*. You should receive it within the next 3 weeks. You can use it to show your new status. When you receive your card you must carry it with you at all times if you are 18 or older. It is the law.

Please call us at (800) 375-5283 if any of the information about you shown above is incorrect, if you move before you receive your card, or if you don't receive your card within the next 3 weeks. If you call us, please have your A# and also the receipt number shown above available. The receipt number is a tracking number for your application.

Please read the notice that comes with your card. It will have important information about your card, about your status and responsibilities, and about permanent resident services available to you.

Your new card will expire in ten years. While card expiration will not directly affect your status, you will need to apply to renew your card several months before it expires. When the time comes and you need filing information, or an application, or if you ever have other questions about permanent resident services available to you, just call our *National Customer Service Center* at 1-800-375-5283 or visit the USCIS website at www.uscis.gov. (If you are hearing impaired, the NCSC's TDD number is 1-800-767-1833.) The best days to call the NCSC are Tuesday through Friday.

Once again, welcome to the United States and congratulations on your permanent resident status.

#### THIS FORM IS NOT A VISA AND MAY NOT BE USED IN PLACE OF A VISA.

NOTICE: Although this application or petition has been approved, USCIS and the U.S. Department of Homeland Security reserve the right to verify this information before and/or after making a decision on your case so we can ensure that you have complied with applicable laws, rules, regulations, and other legal authorities. We may review public information and records, contact others by mail, the internet or phone, conduct site inspections of businesses and residences, or use other methods of verification. We will use the information obtained to determine whether you are eligible for the benefit you seek. If we find any derogatory information, we will follow the law in determining whether to provide you (and the legal representative listed on your Form G-28, if you submitted one) an opportunity to address that information before we make a formal decision on your case or start proceedings.

Please see the additional information on the back. You will be notified separately about any other cases you filed.

Texas Service Center U. S. CITIZENSHIP & IMMIGRATION SVC P.O. Box 851488 - DEPT A Mesquite TX 75185-1488

### I-797 NOTICE OF ACTION | DEPARTMENT OF HOMELAND SECURITY U.S. CITIZENSHIP AND IMMIGRATION SERVICES

Receipt Number		Case Type 1485 - APPLICATION TO REGISTER PERMANENT RESIDENCE OR ADJUST STATUS
Received Date 10/17/2016	Priority Date / 04/08/2016	Applicant
Notice Date 04/09/2018	Page 1 of 1	Beneficiary

c/o WILLIAM ILHYUN JANG LAW OFFICE OF WILLIAM JANG 314 E. HIGHLAND MALL BLVD STE 406 AUSTIN TX 78752 Notice Type: Approval Notice

Section: Adjustment as direct beneficiary of

immigrant petition

COA: E36

#### WELCOME TO THE UNITED STATES OF AMERICA

This is to notify you that your application for permanent residence has been approved. It is with great pleasure that we welcome you to permanent resident status in the United States.

At the top of this notice you will see a very important number. It is your USCIS A# (A-number). This is your permanent resident account and file number. This permanent account number is very important to you. You will need it whenever you contact us.

We will soon mail you a new Permanent Resident Card. You should receive it within the next 3 weeks. You can use it to show your new status. When you receive your card you must carry it with you at all times if you are 18 or older. It is the law.

Please call us at (800) 375-5283 if any of the information about you shown above is incorrect, if you move before you receive your card, or if you don't receive your card within the next 3 weeks. If you call us, please have your A# and also the receipt number shown above available. The receipt number is a tracking number for your application.

Please read the notice that comes with your card. It will have important information about your card, about your status and responsibilities, and about permanent resident services available to you.

Your new card will expire in ten years. While card expiration will not directly affect your status, you will need to apply to renew your card several months before it expires. When the time comes and you need filing information, or an application, or if you ever have other questions about permanent resident services available to you, just call our *National Customer Service Center* at 1-800-375-5283 or visit the USCIS website at www.uscis.gov. (If you are hearing impaired, the NCSC's TDD number is 1-800-767-1833.) The best days to call the NCSC are Tuesday through Priday.

Once again, welcome to the United States and congratulations on your permanent resident status.

#### THIS FORM IS NOT A VISA AND MAY NOT BE USED IN PLACE OF A VISA.

NOTICE: Although this application or petition has been approved, USCIS and the U.S. Department of Homeland Security reserve the right to verify this information before and/or after making a decision on your case so we can ensure that you have complied with applicable laws, rules, regulations, and other legal authorities. We may review public information and records, contact others by mail, the internet or phone, conduct site inspections of businesses and residences, or use other methods of verification. We will use the information obtained to determine whether you are eligible for the benefit you seek. If we find any derogatory information, we will follow the law in determining whether to provide you (and the legal representative listed on your Form G-28, if you submitted one) an opportunity to address that information before we make a formal decision on your case or start proceedings.

Please see the additional information on the back. You will be notified separately about any other cases you filed.

Texas Service Center
U. S. CITIZENSHIP & IMMIGRATION SVC
P.O. Box 851488 - DEPT A
Mesquite TX 75185-1488





### I-797 | NOTICE OF ACTION | DEPARTMENT OF HOMELAND SECURITY ICES

Receipt Number		Case Type  1485 - APPLICATION TO REGISTER PERMANENT RESIDENCE OR ADJUST STATUS
Received Date 10/17/2016	Priority Date 04/08/2016	Applicant
Notice Date 04/09/2018	Page 1 of 1	Beneficiary

c/o WILLIAM ILHYUN JANG LAW OFFICE OF WILLIAM JANG 314 E. HIGHLAND MALL BLVD STE 406 AUSTIN TX 78752 Notice Type: Approval Notice Section: Derivative status adjustment

COA: E39

#### WELCOME TO THE UNITED STATES OF AMERICA

This is to notify you that your application for permanent residence has been approved. It is with great pleasure that we welcome you to permanent resident status in the United States.

At the top of this notice you will see a very important number. It is your USCIS A# (A-number). This is your permanent resident account and file number. This permanent account number is very important to you. You will need it whenever you contact us.

We will soon mail you a new *Permanent Resident Card*. You should receive it within the next 3 weeks. You can use it to show your new status. When you receive your card you must carry it with you at all times if you are 18 or older. It is the law.

Please call us at (800) 375-5283 if any of the information about you shown above is incorrect, if you move before you receive your card, or if you don't receive your card within the next 3 weeks. If you call us, please have your A# and also the receipt number shown above available. The receipt number is a tracking number for your application.

Please read the notice that comes with your card. It will have important information about your card, about your status and responsibilities, and about permanent resident services available to you.

Your new card will expire in ten years. While card expiration will not directly affect your status, you will need to apply to renew your card several months before it expires. When the time comes and you need filing information, or an application, or if you ever have other questions about permanent resident services available to you, just call our *National Customer Service Center* at 1-800-375-5283 or visit the USCIS website at www.uscis.gov. (If you are hearing impaired, the NCSC's TDD number is 1-800-767-1833.) The best days to call the NCSC are Tuesday through Friday.

Once again, welcome to the United States and congratulations on your permanent resident status.

#### THIS FORM IS NOT A VISA AND MAY NOT BE USED IN PLACE OF A VISA.

NOTICE: Although this application or petition has been approved, USCIS and the U.S. Department of Homeland Security reserve the right to verify this information before and/or after making a decision on your case so we can ensure that you have complied with applicable laws, rules, regulations, and other legal authorities. We may review public information and records, contact others by mail, the internet or phone, conduct site inspections of businesses and residences, or use other methods of verification. We will use the information obtained to determine whether you are eligible for the benefit you seek. If we find any derogatory information, we will follow the law in determining whether to provide you (and the legal representative listed on your Form G-28, if you submitted one) an opportunity to address that information before we make a formal decision on your case or start proceedings.

Please see the additional information on the back. You will be notified separately about any other cases you filed

Texas Service Center U. S. CITIZENSHIP & IMMIGRATION SVC P.O. Box 851488 - DEPT A Mesquite TX 75185-1488

# THID UNIMED SOFT AND BEGIN

### 1-797 NOTICE OF ACTION DEPARTMENT OF HOMELAND SECURITY U.S. CITIZENSHIP AND IMMORATION SERVICES

Receipt Number		Case Type 1485 - APPLICATION TO REGISTER PERMANENT RESIDENCE OR ADJUST STATUS
Received Date 10/17/2016	Priority Date 04/08/2016	Applicant
Notice Date 04/09/2018	Page I of 1	Beneficiary

c/o WILLIAM ILHYUN JANG LAW OFFICE OF WILLIAM JANG 314 E. HIGHLAND MALL BLVD STE 406 AUSTIN TX 78752 Notice Type: Approval Notice Section: Derivative status adjustment COA: E30

### WELCOME TO THE UNITED STATES OF AMERICA

This is to notify you that your application for permanent residence has been approved. It is with great pleasure that we welcome you to permanent resident status in the United States.

At the top of this notice you will see a very important number. It is your USCIS A# (A-number). This is your permanent resident account and file number. This permanent account number is very important to you. You will need it whenever you contact us.

We will soon mail you a new *Permanent Resident Card*. You should receive it within the next 3 weeks. You can use it to show your new status. When you receive your card you must carry it with you at all times if you are 18 or older. It is the law.

Please call us at (800).375-5283 if any of the information about you shown above is incorrect, if you move before you receive your card, or if you don't receive your card within the next 3 weeks. If you call us, please have your A# and also the receipt number shown above available. The receipt number is a tracking number for your application.

Please read the notice that comes with your card. It will have important information about your card, about your status and responsibilities, and about permanent resident services available to you.

Your new card will expire in ten years. While card expiration will not directly affect your status, you will need to apply to renew your card several months before it expires. When the time comes and you need filing information, or an application, or if you ever have other questions about permanent resident services available to you, just call our *National Customer Service Center* at 1-800-375-5283 or visit the USCIS website at www.uscis.gov. (If you are hearing impaired, the NCSC's TDD number is 1-800-767-1833.) The best days to call the NCSC are Tuesday through Friday.

Once again, welcome to the United States and congratulations on your permanent resident status.

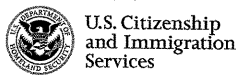
### THIS FORM IS NOT A VISA AND MAY NOT BE USED IN PLACE OF A VISA.

NOTICE: Although this application or petition has been approved, USCIS and the U.S. Department of Homeland Security reserve the right to verify this information before and/or after making a decision on your case so we can ensure that you have complied with applicable laws, rules, regulations, and other legal authorities. We may review public information and records, contact others by mail, the internet or phone, conduct site inspections of businesses and residences, or use other methods of verification. We will use the information obtained to determine whether you are eligible for the benefit you seek. If we find any derogatory information, we will follow the law in determining whether to provide you (and the legal representative listed on your Form G-28, if you submitted one) an opportunity to address that information before we make a formal decision on your case or start proceedings.

Please see the additional information on the back. You will be notified separately about any other cases you filed.

Texas Service Center
U. S. CITIZENSHIP & IMMIGRATION SVC
P.O. Box 851488 - DEPT A
Mesquite TX 75185-1488

Department of Homeland Security
U.S. Citizenship and Immigration Services
Albuquerque Field Office
1551 Mercantile Ave NE. Ste B
Albuquerque, New Mexico 87107



William Ilhyun Jang 314 E. Highland Mall Blvd Ste. 406 Austin, TX 78752

Date: April 2, 2018

Reference:

### **Notice of Citizenship Ceremony**

You are hereby notified to appear for an Oath Ceremony on: April 19th, 2018

At: The National Museum of Nuclear Science and History 601 Eubank Blvd SE Albuquerque NM 87123

Please report promptly at: 6:30pm

Citizenship Ceremony start time: 7:30pm

### You must bring the following items with you:

- Your Permanent Resident Card
- All Reentry Permits or Refugee Travel Documents in your possession
- Any other immigration documents you may have in your possession

Proper attire should be worn. The Oath ceremony is a solemn and meaningful event. Please dress in proper attire to respect the dignity of this event (please no jeans, shorts or flip flops). Applicants may wear traditional clothing from the country where they were born, if they would like to do so.

If you cannot come to this ceremony, please return this notice immediately and state why you cannot appear. In such case, you will be sent another Notice of Citizenship Ceremony at a later date. You must appear at a Citizenship Ceremony in order to complete the Form N-600, Application for Certificate of Citizenship, process.

Sincerely,

Jesse Mendez Field Office Director

### <u>INAUD DUN PERDUN SCHAMENDER FOR </u>

### 1-797 NOTICE OF ACTION | DEPARTMENT OF HOMELAND SECURITY U.S. CITIZENSHIP AND IMMIGRATION SERVICES

Receipt Number		Case Type 1130 - PETITION FOR ALIEN RELATIVE
Received Date 09/15/2017	Priority Date. 09/15/2017	Petitioner
Notice Date 03/24/2018	Page 1 of 1	Beneficiary

c/o WILLIAM ILHYUN JANG LAW OFFICE OF WILLIAM JANG 314 E HIGHLAND MALL BLVD STE 406 AUSTIN TX 78752 Notice Type: Approval Notice Section: Husband or wife of U.S. Citizen, 201(b) INA

The above petition has been approved. As the petitioner requests, we have sent the petition to the U.S. Department of State National Visa Center (NVC), 32 Rochester Avenue, Portsmouth, NH 03801-2909. The NVC processes all approved immigrant visa petitions that need consular action. It also determines which consular post is the appropriate consulate to complete visa processing. The NVC will then forward the approved petition to that consulate.

The NVC will contact the beneficiary of this petition with further information about immigrant visa processing steps.

You should allow a minimum of 30 days for U.S. Department of State processing before contacting the NVC. If you have not received any correspondence from the NVC within 30 days, you may contact the NVC by e-mail at NVCINQUIRY@state.gov. You will need to enter the USCIS receipt number from this approval notice in the subject line. In order to receive information about your petition, you will need to include in the body of the e-mail your name and date of birth, and the Applicant's (beneficiary's) name and date of birth.

### THIS FORM IS NOT A VISA AND MAY NOT BE USED IN PLACE OF A VISA.

The approval of this visa petition does not in itself grant any immigration status and does not guarantee that the alien beneficiary will subsequently be found to be eligible for a visa, for admission to the United States, or for an extension, change, or adjustment of status.

NOTICE: Although this application or petition has been approved, USCIS and the U.S. Department of Homeland Security reserve the right to verify this information before and/or after making a decision on your case so we can ensure that you have complied with applicable laws, rules, regulations, and other legal authorities. We may review public information and records, contact others by mail, the internet or phone, conduct site inspections of businesses and residences, or use other methods of verification. We will use the information obtained to determine whether you are eligible for the benefit you seek. If we find any derogatory information, we will follow the law in determining whether to provide you (and the legal representative listed on your Form G-28, if you submitted one) an opportunity to address that information before we make a formal decision on your case or start proceedings.

Please see the additional information on the back. You will be notified separately about any other cases you filed.

Nebraska Service Center U. S. CITIZENSHIP & IMMIGRATION SVC P.O. Box 82521 Lincoln NE 68501-2521

### THIS NOTICE DOES NOT GRANT ANY IMMIGRATION STATUS OR BENEFIT.

Receipt Number		Case Type 1130 - PETITION FOR ALIEN RELATIVE	
Received Date Priority Date 06/09/2017 06/09/2017		Petitioner	
Notice Date 03/23/2018	Page 1 of 1	Beneficiary	
LAW OFFICE	ILHYUN JANG OF WILLIAM JANG	Notice Type: Approval Notice Section: Husband or wife of U.S. Citizen, 201(b) INA	

We have mailed an official notice about this case (and any relevant documentation) according to the mailing preferences you chose on Form G-28, Notice of Entry of Appearance as Attorney or Accredited Representative. This is a courtesy copy, not the official notice.

#### What the Official Notice Said

AUSTIN TX 78752

The above petition has been approved. The beneficiary of this petition will be notified separately when a decision is reached on his or her pending adjustment of status application.

#### THIS FORM IS NOT A VISA AND MAY NOT BE USED IN PLACE OF A VISA.

The approval of this visa petition does not in itself grant any immigration status and does not guarantee that the alien beneficiary will subsequently be found to be eligible for a visa, for admission to the United States, or for an extension, change, or adjustment of status.

NOTICE: Although this application or petition has been approved, USCIS and the U.S. Department of Homeland Security reserve the right to verify this information before and/or after making a decision on your case so we can ensure that you have complied with applicable laws, rules, regulations, and other legal authorities. We may review public information and records, contact others by mail, the internet or phone, conduct site inspections of businesses and residences, or use other methods of verification. We will use the information obtained to determine whether you are eligible for the benefit you seek. If we find any derogatory information, we will follow the law in determining whether to provide you (and the legal representative listed on your Form G-28, if you submitted one) an opportunity to address that information before we make a formal decision on your case or start proceedings.

Please see the additional information on the back. You will be notified separately about any other cases you filed.

National Benefits Center U. S. CITIZENSHIP & IMMIGRATION SVC P.O. Box 648004 Lee's Summit MO 64064

### ALEBO UN LANDID STATEDS OF A VEDEROA

# I-797A | NOTICE OF ACTION | DEPARTMENT OF HOMELAND SECURITY U.S. CITIZENSHIP AND IMMIGRATION SERVICES

Receipt Number		Case Type		
Receipt Number			CATION TO EXTEND/CHANGE NO	ONIMMIGRANT
Received Date 10/05/2017	Priority Date	Applicant		
Notice Date 03/27/2018	Page 1 of 1	Beneficiary		
c/o WILLIAM ILHYUN JAN LAW OFFICE OF WILLIAM 314 E HIGHLAND MALL E AUSTIN TX 78752	M JANG		Notice Type: Approval	
<u>a de la companya de</u>		The second of the second continues to the second conti	The second secon	<u>. 1866 - Arthur Alberton</u> 1864 - Gregor Maria, Branco, Alberton
authorized by the principal alien's no period: CW-1, E-1, E-2, E-3, H-1B, contain a grace period of up to one v	n a grace period of up to 10 days before the name of the follow H-2B, H-3, L-1A, L-1B, O-1, O-2, Poweek before and 30 days after the above cant(s) is based on the separate noning	ving principal alien 1, P-2, P-3, TN-1, a e validity period.	nonimmigrant classifications may be nd TN-2. Dependents of principal H-	eligible for a grace 2A nonimmigrants may
The applicant must keep the lower p other component of the U.S. Departs she leaves the United States.	ortion with his or her previous Form I nent of Homeland Security. The I-94	-94, Departure Rec portion should be g	ord. It must be presented when requestiven to the U.S. Customs and Border	ted by USCIS or any Protection when he or
Please read the back of this form car	efully for more information.			
THIS FORM IS NOT A VISA AN	D MAY NOT BE USED IN PLACE	OF A VISA.		
information before and/or after maki legal authorities. We may review puresidences, or use other methods of find any derogatory information, we you submitted one) an opportunity to	or petition has been approved, USCI, ing a decision on your case so we can blic information and records, contact overification. We will use the information will follow the law in determining who address that information before we a	ensure that you have others by mail, the lon obtained to dete nether to provide you nake a formal decis	e complied with applicable laws, rule internet or phone, conduct site inspect rmine whether you are eligible for the ou (and the legal representative listed ion on your case or start proceedings.	s, regulations, and other ions of businesses and benefit you seek. If we on your Form G-28, if
Please see the additional information	on the back. You will be notified sepa	arately about any ot	her cases you filed.	
Nebraska Service Center U. S. CITIZENSHIP & IMMIGRAT P.O. Box 82521 Lincoln NE 68501-2521 Customer Service Telephone: 800-				
		PLEASE TEAR	OFF FORM 1-94 PRINTED BELOW AND STAPLE T	O ORIGINAL I-94 IF AVAILABLE
Detach This Half for Person	nal Records			
Receipt# I-94# NAME CLASS H4 VALID FROM 01/10/2018			enship and Immigration S arture Record	Services
APPLICANT		14. Family		
			Given) Name	16. Date of Birth 12/12/1978
			ry of Citizenship APORE	

### A DEED TO SEARCH CONTRICA

# 1-797A | NOTICE OF ACTION | DEPARTMENT OF HOMELAND SECURITY U.S. CITIZENSHIP AND IMMIGRATION SERVICES

Receipt Number		Case Type I129 - PETITIO	ON FOR A NONIMMIGRANT WORKER	
Received Date	Priority Date	Petitioner	THE STATE OF THE S	- 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1
10/05/2017				
Notice Date 03/27/2018	Page 1 of 2	Beneficiary	<del>and the second of the second </del>	1, 50
Q3/21/2016	1002			<u> 1 - 20 - 1</u> - 1
			Notice Type: Approval Notice	
c/o WILLIAM ILHYUN J	ANG		Class: H1B1	13
LAW OFFICE OF WILLI	AM JANG		Valid from 01/10/2018 to 01/09/2019	
314 E HIGHLAND MALI	BLVD STE 406	* · · · · · · · · · · · · · · · · · · ·		
AUSTIN TX 78752				
				a As a kalua
The characters of the steel Con	of an extraor of the Supplemental Miller	verske berijke	worker(s) in this classification is valid as indicated abov	10 × 34 ×
the petition validity period for the H-2A nonimmigrants may contain authorized stay but does not providength of the granted grace period withholding.	following classifications: CW-1, E-1, a a grace period of up to one week befule the beneficiary authorization to wo is discretionary, final and cannot be c	E-2, E-3, H-1B, H-2B ore and 30 days after the rk beyond the petition ontested on motion or	grace period of up to 10 days before, and up to 10 days aft 3, H-3, L-1A, L-1B, O-1, O-2, P-1, P-2, P-3, TN-1, and T he petition validity period. The grace period is a period of validity period. The decision to grant a grace period and appeal. Please contact the IRS with any questions about	N-2. f the tax
or her Form I-94, Arrival-Departs States. The left part is for his or h The left part can be used in apply when applying for reentry in this for Action on an Approved Applic	are Record. The I-94 portion should be er records. A person granted an extens ing for the new visa. If a visa is not reconew classification at a port of entry or ation or Petition, to request that we not	e given to the U.S. Custion of stay who leaves quired, he or she shoul pre-flight inspection sotify a consulate, port	to the worker. He or she should keep the right part with I stoms and Border Protection when he or she leaves the U. s. the U. s. must normally obtain a new visa before returning the present it, along with any other required documentation station. The petitioner may also file Form I-824, Application of entry, or pre-flight inspection office of this approval.	nited ng. i.
to be eligible for a visa, for admis	sion to the United States, or for an ext	ension, change, or adju	guarantee that the alien beneficiary will subsequently be ustment of status.	found
THIS FORM IS NOT A VISA	AND MAY NOT BE USED IN PLAC	CE OF A VISA.		
Administration. The ONO assists regulatory enforcement, you may	nforcement and Fairness Act establish small businesses with issues related to contact the ONO at www.sba.gov/om on on the back. You will be notified so	federal regulations. It budsman or phone 202	ational Ombudsman (ONO) at the Small Business  f you are a small business with a comment or complaint a 2-205-2417 or fax 202-481-5719.	ibout
		opinion acousting ou	700 State	<del></del>
Nebraska Service Center U. S. CITIZENSHIP & IMMIGRA	ATION SVC			
P.O. Box 82521				
Lincoln NE 68501-2521				
Customer Service Telephone: 80	0-375-5283			
		PLEASE TEAR	OFF FORM 194 FRINTED BELOW AND STAPLE TO ORIGINAL 1-94 IF AVAIL	ABLE
Detach This Half for Pers	eonal Pacorde			
·	outai Recuius			
Receipt#		Receipt 1	The state of the s	٠
I-94#		US Citize	enship and Immigration Services	
NAME				
CLASS HIBI		I94 Depa	irture Record	₹.
VALID FROM 01/10/201	8 UNTIL 01/09/2019	Petitione	r:	
PETITIONER		14. Family		
		15. First (C	Given) Name 16. Date of Birth 05/03/1970	
			ry of Citizenship	
			APORE	

# THIS CONTINUES OF A VIEW OF

# I=797 | NOTICE OF ACTION | DEPARTMENT OF HOMELAND SECURITY U.S. CITIZENSHIP AND IMMIGRATION SERVICES

Receipt Number		Case Type
Received Date	Market Market Control of the Control	1131 - APPLICATION FOR TRAVEL DOCUMENT. Applicant
02/05/2018		Figurean
Notice Date 03/26/2018	Page 1 of 1	

c/o WILLIAM ILHYUN JANG LAW OFFICE OF WILLIAM JANG 314 E HIGHLAND MALL BLVD STE 406 AUSTIN TX 78752 Notice Type: Approval Notice Valid from 03/26/2018 to 03/25/2019

We have approved your application for an Advanced Parole Document. Your travel document will be mailed to you separately and will show the validity of the document and any travel conditions.

#### How to Use Your Advance Parole Document

You should take your passport and the Advance Parole Document with you when you leave the U.S. You cannot use the Advance Parole Document in place of your passport. When you return to the U.S., present the Advance Parole Document to the U.S. Customs and Border Protection (CBP) officer who inspects you at the port-of-entry.

#### Before You Leave the United States

Please note the following information:

- Parole into the United States is not guaranteed. In all cases, a CBP officer must still inspect you at a port of entry to determine whether you are
  eligible to come into the United States according to the terms of this advance parole. Even though USCIS approved your advance parole, CBP may
  still refuse to parole you into the United States.
- Parole into the United States is not an "admission" into the U.S. If you have a pending Form I-485 and we deny it, you may be subject to removal
  proceedings for being inadmissible to the U.S.
- Unlawful Presence. If you leave the United States after being unlawfully present in the United States, you may be barred from admission even if you obtained advance parole. If you were unlawfully present in the United States for more than 180 days but less than one year and you leave the U.S. voluntarily before the start of removal proceedings, you are inadmissible for three years; if you were unlawfully present for one year or more, you are inadmissible for ten years.

### THIS FORM IS NOT A VISA AND MAY NOT BE USED IN PLACE OF A VISA.

NOTICE: Although this application or petition has been approved, USCIS and the U.S. Department of Homeland Security reserve the right to verify this information before and/or after making a decision on your case so we can ensure that you have complied with applicable laws, rules, regulations, and other legal authorities. We may review public information and records, contact others by mail, the internet or phone, conduct site inspections of businesses and residences, or use other methods of verification. We will use the information obtained to determine whether you are eligible for the benefit you seek. If we find any derogatory information, we will follow the law in determining whether to provide you (and the legal representative listed on your Form G-28, if you submitted one) an opportunity to address that information before we make a formal decision on your case or start proceedings.

Please see the additional information on the back. You will be notified separately about any other cases you filed.

Texas Service Center
U. S. CITIZENSHIP & IMMIGRATION SVC
P.O. Box 851488 - DEPT A
Mesquite TX 75185-1488



### 1-797 | NOTICE OF ACTION | DEPARTMENT OF HOMELAND SECURITY LIST CHILD SECURITY LIST CH

		Case Type 1765 - APPLICATION FOR EMPLOYMENT AUTHORIZATION
Received Date 02/05/2018	Priority Date	Applicant
Notice Date 03/26/2018	Page I of 2	

c/o WILLIAM ILHYUN JANG LAW OFFICE OF WILLIAM JANG 314 E HIGHLAND MALL BLVD STE 406 AUSTIN TX 78752 Notice Type: Approval Notice

Class: C09P

Valid from 03/26/2018 to 03/25/2019

We have approved your application for employment authorization and advance parole based on your pending Form I-485, Application to Register Permanent Residence or Adjust Status. We will send your Employment Authorization Document (also known as an EAD card or Form I-766) to you separately. The EAD card will have an I-512 endorsement on it, which indicates that you have been approved for advance parole.

Your EAD card is proof that you are allowed to work in the United States. Show the card to your employer to verify your authorization to work during the dates on the card. You cannot use this approval notice as proof of your employment authorization.

When you receive your EAD card, please check that all the information on the card is correct. If you need to change any information on the card, please mail all of the following to the office listed below:

- A letter explaining what information needs to be corrected,
- · Your EAD card,
- · A photocopy of this notice, and
- Evidence to show what the correct information should be. For example, if you need to correct your name, submit a copy of your birth certificate or official name change.

#### Advanced Parole

The I-512 endorsement on your EAD card is proof that, while your Form I-485 is pending, you may travel abroad without abandoning your Form I-485.

Show your unexpired EAD card with the I-512 endorsement to the ship or airline, and it can let you on board to travel to the United States. As long as your EAD card has not expired, you may use it multiple times to request parole into the United States. U.S. Customs and Border Protection (CBP) can parole you into the U.S. for up to one (1) year.

Before you leave the United States, please note the following information:

- Parole into the United States is not guaranteed. In all cases, a CBP officer must still inspect you at a port of entry to determine whether you are
  eligible to come into the United States according to the terms of this advance parole. Even though USCIS approved your advance parole, CBP may
  still refuse to parole you into the United States.
- Parole into the United States is not an "admission" into the U.S. If we deny your Form I-485, you may be subject to removal proceedings for being inadmissible to the U.S.
- Unlawful Presence. If you leave the United States after being unlawfully present in the United States, you may be barred from admission even if
  you obtained advance parole. If you were unlawfully present in the United States for more than 180 days but less than one year and you leave the
  U.S. voluntarily before the start of removal proceedings, you are inadmissible for three years, if you were unlawfully present for one year or more,
  you are inadmissible for ten years.

If you have concerns about how traveling abroad with your EAD card may affect your legal rights, admissibility, or waivers, you should contact an immigration attorney or an immigrant assistance organization accredited by the Board of Immigration Appeals before making foreign travel plans.

#### If You Have a Pending Porm I-485

If you have a pending or approved Form I-140 and a pending Form I-485, you may request to change employers if your Form I-485 has been pending for at least 180 days. In order to do so, you need to submit documentation about your new job offer. For more information on how to request a change of employers and what information you must submit, please visit the USCIS website at www.uscis.gov.

If your EAD card expires before we make a final decision on your Form I-485, you may apply for a new EAD card.

Please see the additional information on the back. You will be notified separately about any other cases you filed.

Texas Service Center
U. S. CITIZENSHIP & IMMIGRATION SVC
P.O. Box 851488 - DEPT A
Mesquite TX 75185-1488



### DEBUGGALIAN DED SCHAMEDS COEMAN ENERONS

### I 797 | NOTICE OF ACTION | DEPARTMENT OF HOMELAND SECURITY US. CITIZENSHIP AND IMMIGRATION SERVICES

Receipt Number	USCIS Online Account Number	Case Type I131 - APPLIC	CATION FOR TRAVEL DOCUMENT	13 ( 1
Received Date 02/05/2018	Priority Date	Applicant		
Notice Date 03/26/2018	Page 1 of 1			
c/o WILLIAM ILHYUN JAN LAW OFFICE OF WILLIAM 314 E HIGHLAND MALL B AUSTIN TX 78752	I JANG		Notice Type: Approval Notice Valid from 03/26/2018 to 03/25/2019	
We have approved your application validity of the document and any travel How to Use Your Advance Parole 1	el conditions,	nt. Your travel docu	ument will be mailed to you separately and will show the	he
You should take your passport and the place of your passport. When you ret inspects you at the port-of-entry.  Before You Leave the United State	urn to the U.S., present the Advance	ou when you leave th Parole Document to	ne U.S. You cannot use the Advance Parole Document the U.S. Customs and Border Protection (CBP) officer	in r who
Please note the following information				
eligible to come into the Unit still refuse to parole you into Parole into the United States proceedings for being inadmi Unlawful Presence. If you lead you obtained advance parole.	ed States according to the terms of the United States. is not an "admission" into the U.S. I ssible to the U.S. ive the United States after being unlar if you were unlawfully present in the art of removal proceedings, you are	his advance parole. E  f you have a pending  awfully present in the  le United States for n	ispect you at a port of entry to determine whether you a Even though USCIS approved your advance parole, CB of Form I-485 and we deny it, you may be subject to rem e United States, you may be barred from admission even more than 180 days but less than one year and you leave the years; if you were unlawfully present for one year or	BP may moval en if /e the
THIS FORM IS NOT A VISA ANI	D MAY NOT BE USED IN PLAC	E OF A VISA.		
information before and/or after makin legal authorities. We may review pub residences, or use other methods of v	ng a decision on your case so we can lic information and records, contact erification. We will use the informat will follow the law in determining w	ensure that you have others by mail, the ir ion obtained to deter hether to provide you	artment of Homeland Security reserve the right to verif- e complied with applicable laws, rules, regulations, and internet or phone, conduct site inspections of businesses traine whether you are eligible for the benefit you seek. in (and the legal representative listed on your Form G-2 ion on your case or start proceedings.	d other s and If we
Please see the additional information of	on the back. You will be notified sep	arately about any oth	ner cases you filed.	
Texas Service Center U. S. CITIZENSHIP & IMMIGRATI P.O. Box 851488 - DEPT A Mesquite TX 75185-1488	ON SVC			

Customer Service Telephone: 800-375-5283

FORM 1-797 [REV. 08/01/16]

# THE TENTED STATES OF AMERICA

## I-797 | NOTICE OF ACTION | DEPARTMENT OF HOMELAND SECURITY U.S. CITIZENSHIP AND IMMIGRATION. SERVICES

		Case Type 1765 - APPLICATION FOR EMPLOYMENT AUTHORIZATION
Received Date 02/05/2018	Priority Date	Applicant
Notice Date 03/26/2018	Page 1 of 2	

c/o WILLIAM ILHYUN JANG LAW OFFICE OF WILLIAM JANG 314 E HIGHLAND MALL BLVD STE 406 AUSTIN TX 78752 Notice Type: Approval Notice

Class: C09P

Valid from 03/26/2018 to 03/25/2019

We have approved your application for employment authorization and advance parole based on your pending Form I-485. Application to Register Permanent Residence or Adjust Status. We will send your Employment Authorization Document (also known as an EAD card or Form I-766) to you separately. The EAD card will have an I-512 endorsement on it, which indicates that you have been approved for advance parole.

Your EAD card is proof that you are allowed to work in the United States. Show the card to your employer to verify your authorization to work during the dates on the card. You cannot use this approval notice as proof of your employment authorization.

When you receive your EAD card, please check that all the information on the card is correct. If you need to change any information on the card, please mail all of the following to the office listed below:

- · A letter explaining what information needs to be corrected,
- Your EAD card.
- · A photocopy of this notice, and
- Evidence to show what the correct information should be. For example, if you need to correct your name, submit a copy of your birth certificate or official name change.

#### Advanced Parole

The I-512 endorsement on your EAD card is proof that, while your Form I-485 is pending, you may travel abroad without abandoning your Form I-485.

Show your unexpired EAD card with the I-512 endorsement to the ship or airline, and it can let you on board to travel to the United States. As long as your EAD card has not expired, you may use it multiple times to request parole into the United States. U.S. Customs and Border Protection (CBP) can parole you into the U.S. for up to one (1) year.

Before you leave the United States, please note the following information:

- Parole into the United States is not guaranteed. In all cases, a CBP officer must still inspect you at a port of entry to determine whether you are
  eligible to come into the United States according to the terms of this advance parole. Even though USCIS approved your advance parole, CBP may
  still refuse to parole you into the United States.
- Parole into the United States is not an "admission" into the U.S. If we deny your Form I-485, you may be subject to removal proceedings for being inadmissible to the U.S.
- Unlawful Presence. If you leave the United States after being unlawfully present in the United States, you may be barred from admission even if
  you obtained advance parole. If you were unlawfully present in the United States for more than 180 days but less than one year and you leave the
  U.S. voluntarily before the start of removal proceedings, you are madmissible for three years, if you were unlawfully present for one year or more,
  you are inadmissible for ten years.

If you have concerns about how traveling abroad with your EAD card may affect your legal rights, admissibility, or waivers, you should contact an immigration attorney or an immigrant assistance organization accredited by the Board of Immigration Appeals before making foreign travel plans.

#### If You Have a Pending Form I-485

If you have a pending or approved Form I-140 and a pending Form I-485, you may request to change employers if your Form I-485 has been pending for at least 180 days. In order to do so, you need to submit documentation about your new job offer For more information on how to request a change of employers and what information you must submit, please visit the USCIS website at www.uscis.gov.

If your EAD card expires before we make a final decision on your Form I-485, you may apply for a new EAD card.

Please see the additional information on the back. You will be notified separately about any other cases you filed.

Texas Service Center
U. S. CITIZENSHIP & IMMIGRATION SVC
P.O. Box 851488 - DEPT A
Mesquite TX 75185-1488

# 1=797 | NOTICE OF ACTION | DEPARTMENT OF HOMELAND SECURITY U.S. CITIZENSHIP AND IMMIGRATION SERVICES

Page 105/205/2018  Notice Date 105/205/2018  Notice Type: Approval Notice Valid from 03/26/2018 to 03/25/2019  Notice Type: Approval Notice Valid from 03/26/2018 to 03/25/2019  Notice Type: Approval Notice Valid from 03/26/2018 to 03/25/2019  Notice Type: Approval Notice Valid from 03/26/2018 to 03/25/2019  Notice Type: Approval Notice Valid from 03/26/2018 to 03/25/2019  Notice Type: Approval Notice Valid from 03/26/2018 to 03/25/2019  Notice Type: Approval Notice Valid from 03/26/2018 to 03/25/2019  Notice Type: Approval Notice Valid from 03/26/2018 to 03/25/2019  Notice Type: Approval Notice Valid from 03/26/2018 to 03/25/2019  Notice Type: Approval Notice Valid from 03/26/2018 to 03/25/2019  Notice Type: Approval Notice Valid from 03/26/2018 to 03/25/2019  Notice Type: Approval Notice Valid from 03/26/2018 to 03/25/2019  Notice Type: Approval Notice Valid from 03/26/2018 to 03/25/2019  Notice Type: Approval Notice Valid from 03/26/2018 to 03/25/2019  Notice Type: Approval Notice Valid from 03/26/2018 to 03/25/2019  Notice Type: Approval Notice Valid from 03/26/2018 to 03/25/2019  Notice Type: Approval Notice Valid from 03/26/2018 to 03/25/2019  Notice Type: Approval Notice Valid from 03/26/2018 to 03/25/2019  Notice Type: Approval Notice Valid from 03/26/2018 to 03/25/2019  Notice Type: Approval Notice Valid from 03/26/2018 to 03/25/2019  Notice Type: Approval Notice Valid from 03/26/2018 to 03/25/2019  Notice Type: Approval Notice Valid from 03/26/2018 to 03/25/2019  Notice Type: Approval Notice Valid from 03/26/2018 to 03/25/2019  Notice Type: Approval Notice Valid from 03/26/2018 to 03/25/2019  Notice Type: Approval for 03/25/2019  Notice Type: Approval for 03/25/2019  Notice Type: Approval for 03/	Receipt Number	USCIS Online Account Number	Case Type	CATION FOR TRAVEL DOCUMENT
Notice Type: Approval Notice  LAW OFFICE OF WILLIAM JANG 314 E HIGHLAND MALL BLVD STE 406  AUSTIN TX 78752  We have approved your application for an Advanced Paroic Document. Your travel document will be mailed to you separately and will show the validity of the document and any travel condition.  Henry to Use Your Advance Paroic Document with you shon you feare the U.S. You cannot use the Advance Paroic Document to the U.S. Contons and Border Protection (CBP) officer who hadees the following information:  Paroic into the United States  Parole into the United States is not government of the U.S. If you have a pending Paroic locument whether you are eligible to come into the United States into the U.S. If you have a pending Paroic locument downs on the United States into the U.S. If you have a pending Paroic locument of the United States into the U.S. If you have a pending Paroi I-das and we dony it, you may be subject to removed proceedings for the International States from the International Paroic I-day were unlawfully present in the United States, your may be subject from admission from the United States in United S	The second of th	Priority Date		SATION FOR TRAVEL DOCGIMENT
Co WILLIAM ILHYUN JANG LAW OFFICE OF WILLIAM JANG 314 E HIGHLAND MALL BLVD STE 406  We have approved your application for an Advanced Parole Document. Your travel focument will be mailed to you separately and will show the validity of the document and any travel conditions.  How to like Your Advance Parole Document  You a should take your passport and the Advance Parole Document with you when you leave the U.S. You cannot use the Advance Parole Document place of your passport when you term to the U.S. present the Advance Parole Document to the U.S. Customs and Borker Protection (CBP) officer who large out you at the port-of-entry.  Before You Leave the United States is not guaranteed. In all cases, a CBP officer mat still passed you at a port of entry to determine whether you into the United States is not an 'administing' to the terms of this advance parole. Been though USCIS approved your advance parole. CPP may still refuse to parole you into the United States is not an 'administor' into the U.S. If you have a penaling Form 1-485 and we deny it, you may be subject to removal peroceedings for being inadministible to the U.S.  Landard Presence. If you leave the United States for the U.S. If you have a penaling Form 1-485 and we deny it, you may be subject to removal proceedings for being inadministible to the U.S.  Landard Presence. If you leave the United States for proceedings you are inadministible to for tea year.  Landard Presence. If you leave the United States for proceedings you are inadministible for for a year.  This FORM Is NOT A VISA AND MAY NOT BE USED IN PLACE OF A VISA.  WOITICE. Although this application or pertion has been approved, USCIS and the U.S. Department of Homeliand Security reserve the right to verify this more and the processing of the process of the benefit you suck if we are processed to the process of the processed of				
Notice Type: Approval Notice  Valid from 03/26/2018 to 03/25/2019.  Notice Type: Approval Notice  Valid from 03/26/2018 to 03/25/2019.  We have approved your application for an Advanced Parole Document. Your travel document will be mailed to you separately and will show the validity of the document and any travel conditions.  Have to Iss Your Advance Parole Document.  You should nake your passport and the Advance Parole Document will you when you leave the U.S. You cannot use the Advance Parole Document in place of your passport. When you return to the U.S., present the Advance Parole Document to the U.S. Customs and Border Protection (CBP) officer who improcts you at the port-of-entry.  Before You Leave the United States is not guaranteed. In all cases, a CBP officer must still inspect you at a port of entry to determine whether you are religible to come into the United States is not an "advanced into the terms of this indivance parole. Even though USS approved your advance parole. CBP any still refuse to parole you into the United States is not an "advanced for the terms of this indivance parole. Even though USS approved your advance parole. CBP any still refuse to parole you into the United States is not an "advanced for the U.S. The United States, you may be subject to removal proceedings for being instantisable for the U.S. which were unlawfully present in the United States, you may be subject to removal proceedings for being instantisable for the your obtained advance parole. If you were unlawfully present in the United States (you were analysticly before the start of genoval proceedings, you are induntable to the years; if you were analysticly present for one year or more, you are load/instable for ten yours.  HIS FORM IS NOTA VISA AND MAY NOT BE USED IN PLACE OF A VISA.  WOTICE: Addough this application or putting the subject of your dece and we can cause that you have compiled with applicable laws, rules, regulations, and other endenness, or work of the benefit you see the plant to verify this more app	03/26/2018			
Uniform Dispersion of the Unifold States is not garanteed. In all cases, a CBP officer must still inspect you as a port of entry to determine whether you are eligible to come into the United States ascording in the United States proceedings for the United States ascording in the United States. Parole into the United States ascording in the United States on the United States ascording in the United States. Parole into the United States ascording in the United States. Parole into the United States in or a "artificision" into the U.S. If you have a pending Form 1-455 and we dray in, you may be subject to removal proceedings for became the United States. Parole into the United States in or a "artificision" into the U.S. If you have a pending Form 1-455 and we dray it, you may be subject to removal proceedings for became the United States and the bring disabstile to the U.S. If you have a pending Form 1-455 and we dray it, you may be subject to removal proceedings for became the United States and the bring disabstile to the U.S. If you have a pending Form 1-455 and we dray it, you may be subject to removal proceedings for became the United States, you obtained advance processes to the United States and the being disabstile for three years. If you were unlawfully present in the United States, you may be subject to removal you obtained advance processes to the United States for more than 1500 along the U.S. You was the subject of the you were unlawfully present in the United States, you may be subject to removal your obtained advance processes and the U.S. You was the processes of the				
How to Use Your Advance Parole Document You should take your passport and the Advance Parole Document with you when you leave the U.S. You cannot use the Advance Parole Document in place of your passport. When you return to the U.S., present the Advance Parole Document to the U.S. Customs and Border Protection (CBP) officer who inspects you are the port-of-centry.  Refore You Leave the United States Please note the following information:  Parole into the United States is a our guaranteed. In all cases, a CBP officer must still inspect you at a port of entry to determine whether you are eligible to come into the United States according to the terms of this advance parole. Even though USCIS approved your advance parole. CBP may still refuse to parole you into the United States.  Parole into the United States is not an "admission" into the U.S. If you have a pending Form I-485 and we deny it, you may be subject to removal proceedings for being inadmissible to the U.S.  United Presence. If you leave the United States after being unlawfully present in the United States, you may be barred from admission even if you obtained advance parole. If you were unlawfully present in the United States, you may be barred from admission even if you obtained advance parole. If you were unlawfully present in the United States, you may be barred from admission even if you obtained advance parole. If you were unlawfully present in the United States, you may be barred from admission even if you obtained advance parole. If you were unlawfully present in the United States, you may be barred from admission even if you obtained advance parole. If you were unlawfully present in the United States, you may be barred from admission even if you obtained advance parole. If you were unlawfully present in the United States, you may be barred from admission even if you are inadmissible for the years.  FIRS FORM IS NOT A VISA AND MAY NOT BE USED IN PLACE OF A VISA.  NOTICE: Although this application or petition has been approved. USCIS and the U.S.	LAW OFFICE OF WIL 314 E HIGHLAND MA	LIAM JANG		Notice Type: Approval Notice Valid from 03/26/2018 to 03/25/2019
You should take your passport and the Advance Parole Document with you when you leave the U.S. You cannot use the Advance Parole Document in place of your passport. When you return to the U.S., present the Advance Parole Document to the U.S. Customs and Border Protection (CBP) officer who inspects you at the port-of-entry.  Before You Leave the United States  Please note the following information:  Parole into the United States is not guaranteed. In all cases, a CBP officer must still inspect you at a port of entry to determine whether you are eligible to come into the United States according to the terms of this advance parole. Even though USCIS approved your advance parole. CBP may still refuse to parole you into the United States.  Parole into the United States is not an "admission" into the U.S. If you have a pending Form 1-485 and we deny it, you may be subject to removal proceedings for being inadmissible to the U.S.  Unlawful Presence. If you leave the United States after being unlawfully present in the United States, you may be barred from admission even if you obtained advance parole. If you were unlawfully present in the United States, you may be barred from admission even if you obtained advance parole. If you were unlawfully present in the United States for more than 180 days but less than one year and you leave the U.S. voluntarily before the start of removal proceedings, you are inadmissible for three years, if you were unlawfully present for one year or more, you are inadmissible for the years.  PATOLE: Although this application or petition has been approved, USCIS and the U.S. Department of Homeland Security reserve the right to verify this information the proceedings and the U.S. Department of Homeland Security reserve the right to verify this regulation and the proceedings and the provides and the proceedings in present for one year or more, you are legible for the benefit you seek the united states, regulations, and other estatements of the provide provides and the provided provided provided		any waves continuous.	ent. Your travel docur	ment will be mailed to you separately and will show the
Inspects you at the port-of-entry.  Refore You Leave the United States  Please note the following information:  Parole into the United States is not guaranteed. In all cases, a CBP officer must still inspect you at a port of entry to determine whether you are eligible to come into the United States according to the terms of this advance parole. Even though USCIS approved your advance parole, CBP may still refuse to parole you into the United States in to make a diministion into the United States is not an "admission" into the U.S. If you have a pending Form I-485 and we deny it, you may be subject to removal proceedings for being inadmissible to the U.S.  Unlawful Presence. If you leave the United States after being unlawfully present in the United States, you may be barred from admission even if you obtained advance parole. If you were unlawfully present in the United States from inore than 180 days but less than one year and you leave the U.S. voluntarily before the start of removal proceedings, you are inadmissible for three years; if you were unlawfully present for one year or more, you are inadmissible for ten years.  PRIBS PORM IS NOT A VISA AND MAY NOT BE USED IN PLACE OF A VISA.  NOTICE: Although this application or petition has been approved; USCIS and the U.S. Department of Homeland Security reserve the right to verify this information before and/or after making a decision on your case so we can ensure that you have compiled with applicable laws, rules, regulations, and other geal authorities. We may review public information and records, contact others by mail, the internet or phone, conduct site inspections of businesses and sind any derogatory information, we will tell use the information obtained to determine whether you are eligible for the benefit you submitted one) an opportunity to address that information before we make a formal decision on your case or start proceedings.  Sease see the additional information on the back. You will be notified separately about any other cases you filed.  SEAS		ニー・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・		
Please note the following information:  Parole into the United States is not guaranteed. In all cases, a CBP officer must still inspect you at a port of entry to determine whether you are eligible to come into the United States according to the terms of this advance parole. Even though USCIS approved your advance parole, CBP may still refuse to parole you into the United States.  Parole into the United States is not an "admission" into the U.S. If you have a pending Form I-485 and we deny it, you may be subject to removal proceedings for being inadmissible to the U.S.  Unlawful Presence. If you leave the United States after being únlawfully present in the United States, you may be barred from admission even if you out out obtained advance parole. If you were unlawfully present in the United States for more than 180 days but less than one year and you leave the U.S. voluntarily before the start of removal proceedings, you are inadmissible for three years; if you were unlawfully present for one year or more, you are inadmissible for ten years.  NOTICE: Although this application or petition has been approved. USCIS and the U.S. Department of Homeland Security reserve the right to verify this information before and/or after making a decision on your case so we can ensure that you have complied with applicable laws, rules, regulations, and other gall authorities. We may review public information and records, contact others by mail, the internet or phone, conduct site inspections of businesses and esidences, or use other methods of verification. We will use the information obtained to determine whether your eligible for the benefit you seek. If we find any derogatory information, we will follow the law in determining whether to provide you (and the legal representative listed on your Form G-28, if you submitted one) an opportunity to address that information before we make a formal decision on your case or start proceedings.  Ease see the additional information on the back. You will be notified separately about any o			ou when you leave the Parole Document to the	U.S. You cannot use the Advance Parole Document in the U.S. Customs and Border Protection (CBP) officer who
<ul> <li>Parole into the United States is not guaranteed. In all cases, a CBP officer must still inspect you at a port of entry to determine whether you are eligible to come into the United States according to the terms of this advance parole. Even though USCIS approved your advance parole, CBP may still refuse to parole you into the United States.</li> <li>Parole into the United States is not an "admission" into the U.S. If you have a pending Form 1-455 and we'deny it, you may be subject to removal proceedings for being inadmissible to the U.S.</li> <li>Unlawful Presence. If you leave the United States after being unlawfully present in the United States, you may be barred from admission even if you obtained advance parole. If you were unlawfully present in the United States for more than 180 days but less than one year and you leave the U.S. voluntarily before the start of removal proceedings, you are inadmissible for three years; if you were unlawfully present for one year or more, you are inadmissible for ten years.</li> <li>PARS FORM IS NOT A VISA AND MAY NOT BE USED IN PLACE OF A VISA.</li> <li>NOTICE: Although this application or petition has been approved, USCIS and the U.S. Department of Homeland Security reserve the right to verify this information before and/or after making a decision on your case so we can ensure that you have compiled with applicable laws, rules, regulations, and other segal authorities. We may review public information and records, contact others by mail, the internet or phone onduct site inspections of businesses and ind any derogatory information, we will follow the law in determining whether to provide you (and the legal prosentative listed on your Form G-28, if you submitted one) an opportunity to address that information before we make a formal decision on your case or start proceedings.</li> <li>CHITZENSHIP &amp; IMMIGRATION SVC</li> <li>DOS X 851488 - DEPT A</li> <li>Sequite TX 75185-1488</li> </ul>	Before You Leave the United	l States		
still refuse to parole you into the United States.  Parole into the United States is not an "admission" into the U.S. If you have a pending Form I-485 and we deny it, you may be subject to removal proceedings for being inadmissible to the U.S.  Unlawful Presence. If you leave the United States after being onlawfully present in the United States, you may be barred from admission even if you obtained advance parole. If you were unlawfully present in the United States for more than 180 days but less than one year and you leave the U.S. voluntarily before the start of removal proceedings, you are inadmissible for three years; if you were unlawfully present for one year or more, you are inadmissible for ten years.  PHIS FORM IS NOT A VISA AND MAY NOT BE USED IN PLACE OF A VISA.  NOTICE: Although this application or petition has been approved, USCIS and the U.S. Department of Homeland Security reserve the right to verify this information before and/or after making a decision on your case so we can ensure that you have compiled with applicable laws, rules, regulations, and other segal authorities. We may review public information and records, contact others by mail, the internet or phone, conduct site inspections of businesses and esidences, or use other methods of verification. We will use the information obtained to determine whether you are eligible for the benefit you seek. If we find any derogatory information, we will follow the law in determining whether to provide you (and the legal representative listed on your Form G-28, if you submitted one) an opportunity to address that information before we make a formal decision on your case or start proceedings.  Exercise Center  S. CITIVENSHIP & IMMIGRATION SVC  D. Box 851488 - DEPT A  Seguite TX 75185-1488	Please note the following infor	rmation:		
NOTICE: Although this application or petition has been approved; USCIS and the U.S. Department of Homeland Security reserve the right to verify this nformation before and/or after making a decision on your case so we can ensure that you have complied with applicable laws, rules, regulations, and other egal authorities. We may review public information and records, contact others by mail, the internet or phone, conduct site inspections of businesses and esidences, or use other methods of verification. We will use the information obtained to determine whether you are eligible for the benefit you seek. If we ind any derogatory information, we will follow the law in determining whether to provide you (and the legal representative listed on your Form G-28, if you submitted one) an opportunity to address that information before we make a formal decision on your case or start proceedings.  **ease see the additional information on the back. You will be notified separately about any other cases you filed.**  **ease Service Center**  S. CITIZENSHIP & IMMIGRATION SVC  D. Box 851488 - DEPT A esequite TX 75185-1488	<ul> <li>Parole into the United proceedings for being i</li> <li>Unlawful Presence. If you obtained advance i</li> <li>U.S. voluntarily before you are inadmissible for</li> </ul>	States is not an "admission" into the U.S. I inadmissible to the U.S. you leave the United States after being unlearole. If you were unlawfully present in the start of removal proceedings, you are or ten years.	awfully present in the I ne United States for mo inadmissible for three y	United States, you may be barred from admission even if
NOTICE: Although this application or petition has been approved; USCIS and the U.S. Department of Homeland Security reserve the right to verify this nformation before and/or after making a decision on your case so we can ensure that you have complied with applicable laws, rules, regulations, and other egal authorities. We may review public information and records, contact others by mail, the internet or phone, conduct site inspections of businesses and esidences, or use other methods of verification. We will use the information obtained to determine whether you are eligible for the benefit you seek. If we ind any derogatory information, we will follow the law in determining whether to provide you (and the legal representative listed on your Form G-28, if you submitted one) an opportunity to address that information before we make a formal decision on your case or start proceedings.  **ease see the additional information on the back. You will be notified separately about any other cases you filed.**  **ease Service Center**  S. CITIZENSHIP & IMMIGRATION SVC  D. Box 851488 - DEPT A esequite TX 75185-1488	THIS FORM IS NOT A VISA	A AND MAY NOT BE USED IN PLAC	E OF A VISA.	
exas Service Center S. CITIZENSHIP & IMMIGRATION SVC O. Box 851488 - DEPT A esquite TX 75185-1488	legal authorities. We may revie residences, or use other method find any derogatory information	w public information and records, contact is of verification. We will use the information, we will follow the law in determining we	others by mail, the inte- ion obtained to determine	complied with applicable laws, rules, regulations, and other street or phone, conduct site inspections of businesses and ine whether you are eligible for the benefit you seek. If we
exas Service Center S. CITIZENSHIP & IMMIGRATION SVC O. Box 851488 - DEPT A esquite TX 75185-1488				
exas Service Center S. CITIZENSHIP & IMMIGRATION SVC O. Box 851488 - DEPT A esquite TX 75185-1488				
exas Service Center S. CITIZENSHIP & IMMIGRATION SVC O. Box 851488 - DEPT A esquite TX 75185-1488				
exas Service Center S. CITIZENSHIP & IMMIGRATION SVC O. Box 851488 - DEPT A esquite TX 75185-1488	lease see the additional informa	ation on the back. You will be notified sens	arately about any other	cases you filed
그들은 그렇는 그리고 있는 그 그리고 그는 그리고 있는 그리고 있다면 하면 하는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없는 것이다.	exas Service Center J. S. CITIZENSHIP & IMMIGF O. Box 851488 - DEPT A		n, wood, any outer	Cases you filed

# HENCONSUMBLE SAME AS COLEMNANTED

## 1=797 NOTICE OF ACTION | DEFARTMENT OF HOMELAND SECURITY U.S. CITIZENSHIP AND IMMIGRATION SERVICES

Receipt Number	USCIS Account Number	Case Type 1765 - APPLICATION FOR EMPLOYMENT AUTHORIZATION
Received Date 02/05/2018	Priority Date	Applicant
Notice Date 03/26/2018	Page 1 of 2	

c/o WILLIAM ILHYUN JANG LAW OFFICE OF WILLIAM JANG 314 E HIGHLAND MALL BLVD STE 406 AUSTIN TX 78752

Notice Type: Approval Notice

Class: C09P

Valid from 03/26/2018 to 03/25/2019

We have approved your application for employment authorization and advance parole based on your pending Form 1-485, Application to Register Permanent Residence or Adjust Status. We will send your Employment Authorization Document (also known as an EAD card or Form I-766) to you separately. The EAD card will have an I-512 endorsement on it, which indicates that you have been approved for advance parole.

Your EAD card is proof that you are allowed to work in the United States. Show the card to your employer to verify your authorization to work during the dates on the card. You cannot use this approval notice as proof of your employment authorization.

When you receive your EAD card, please check that all the information on the card is correct. If you need to change any information on the card, please mail all of the following to the office listed below:

- A letter explaining what information needs to be corrected,
- · Your EAD card,
- A photocopy of this notice, and
- Evidence to show what the correct information should be. For example, if you need to correct your name, submit a copy of your birth certificate or official name change.

#### Advanced Parole

The I-512 endorsement on your EAD card is proof that, while your Form I-485 is pending, you may travel abroad without abandoning your Form I-485.

Show your unexpired EAD card with the I-512 endorsement to the ship or airline, and it can let you on board to travel to the United States. As long as your EAD card has not expired, you may use it multiple times to request parole into the United States. U.S. Customs and Border Protection (CBP) can parole you into the U.S. for up to one (1) year.

Before you leave the United States, please note the following information:

- Parole into the United States is not guaranteed. In all cases, a CBP officer must still inspect you at a port of entry to determine whether you are eligible to come into the United States according to the terms of this advance parole. Even though USCIS approved your advance parole, CBP may still refuse to parole you into the United States.
- Parole into the United States is not an "admission" into the U.S. If we deny your Form I-485, you may be subject to removal proceedings for being inadmissible to the U.S.
- Unlawful Presence. If you leave the United States after being unlawfully present in the United States, you may be barred from admission even if you obtained advance parole. If you were unlawfully present in the United States for more than 180 days but less than one year and you leave the U.S. voluntarily before the start of removal proceedings, you are inadmissible for three years, if you were unlawfully present for one year or more, you are inadmissible for ten years.

If you have concerns about how traveling abroad with your EAD card may affect your legal rights, admissibility, or waivers, you should contact an immigration attorney or an immigrant assistance organization accredited by the Board of Immigration Appeals before making foreign travel plans.

#### If You Have a Pending Form I-485

If you have a pending or approved Form I-140 and a pending Form I-485, you may request to change employers if your Form I-485 has been pending for at least 180 days. In order to do so, you need to submit documentation about your new job offer. For more information on how to request a change of employers and what information you must submit, please visit the USCIS website at www.uscis.gov.

If your EAD card expires before we make a final decision on your Form I-485, you may apply for a new EAD card.

Please see the additional information on the back. You will be notified separately about any other cases you filed.

Texas Service Center U. S. CITIZENSHIP & IMMIGRATION SVC P.O. Box 851488 - DEPT A Mesquite TX 75185-1488