MSC-		CASE TYPE 190 APPLICATION TO REPLACE PERMANENT RESIDENT CARD
RECEIPT DATE January 10, 2014	PRIORITY DATE	APPLICANT
NOTICE DATE July 29, 2014	PAGE 1 of 1	
LAW OFFICE OF WILLIAN 314 E. HIGHLAND MALL AUSTIN TX 78752		Notice Type: Approval Notice
		dent Card has been approved. Your new card will be produced and mail
directly to your address .cou slould receive your 1		within chirty (30) days. If you do not, please call cuscomer service
at 1-800-375-5283.	NOR MAY IT BE USED IN PLACE	
the right to verify the conformity with applicable include, but are not limit telephone, and site inspire be used to determine whe	information submitted in thi le laws, rules, regulations, ited to, the review of publi ections of businesses and re ther revocation, rescission, ecord will be provided an op	approved, USCIS and the U.S. Department of Homeland Security reserve s application, petition and/or supporting documentation to ensure and other authorities. Methods used for verifying information may c information and records, contact by correspondence, the internet, o scidences. Information obtained during the course of verification will and/or removal proceedings are appropriate. Applicants, petitioners, sportunity to address derogatory information before any formal
ار می از این میه از این آن میه وارد. به این از این میه از این از میه این از این از این از این از این از این از ا		
	n for frankrigen frankrigen frankrigen. Beregen frankrigen frankrigen frankrigen frankrigen. Beregen frankrigen frankrigen frankrigen.	
Please see the additional NATIONAL BENEFIT	information on the back. You	u will be notified separately about any other cases you filed.

AN OF ON AND CARANCO BUILDING CON

RECEIPT NUMBER MSC-		CASE TYPE 1485 APPLICATION TO REGISTER PERMANENT RESIDENCE OR ADJUST STATUS
RECEIPT DATE March 10, 2014	PRIORITY DATE March 6, 2014	
NOTICE DATE July 28, 2014	PAGE 1 of 1	
LAW OFFICE OF WILLIAM JA 314 E. HIGHLAND MALL BLV AUSTIN TX 78752		Notice Type: Welcome Notice Section: Adjustment as direct beneficiary of immigrant petition COA: IR6

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 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. NATIONAL BENEFITS CENTER USCIS, DHS P.O. BOX #648004 LEE'S SUMMIT MO 64064 Customer Service Telephone: (800) 375-5283 **Department of Homeland Security**

U.S. Citizenship and Immigration Services

Form N-445, Notice of Naturalization Oath Ceremony

OMB No. 1615-0054

INSTITUTE SECTION B

ARC SEEN AND RETURNED

A#

Date _____JULY 28, 2014

314 E. HIGHLAND MALL BLVD. STE 406 AUSTIN, TX 78752

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

THURSDAY, AUGUST 28, 2014

at:

US FEDERAL COURT WESTERN DISTRICT 801 EAST CESAR E. CHAVEZ BLVD SAN ANTONIO, TEXAS 78205 Please report plomptified OF TEXAN CULTURES BLDG, SECTION B

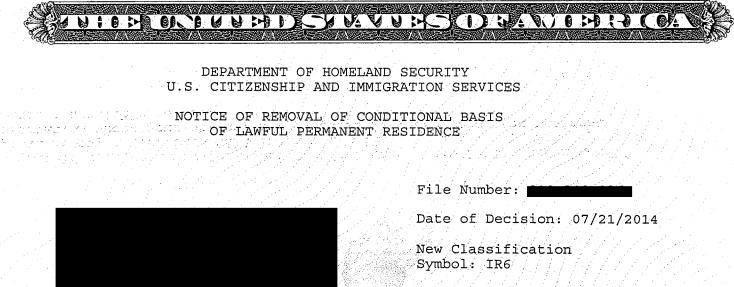
Please notify your guests that the court ceremony itself does not start until 2:00 PM. You must appear at the time shown on the enclosed notice. ALL ATTENDING THE CEREMONY MUST DRESS APPROPRIATELY.

You must bring the following with you:

- 1. This letter completed in its entirety. Print clearly or type your answers to all questions on page 2 using CAPITAL letters in black ink
- 2. Your Permanent Resident Card.
- 3. All reentry Permits or Refugee Travel Document in your possession.
- 4. Any other Immigration documents you may have in your possession.
 - 5. If the citizenship application was filed on behalf of a child, bring the child to the ceremony.
 - 6. Other

Proper attire should be worn. The naturalization 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).

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. Do not contact the Institute of Texan Cultures; send all correspondence to USCIS, 8940 Fourwinds Dr., Attn: N400 Unit, San Antonio, Texas 78239



Admission Date: 01/25/2012

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 call customer service at 1-800-375-5283 (TDD 1-800-767-1833) if you experience the following issue/s: (Have your Alien number shown above available)

- * 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

USCIS OFFICE:

DEPARTMENT OF HOMELAND SECURITY U.S. CITIZENSHIP AND IMMIGRATION SERVICES US FED BUILDING 8940 FOURWINDS Sincerely,

Jansa Juchowski

Laura Zuchowski Center Director

SAN ANTONIO TX 78239

LAW OFFICE OF WILLIAM JANG

314 E HIGHLAND MALL BLVD STE 406 AUSTIN TX 78752

_ __ - - - - -

UN: 0 BUILD BUILD BUILD DE AND BRICH

RECEIPT NUMBER	CASE TYPE Application to Extend/Change Nonimmigrant Status		
IOE 73421 RECEIPT DATE	APPLICANT		
February 12, 2014	BENEFICIARY		
NOTICE DATEPAGEJuly 11, 20141 of 1			
	Notice Type: Approval Notice Class: F1		
	Valid from 06/27/2014 to D/S		
an a	nt of nonimmigrant status is approved for SUNG JUN		
The above application for a reinstatement CHAE.			
Your undated Form I-94 is included in th	he lower portion of this notice. You must surrender		
your Form I-94 when leaving the United S	States		
If you must depart the United States, yo	ou may wish to take this notice with you to		
facilitate your return.			
You are expected to comply with the term	ms and conditions of your nonimmigrant student		
status.			
THIS FORM IS NOT A VISA NOR MAY IT BE U	SED IN PLACE OF A VISA.		
en en segunden en 1947 (1947) Sen segunden segunden segunden segunder (1947)			
e e se			
	n a chuir an tha an Tha an tha an		
Diversity additional information on the back Y	ou will be notified separately about any other cases you filed.		
For more information, please visit the USCIS Web site at y	Outgoing Document Number		
or contact customer service by calling 1-800-375-5283 or 7 1-800-767-1833.	TDD N632053236010		
Form I797A (Rev. 10/31/05)N			
PLEASE TEAR OFF FORM I-94 P	RINTED BELOW, AND STAPLE TO ORIGINAL I-94 IF AVAILABLE		
Detach This Half for Personal Records	94231853010		
	Receipt Number IOE		
Receipt# IOE 73421	United States Citizenship and		
I-94# NAME	Immigration Services		
CLASS F1	1-94		
VALID FROM 06/27/2014 UNTIL D/S	Departure Record		
PETITIONER:	Petitioner:		
	14. Family Name		
and the second secon	A Description of Disk		
en en la participa de la companya d El companya de la comp	15. First(Given)Name 16. Date of Birth		
	15. First(Given)Name 16. Date of Birth 17. Country of Cltizenship.		

1.1.1

U.S. Citizenship and Immigration Services

I-797, Notice of Action

SUNIOD (GUVA	VNASOBANJOHRICA
RECEIPT NUMBER SRC-0783		A	SETYPE 1765 APPLICATION FOR EMPLOYMENT UTHORIZATION
RECEIPT DATE May 12, 2014	PRIORITY DATE	AP	PLICANT
NOTICE DATE July 17, 2014	PAGE 1 of 2		
LAW OFFICE OF WILLIAM . 314 E HIGHLAND MALL BLY AUSTIN TX 78752			Notice Type: Approval Notice Class: CO9P Valid from 07/17/2014 to 07/16/2015
Authorization Document with issued to you, as a matter I-485.	1 I-512 endorsement, will of USCIS discretion; on	l be sent to the basis of	ble has been approved. The form I-766, Employment by you separately. The Form I-766 with I-512 endorsement is of your pending application for adjustment of status, Form iformation concerning use of the Form I-766 with I-512
The Form I-766 with I-512 of is a final decision on your	endorsement is valid unt r Form I-485, you may fi	il the date le for a nev	specified on the form. If the Form 1-766 expires before there • Form 1-766.
If any information on the this notice, and evidence	card is incorrect, pleas to support the necessary	e write the correction	office listed below. Include your Form I-766, a photocopy of
EVIDENCE OF EMPLOYMENT AU Form I-766 to any employer	THORIZATION: At any time as evidence that you ar	e before the e authorized	expiration date shown on the Form I-766, you may present the d to accept employment. 8 CFR 274a.2(b)(1)(v)(A)(4).
EVIDENCE OF ADVANCE PAROL	- The Form I-766 with I	-512 endors	ement/15 also evidence that, while your Form I-485 remains -485. 8 CFR 245.2(a)(4)(ii)(B).
Presentation of the Form I	-766 with I-512 endorsem s without liability unde	ent will au r section 2	thorize a transportation line to accept you on board for 73 of the Immigration and Nationality Act (Act), provided that ate shown on the Form I-766.
The Form I-766 with I-512 I-766 expires. Each parole	endorsement is valid for period shall not exceed	multiple a one year f	pplications for parole into the United States until the Form rom the date of the parole at the port of entry.
NOTICE- READ BEFORE YOU TRAVEL ABROAD			
determine whether you are	eligible to come into th ation for advance parole to parole you into the U	e United St	ll subject to immigration inspection at a port of entry to ates via the terms of this advance parole. The fact that revent the Department of Homeland Security, in the exercise of s, if the Department determines that parole no longer serves
Parole into the United States is not inadmissible alien under s 237 (a) and 240 of the Act.	ections 212(a) and 235(b	m 1-485 is b)(1) or 240	denied, you may be subject to removal proceedings as an of the Act, rather than as a deportable alien under sections
States after being unlawfu obtained advance parole. I may be found inadmissible	lly present in the Unite f after April 1997, you under section 212(a)(9)(United States for more t	ed States fo were unlawf (B)(i) of th than 180 day	Trant Responsibility Act of 1996, aliens who depart the United r certain periods may be barred from admission, even if they ully present in the United States for more than 180 days, you e Act when you return to the United States. If you are s but less than one year and depart voluntarily before the years; if you are unlawfully present for one year or more, you
IMMIGRATION & NAT TEXAS SERVICE CEN P O BOX 851488 -	URALIZATION SERVI TER	'ou will be n ICE	otified separately about any other cases you filed.
Customer Service	· · · · ·	375-528	3

U.S. Citizenship and Immigration Services

			DBANNOBRICCA §	
RECEIPT NUMBER SRC 0781		CASE TYPE 1131 AI	CASE TYPE 1131 APPLICATION FOR TRAVEL DOCUMENT	
RECEIPT DATE May 12, 2014	PRIORITY DATE	APPLICANT		
NOTICE DATE July 17, 2014	PAGE 1 of 1			
LAW OFFICE OF WILLIAM JAN 314 E HIGHLAND MALL BLVD AUSTIN TX 78752			Approval Notice 7/17/2014 to 07/16/2015	
he validity dates of the doc his approval only covers the lace of any required passpor he applicant should take thi	ument, and any conditi causes of excludabili t. s document with him or	ons attached to the travel. ty set forth in the applicat	t has been sent to the applicant. It shows tion. The parole document does not take the and then present it to the U.S. Immigration	
fficer when returning to the lease read the back of this	والمراقبة المراجع المراجع المراجع المراجع المراجع	e information	kon kalender ander det der Keinen kalender ander det der der der det der	
HIS FORM IS NOT A VISA NOR M				
e used to determine whether ind representatives of record proceeding is initiated.	revocation, rescission will be provided an o	, and/or removal proceedings	s are appropriate. Applicants, petitioners, atory information before any formal	
IMMIGRATION & NATUR TEXAS SERVICE CENTE P O BOX 851488 - DE	ALIZATION SERVI R	u will be notified separately a	about any other cases you filed.	

CEIPT DATE PRIORITY DATE ay 12, 2014	en al farez a presenta da farez en en en entre a presenta da server en entre en entre en entre en entre en entre
	APPLICANT
TICE DATE PAGE uly 17, 2014 1 of 1	
W OFFICE OF WILLIAM JANG 4 E HIGHLAND MALL BLVD STE 406 STIN TX 78752	Notice Type: Approval Notice Valid from 07/17/2014 to 07/16/2015
validity dates of the document, and any conditions a	approved. The document has been sent to the applicant. It shows attached to the travel. et forth in the application. The parole document does not take the
ce of any required passport.	
applicant should take this document with him or her icer when returning to the U.S.	when leaving the U.S., and then present it to the U.S. Immigration
ase read the back of this form carefully for more inf	formation.
S FORM IS NOT A VISA NOR MAY IT BE USED IN PLACE OF F	A VISA.
used to determine whether revocation, rescission, and	ences. Information obtained during the course of verification will d/or removal proceedings are appropriate. Applicants, petitioners, tunity to address derogatory information before any formal
ease see the additional information on the back. You wi	

SUSIE D	CINNED C		VINES OF AMOBRICA	
RECEIPT NUMBER SRC 60780			CASE TYPE 1765 APPLICATION FOR EMPLOYMENT AUTHORIZATION	
RECEIPT DATE May 12, 2014	PRIORITY DATE	AP	PLICANT	
NOTICE DATE July 17, 2014	PAGE 1 of 2			
LAW OFFICE OF WILLIAM JAN 314 E HIGHLAND MALL BLVD AUSTIN TX 78752			Notice Type: Approval Notice Class: CO9P Valid from 07/17/2014 to 07/16/2015	
Authorization Document with 1	-512 endorsement, will be	sent to	l le has been approved. The form I-766, Employment you separately. The Form I-766 with I-512 endorsement is f yourspending application for adjustment of status, Form	
Please read this notice cares endorsement.	Eully, as it provides impor	rtant in	formation concerning use of the Form I-766 with I-512	
The Form I-766 with I-512 end is a final decision on your 1	lorsement is valid until th Form I-485, you may file fo	ne date or a nég	specified on the form. If the Form 1-766 expires before there / Form 1-766.	
If any information on the car this notice, and evidence to	rd is incorrect, please wri support the necessary corr	ite the rection.	office listed below. Include your Form I-766, a photocopy of	
EVIDENCE OF EMPLOYMENT AUTH Form I-766 to any employer as	ORIZATION: At any time bef s evidence that you are aut	ore the thorized	expiration date shown on the Form I-766, you may present the to accept employment. 8 CFR 274a.2(b)(1)(v)(A)(4).	
EVIDENCE OF ADVANCE PAROLE: pending, you may travel abro	The Form I-766 with I-512 ad without abandoning your	endors Form I-	ement is also evidence that, while your Form I-485 remains -485, 8 CFR 245.2(a)(4)(ii)(B).	
travel to the United States you arrive in the United Sta	without liability under sec tes on or before the expira	ction 2 ation da	그는 사람에 가지 않는 것 같은 것 같	
The Form I-766 with I-512 en I-766 expires. Each parole p	dorsement is valid for mult eriod shall not exceed one	tiple ap year fi	oplications for parole into the United States until the Form rom the date of the parole at the port of entry.	
NOTICE- READ BEFORE YOU TRAV	EL ABROAD			
determine whether you are el	igible to come into the Un ion for advance parole does parole you into the United nited States.	ited Sta s not p d State:	Il subject to immigration inspection at a port of entry to ates via the terms of this advance parole. The fact that revent the Department of Homeland Security, in the exercise of s, if the Department determines that parole no longer serves	
Parole into the United States is not an inadmissible alien under sec 237(a) and 240 of the Act.	"admission." If your Form I-4	485 is o	denied, you may be subject to removal proceedings as an of the Act, rather than as a deportable alien under sections	
States after being unlawfull obtained advance parole. If may be found inadmissible un unlawfully present in the Un	y present in the United Sta after April 1997, you were der section 212(a)(9)(B)(i ited States for more than	ates fo: unlawf) of the 180 day	rant Responsibility Act of 1996, aliens who depart the United r certain periods may be barred from admission, even if they ully present in the United States for more than 180 days, you e Act when you return to the United States. If you are s but less than one year and depart voluntarily before the years; if you are unlawfully present for one year or more, you	
Please see the additional info IMMIGRATION & NATU	rmation on the back. You w RALIZATION SERVICE	vill be n	otified separately about any other cases you filed.	
TEXAS SERVICE CENT				
P O BOX 851488 - D	EPT A			
	185-1488			
Customer Service T	elephone: (800) 375	5-5283	3 , the first state of the second state	

RECEIPT NUMBER MSC-	CASE TYPE 1765 APPLICATION FOR EMPLOYMENT
	AUTHORIZATION
RECEIPT DATE PRIORITY DATE	APPLICANT
May 1, 2014	
NOTICE DATEPAGEJuly 7, 20141 of 2	
	Notice Type: Approval Notice
LAW OFFICE OF WILLIAM JANG	Class: CO9P
314 E. HIGHLAND MALL BLVD. STE 406 AUSTIN TX 78752	Valid from 06/30/2014 to 06/29/2015
Your application for employment authorization and adva	nce parole has been approved. The form I-766, Employment
withorization Document with T-512 endorsement, will be	sent to you separately. The Form I-766 with I-512 endorsement is basis of your pending application for adjustment of status, Form
Please read this notice carefully, as it provides impo	rtant information concerning use of the Form I-766 with I-512
The Form I-766 with I-512 endorsement is valid until t is a final decision on your Form I-485, you may file f	he date specified on the form. If the Form I-766 expires before t or a new Form I-766.
If any information on the card is incorrect, please wr this notice, and evidence to support the necessary cor	ite the office listed below. Include your Form I-766, a photocopy rection.
EVIDENCE OF EMPLOYMENT AUTHORIZATION: At any time bet Form I-766 to any employer as evidence that you are au	fore the expiration date shown on the Form I-766, you may present thorized to accept employment. 8 CFR 274a.2(b)(1)(v)(A)(4).
EVIDENCE OF ADVANCE PAROLE: The Form I-766 with I-512 pending, you may travel abroad without abandoning your	2 endorsement is also evidence that, while your Form I-485 remains Form I-485. 8 CFR 245.2(a)(4)(ii)(B).
Presentation of the Form I-766 with I-512 endorsement travel to the United States without liability under se you arrive in the United States on or before the expir	will authorize a transportation line to accept you on board for action 273 of the Immigration and Nationality Act (Act), provided ation date shown on the Form I-766.
The Form I-766 with I-512 endorsement is valid for mul I-766 expires. Each parole period shall not exceed one	tiple applications for parole into the United States until the Fo year from the date of the parole at the port of entry.
NOTICE- READ BEFORE YOU TRAVEL ABROAD	CANA CELENT AN AN AN AN
determine whether you are eligible to come into the Un USCIS approved your application for advance parole doe	are still subject to immigration inspection at a port of entry to hited States via the terms of this advance parole. The fact that es not prevent the Department of Homeland Security, in the exercis ed States, if the Department determines that parole no longer serv
Parole into the United States is not an "admission." If your Form I- inadmissible alien under sections 212(a) and 235(b)(1) 237(a) and 240 of the Act.	-485 is denied, you may be subject to removal proceedings as an or 240 of the Act, rather than as a deportable alien under secti
States after being unlawfully present in the United St obtained advance parole. If after April 1997, you were may be found inadmissible under section 212(a)(9)(B)(i unlawfully present in the United States for more than	nd Immigrant Responsibility Act of 1996, aliens who depart the Unitates for certain periods may be barred from admission, even if the unlawfully present in the United States for more than 180 days, i) of the Act when you return to the United States. If you are 180 days but less than one year and depart voluntarily before the r three years; if you are unlawfully present for one year or more,
Please see the additional information on the back. You w NATIONAL BENEFITS CENTER	will be notified separately about any other cases you filed.
USCIS, DHS	

SUMME TONIUMED SUMMED DE AMORTANCA

RECEIPT NUMBER LIN- 9570	CASE TYPE 1130 PETITION FOR ALIEN RELATIVE	
RECEIPT DATE January 7, 2014 PRIORITY DATE January 6, 2014	PETITIONER	
NOTICE DATEPAGEJuly 3, 20141 of 1	BENEFICIARY	
LAW OFFICE OF WILLIAM JANG 314 E. HIGHLAND MALL BLVD. STE 406	Notice Type: Approval Notice Section: Unmarried child (under age 21) of U.S. Citizen, 201(b) INA	
AUSTIN TX 78752	U.S. CILIZEN, ZUI (D) INA	

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

The NVC will contact the person for whom you are petitioning (beneficiary) concerning further immigrant visa processing steps.

You should allow a minimum of 30 days for 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 the Petitioner's name and date of birth, and the Applicant's name and date of birth, in the body of the e-mail.

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 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. U. S. CITIZENSHIP & IMMIG SERVICE P.O. BOX 82521 LINCOLN NE 68501-2521 Customer Service Telephone: 800-375-5283

SINION DOWNED DIVING DO AMORTO

RECEIPT NUMBER	CASE TYPE 1765 APPLICATION FOR EMPLOYMENT AUTHORIZATION	
LIN 110000 9123		
RECEIPT DATE PRIORITY DATE March 6, 2014	APPLICANT	
NOTICE DATEPAGEJuly 2, 20141 of 1		
LAW OFFICE OF WILLIAM JANG 314 E. HIGHLAND MALL BLVD. STE 406 AUSTIN TX 78752	Notice Type: Approval Notice Class: C33 Valid from 06/26/2014 to 06/25/2016	

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.

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. NEBRASKA SERVICE CENTER U. S. CITIZENSHIP & IMMIG SERVICE P.O. BOX 82521 LINCOLN NE 68501-2521 Customer Service Telephone: 800-375-5283