FINITE UNIVED STAVUES DEAN PRICA

RECEIPT NUMBER 546		CASE TYPE 1765 APPLICATION FOR EMPLOYMENT AUTHORIZATION
July 9, 2012	PRIORITY DATE	APPLICANT
NOTICE DATE August 17, 2012	PAGE 1 of 2	
WILLIAM LIHYUN JANG 314 E HIGHLAND MALL BLVD 406 AUSTIN TX 78752		Notice Type: Approval Notice Class: C09P Valid from 08/15/2012 to 08/14/2013

Your application for employment authorization and advance parole has been approved. The form I-766, Employment Authorization Document with I-512 endorsement, will be sent to you separately. The Form I-766 with I-512 endorsement is issued to you, as a matter of USCIS discretion, on the basis of your pending application for adjustment of status, Form I-485.

Please read this notice carefully, as it provides important information concerning use of the Form I-766 with I-512 endorsement.

The Form I-766 with I-512 endorsement is valid until the date specified on the form. If the Form I-766 expires before there is a final decision on your Form I-485, you may file for a new Form I-766.

If any information on the card is incorrect, please write the office listed below. Include your Form I-766, a photocopy of this notice, and evidence to support the necessary correction.

EVIDENCE OF EMPLOYMENT AUTHORIZATION: At any time before the expiration date shown on the Form I-766, you may present the Form I-766 to any employer as evidence that you are authorized to accept employment. 8 CFR 274a.2(b)(1)(v)(A)(4).

EVIDENCE OF ADVANCE PAROLE: The Form I-766 with I-512 endorsement is also evidence that, while your Form I-485 remains pending, you may travel abroad without abandoning your Form I-485. 8 CFR 245.2(a)(4)(ii)(B).

Presentation of the Form I-766 with I-512 endorsement will authorize a transportation line to accept you on board for travel to the United States without liability under section 273 of the Immigration and Nationality Act (Act), provided that you arrive in the United States on or before the expiration date shown on the Form I-766.

The Form I-766 with I-512 endorsement is valid for multiple applications for parole into the United States until the Form I-766 expires. Each parole period shall not exceed one year from the date of the parole at the port of entry.

NOTICE- READ BEFORE YOU TRAVEL ABROAD

Parole into the United States is not guaranteed. In all cases, you are still subject to immigration inspection at a port of entry to determine whether you are eligible to come into the United States via the terms of this advance parole. The fact that USCIS approved your application for advance parole does not prevent the Department of Homeland Security, in the exercise of discretion, from refusing to parole you into the United States, if the Department determines that parole no longer serves the public interest of the United States.

Parole into the United States is now an "admission." 1f your Form 1-485 is denied, you may be subject to removal proceedings as an inadmissible alien under sections 212(a) and 235(b)(1) or 240 of the Act, rather than as a deportable alien under sections 237(a) and 240 of the Act.

Unlawful Presence. Under the Illegal Immigration Reform and Immigrant Responsibility Act of 1996, aliens who depart the United States after being unlawfully present in the United States for certain periods may be barred from admission, even if they obtained advance parole. If after April 1997, you were unlawfully present in the United States for more than 180 days, you may be found inadmissible under section 212(a)(9)(B)(i) of the Act when you return to the United States. If you are unlawfully present in the United States for more than 180 days but less than one year and depart voluntarily before the start of removal proceedings, you are inadmissible for three years; if you are unlawfully present for one year or more, you

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 & IMMIG SERVICE

P.O. BOX 82521

LINCOLN NE 68501-2521



PURE UNITUED STATUES DE AMBRICA

RECEIPT NUMBER 4 9 4 0		 CASE TYPE 1131 APPLICATION FOR INS TRAVEL DOCUMENT
June 14, 2012	PRIORITY DATE	APPLICANT
NOTICE DATE August 21, 2012	PAGE 1 of 1	
WILLIAM ILHYUN JANG 314 E HIGHLAND MALL BLVI AUSTIN TX 78752) 406	Notice Type: Approval Notice Valid from 08/21/2012 to 08/20/2013

The above application for an Advance Parole Document is approved. The document has been sent to the applicant. It shows the validity dates of the document, and any conditions attached to the travel.

This approval only covers the causes of excludability set forth in the application. The parole document does not take the place of any required passport.

The applicant should take this document with him or her when leaving the U.S., and then present it to the U.S. Immigration Officer when returning to the U.S.

Please read the back of this form carefully for more information.

THIS FORM IS NOT A VISA NOR MAY IT BE USED IN PLACE OF A VISA.

NOTICE: Although this application/petition has been approved, USCIS and the U.S. Department of Homeland Security reserve the right to verify the information submitted in this application, petition 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 verification will be used to determine whether revocation, rescission, and/or removal proceedings are appropriate. Applicants, petitioners, and representatives of record will be provided an opportunity to address derogatory information before any formal proceeding is initiated.

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

TEXAS SERVICE CENTER

P O BOX 851488 - DEPT A

MESQUITE TX 75185-1488



FUNDE TONGUED STATUES OF AMBRICA

RECEIPT NUMBER 4946		CASE TYPE 1131 A	APPLICATION FOR INS TRAVEL
RECEIPT DATE June 14, 2012	PRIORITY DATE	APPLICANT	
NOTICE DATE August 21, 2012	PAGE 1 of 1		
WILLIAM ILHYUN JANG 314 E HIGHLAND MALL AUSTIN TX 78752	406		: Approval Notice 08/21/2012 to 08/20/2013
The above application for an	7.4		

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

TEXAS SERVICE CENTER

P O BOX 851488 + DEPT A

MESQUITE TX 75185-1488

Department of Homeland Security
U.S. Citizenship and Immigration Services

OMB No. 1615-0054; Expires10/31/05

Form N-445, Notice of Naturalization Oath Ceremony

ARC SEEN AND RETURNED

A# _______594

Date August 27, 2012

C/O WILLIAM ILHYUN JANG 314 E HIGHLAND MALL BLVD #406 AUSTIN TX 78752 AUSTIN
SECTION "A"
ENTER THROUGH
BLUE ENTRY

You are hereby notified to appear for a Naturalization Oath Ceremony on:

TUESDAY, SEPTEMBER 25, 2012

US FEDERAL COURT WESTERN DISTRICT AUSTIN DELCO ACTIVITY CENTER; SECTION A 4601 PECAN BROOK DR AUSTIN, TEXAS 78724

at:

Please report promptly at 11:00 A.M.

Please notify your guests that the court ceremony itself does not start until 2:00 PM

You must appear at the time shown on the enclosed notice.

Male applicants appearing at the naturalization ceremony must wear coats and ties, women should wear dresses. Please advise friends and relatives to dress appropriately.

You must bring the following with you:

- This letter, WITH ALL OF THE QUESTIONS ON PAGE 2 ANSWERED. TYPE OR PRINT ANSEWERS IN BLACK INK
- □ Alien Registration Card.
- Reentry Permit or Refugee Travel Document.
- Any Immigration documents you may have.
- ☐ If the naturalization application is on behalf of your child (children), bring your child (children).

 Other

Proper attire should be worn.

If you cannot come to this ceremony, return this notice immediately and state why you cannot appear. In such case, you will be sent another notice of ceremony at a later date. You must appear at an oath ceremony to complete the naturalization process.

(SEE OTHER SIDE)

Form N-445 (Rev. 09/12/03)N

THIS NOTICE DOES NOT GRANT ANY IMMIGRATION STATUS OR BENEFIT.

RECEIPT NUMBER 0735		CASE TYPE 1129 PETITION FOR A NONIMMIGRANT WORKER	
RECEIPT DATE July 31, 2012	PRIORITY DATE	PETITIONER	
NOTICE DATE August 29, 2012	PAGE 1 of 1	BENEFICIARY	
		Notice Type: Approval Notice Class: E2 Valid from 08/28/2012 to 08/05/2014	

This courtesy notice is to advise you of action taken on this case. The official notice has been mailed to the authorized representative. Any relevant documentation included in the notice was also mailed as part of the official notice.

The above petition and change of status have been approved. The status of the named foreign worker(s) in this classification is valid as indicated above. The foreign worker(s) can work for the petitioner, but only as detailed in the petition and for the period authorized. Changes in employment or training may require you to file a new Form I-129 petition. Since this employment or training authorization stems from the filing of this petition, separate employment or training authorization documentation is not required. Please contact the IRS with any questions about tax withholding.

The petitioner should keep the upper portion of this notice. The lower portion should be given to the worker. He or she should keep the right part with his or her form I-94, Arrival-Departure Record. The I-94 portion should be given to the U.S. Customs and Border Patrol when he or she leaves the United States. The left part is for his or her records. A person granted a change of status who leaves the U.S. must normally obtain a visa in the new classification before returning. Left part can be used in applying for the new visa. The petitioner may also file Form I-824, Application for Action on an Approved Application or Petition, to request that we notify a consulate, port of entry, or pre-flight inspection office of this approval.

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 courtesy copy may not be used in lieu of official notification to demonstrate the filing or processing action taken on this case.

THIS FORM IS NOT A VISA NOR MAY IT 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.ombudsman.sba.gov or phone 202-205-2417 or fax 202-481-5719.

NOTICE: Although this application/petition has been approved, USCIS and the U.S. Department of Homeland Security reserve the right to verify the information submitted in this application, petition 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, of telephone, and site inspections of businesses and residences. Information obtained during the course of verification will be used to determine whether revocation, rescission, and/or removal proceedings are appropriate. Applicants, petitioners, and representatives of record will be provided an opportunity to address derogatory information before any formal proceeding is initiated.

Please see the additional information on the back. You will be notified separately about any other cases you filed. U.S. CITIZENSHIP & IMMIGRATION SVC

CALIFORNIA SERVICE CENTER

P. O. BOX 30111

LAGUNA NIGUEL CA 92607-0111

THIS NOTICE DOES NOT GRANT ANY IMMIGRATION STATUS OR BENEFIT.

RECEIPT NUMBER 0750		CASE TYPE 1539 APPLICATION TO EXTEND/CHANGE NONIMMIGRANT STATUS
RECEIPT DATE July 31, 2012	PRIORITY DATE	APPLICANT
NOTICE DATE August 29, 2012	PAGE 1 of 1	
		Notice Type: Approval Notice Class: E2 Valid from 08/28/2012 to 08/05/2014

This courtesy notice is to advise you of action taken on this case. The official notice has been mailed to the authorized representative. Any relevant documentation included in the notice was also mailed as part of the official notice.

The above application for change of nonimmigrant status is approved. The new status is listed above. The length of authorized temporary stay in this status for the named applicant(s) is also listed above. The nonimmigrant status of the applicant(s) is based on the separate nonimmigrant status held by a principal alien who has authorized employment in the United States.

The lower portion of this notice should be attached to the previous Form I-94, Departure Record. The I-94 portion should be given to the U.S. Customs and Border Patrol when he or she leaves the United States. If any person included in this application must depart the U.S., he or she may wish to take this notice to facilitate his or her return to this status. If a visa is required, he or she must obtain a new visa in the new classification before returning to the U.S.

This courtesy copy may not be used in lieu of official notification to demonstrate the filing or processing action taken on this case.

THIS FORM IS NOT A VISA NOR MAY IT BE USED IN PLACE OF A VISA.

NOTICE: Although this application/petition has been approved, USCIS and the U.S. Department of Homeland Security reserve the right to verify the information submitted in this application, petition 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 verification will be used to determine whether revocation, rescission, and/or removal proceedings are appropriate. Applicants, petitioners, and representatives of record will be provided an opportunity to address derogatory information before any formal proceeding is initiated.

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RECEIPT NUMBER		CASE TYPE 1765 APPLICATION FOR EMPLOYMENT
0 / 3 0		AUTHORIZATION
RECEIPT DATE	PRIORITY DATE	APPLICANT
July 31, 2012		
NOTICE DATE August 29, 2012	PAGE 1 of 1	

WILLIAM ILHYUN JANG

LAW OFC OF WILLIAM JANG PLLC

314 E HIGHLAND MALL BLVD 406 AUSTIN TX 78752 Notice Type: Approval Notice

Class: A17

Valid from 08/28/2012 to 08/05/2014

Your application for employment authorization has been approved. The Form I-766, Employment Authorization Document, was sent under separate cover to the beneficiary.

This card authorizes your employment in the United States. Show this card to your employer to verify authorization to work during the dates on the card.

If any information on the card is incorrect, please write the office listed below. Include your Employment Authorization Document, I-766, a photocopy of this notice, and evidence to support the necessary corrections.

THIS APPROVAL NOTICE IS NOT A VISA OR EVIDENCE OF EMPLOYMENT AUTHORIZATION, NOR MAY IT BE USED IN PLACE OF A VISA OR FORM I-766.

As a reminder, you may request to change employers under INA 204(j) if your Form I-485 Adjustment application has been pending for at least 180 days and your underlying Form I-140 is approved or is still pending. In order to do so, you should supplement the Form I-485 record of proceeding with documentation relating to the new job offer that forms the basis of the INA 204(j) portability request. For more information on how to request to change employers and what information is required to supplement the Form I-485, please visit www.uscis.gov.

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