## I-797, Notice of Action

ANIONOVARANDA	A A A A A A A A A A A A A A A A A A A
467	CASE TYPE I130 PETITION FOR ALIEN RELATIVE
RECEIPT DATE September 1, 2015	PETITIONER
OTICE DATE PAGE January 29, 2016 1 of 1	BENEFICIARY
AW OFFICE OF WILLIAM JANG 14 E. HIGHLAND MALL BLVD STE 406 JUSTIN TX 78752	Notice Type: Approval Notice Section: Husband or wife of U.S. Citizen, 201(b) INA
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e above petition has been approved. The person this ached on his or her pending adjustment of status appl	petition is "for will be notified separately when a decision is ication.
	rant any immigration status and does not guarantee that the alien or a visa, for admission to the United States, or for an extension,
DTICE: Although this application/petition has been app ne right to verify the information submitted in this a onformity with applicable laws, rules, regulations, an	roved, /USCIS and the U.S. Department of Homeland Security reserve pplication, petition and/or supporting documentation to ensure
lephone, and site inspections of businesses and resid used to determine whether revocation, rescission, an d representatives of record will be provided an oppor	nformation and records, contact by correspondence, the internet, or 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
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### I-797, Notice of Action

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DECEIPT NUMBED	CASE TYPE 1485 APPLICATION TO REGISTER PERMANENT RESIDENCE OR ADJUST STATUS
RECEIPT DATE September 1, 2015	APPLICANT
NOTICE DATEPAGEJanuary 29, 20161 of 1	
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: CR6
WELCOME TO THE UNITED ST.	
This is to notify you that your application for permanent resident status in the United Stat	esidence has been approved. It is with great pleasure that we es.
At the top of this notice you will see a very important num resident account and file number. This permanent account m contact us.	ber. It is your USCIS A# (A-number). This is your permanent umber is very important to you. You will need it whenever you
366	hould receive it within the next 3 weeks. You can use it to carry it with you at all times if you are 18 or older. It is
	ut you shown above is incorrect, if you move before you receive t 3 weeks. If you call us, please have your A# and also the s a tracking number for your application.
Please read the notice that comes with your card. It will ] and responsibilities, and about permanent resident services	have important information about your card, about your status ayailable to you.
and you must apply to remove those conditions before your card expires. When the time comes and you need filing info about permanent resident services available to you, just ca	permanent resident. By law your resident status is conditional, ard expires. We recommend you apply several months before your rmation, or an application, or if you ever have other questions ll our <i>National Customer Service Center</i> at <b>1-800-375-5283</b> or visit ired, the NCSC's TDD number is <b>1-800-767-1833</b> .) The best days to
Once again, welcome to the United States and congratulation:	s on your permanent resident status.
THIS FORM IS NOT A VISA AND MAY NOT BE USED IN PLACE OF A V.	ISA.////////////////////////////////////
the right to verify the information submitted in this applic conformity with applicable laws, rules, regulations, and oth include, but are not limited to, the review of public inform telephone, and site inspections of businesses and residences	her authorities. Methods used for verifying information may mation and records, contact by correspondence, the internet, or s. Information obtained during the course of verification will removal proceedings are appropriate. Applicants, petitioners,
Please see the additional information on the back. You will be NATIONAL BENEFITS CENTER	notified separately about any other cases you filed.
USCIS, DHS	an na antara an
P.O. BOX #648004	
LEE'S SUMMIT MO 64064	
Customer Service Telephone: (800) 375-528	<b>33</b> ///////////////////////////////////

#### I-797, Notice of Action

VIIIO UCTUNND CHANNES (DE MICE)

RECEIPT NUMBER	CASE TYPE 1765 APPLICATION FOR EMPLOYMENT
413	AUTHORIZATION
RECEIPT DATE November 16, 2015	APPLICANT
NOTICE DATEPAGEJanuary 26, 20162 of 2	un <i>un de seu d</i> an and de la company de la compan La company de la company de

#### (continued)

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.

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 AND MAY NOT 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.

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

## I-797, Notice of Action

6413		CASE TYPE 1765 APPLICATION FOR EMPLOYMENT
RECEIPT DATE November 16, 2015	PRIORITY DATE	AUTHORIZATION
NOTICE DATE January 26, 2016	PAGE 1 of 2	
LAW OFFICE OF WILLIAM J 314 É HIGHLAND MALL BLV AUSTIN TX 78752		Notice Type: Approval Notice Class: C09P Valid from 01/25/2016 to 01/24/2017
Authorization Document with	1-512 endorsement, will	dvance parole has been approved. The form 1-766, Employment be sent to you separately. The Form I-766 with I-512 endorsement is the basis of your pending application for adjustment of status, Form
Please read this notice care endorsement.	efully, as it provides i	mportant information concerning use of the Form I-766 with I-512
The Form I-766 with I-512 er is a final decision on your	ndorsement is valid unti Form I-485, you may fil	l the date specified on the form. If the Form I-766 expires before ther e for a new Form I-766.
If any information on the cathing notice, and evidence to	ard is incorrect, please support the necessary.	write the office listed below. Include your Form I-766, a photocopy of correction.
EVIDENCE OF EMPLOYMENT AUTH Form I-766 to any employer a	HORIZATION: At any time as evidence that you are	before the expiration date shown on the Form I-766, you may present the 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 our Form I-485 //8 CFR 245.2(a)(4)(ii)(B).
travel to the United States	without liability under	nt will authorize a transportation line to accept you on board for section 273 of the Immigration and Nationality Act (Act), provided tha piration date shown on the Form I-766.
The Form I-766 with I-512 en I-766 expires. Each parole p	dorsement is valid for r eriod shall not exceed (	multiple applications for parole into the United States until the Form one year from the date of the parole at the port of entry.
	'EL ABROADParole into the Unit y to determine whether	ed States is not guaranteed. In all cases, you are still subject to immigratio you are eligible to come into the United States via the terms of this
Inspection at a port of entr advance parole. The fact th Homeland Security, in the ex	at USCIS approved your a ercise of discretion, fi	application for advance parole does not prevent the Department of com/refusing to parole you into the United States, if the Department interest of the United States.
Inspection at a port of entr advance parole. The fact th Homeland Security, in the ex determines that parole no lo Parole into the United States is not an inadmissible alien under sec	at USCIS approved your a ercise of discretion, finger serves the public a "admission." If your Form	application for advance parole does not prevent the Department of
Inspection at a port of entr advance parole. The fact th Homeland Security, in the ex determines that parole no lo Parole into the United States is not an inadmissible alien under sec 237 (a) and 240 of the Act. Unlawful Presence. Under the Ill States after being unlawfull obtained advance parole. If may be found inadmissible un unlawfully present in the Un start of removal proceedings	at USCIS approved your a ercise of discretion, finger serves the public a "admission." If your Form tions 212(a) and 235(b) egal Immigration Reform y present in the United after April 1997, you we der section 212(a)(9)(B) ited States for more tha , you are inadmissible f	application for advance parole does not prevent the Department of com refusing to parole you into the United States, if the Department Interest of the United States. I-485 is denied, you may be subject to removal proceedings as an (1) or 240 of the Act, rather than as a deportable alien under sections and Immigrant Responsibility Act of 1996, aliens who depart the United States for certain periods may be barred from admission, even if they ere unlawfully present in the United States for more than 180 days, you (i) of the Act when you return to the United States. If you are in 180 days but less than one year and depart yoluntarily before the
Inspection at a port of entr advance parole. The fact th Homeland Security, in the ex determines that parole no lo Parole into the United States is not an Inadmissible alien under sec 237(a) and 240 of the Act. Unlawful Presence. Under the Ill States after being unlawfull obtained advance parole. If may be found inadmissible un unlawfully present in the Un tart of removal proceedings ire inadmissible for ten yea.	at USCIS approved your a ercise of discretion, for nger-serves the public : "admission." If your Form tions 212(a) and 235(b) egal Immigration Reform y present in the United after April 1997, you we der section 212(a)(9)(B) ited States for more that , you are inadmissible for rs.	application for advance parole does not prevent the Department of com refusing to parole you into the United States, if the Department Interest of the United States. I-485 is denied, you may be subject to removal proceedings as an (1) or 240 of the Act, rather than as a deportable alien under sections and Immigrant Responsibility Act of 1996, aliens who depart the United States for certain periods may be barred from admission, even if they are unlawfully present in the United States for more than 180 days, you (i) of the Act when you return to the United States. If you are in 180 days but less than one year and depart yoluntarily before the
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Inspection at a port of entr advance parole. The fact th Homeland Security, in the ex determines that parole no lo Parole into the United States is not an inadmissible alien under sec 237(a) and 240 of the Act. Unlawful Presence. Under the Ill States after being unlawfull obtained advance parole. If may be found inadmissible un unlawfully present in the Un start of removal proceedings are inadmissible for ten year nedmissibility in General. If you ha	at USCIS approved your ercise of discretion, for nger serves the public : "admission." If your Form tions 212(a) and 235(b) egal Immigration Reform y present in the United after April 1997, you we der section 212(a) (9) (B) ited States for more that , you are inadmissible for rs.	application for advance parole does not prevent the Department of com refusing to parole you into the United States, if the Department Interest of the United States. I-485 is denied, you may be subject to removal proceedings as an (1) or 240 of the Act, rather than as a deportable alien under sections and Immigrant Responsibility Act of 1996, aliens who depart the United States for certain periods may be barred from admission, even if they are unlawfully present in the United States for more than 180 days, you (i) of the Act when you return to the United States. If you are in 180 days but less than one year and depart voluntarily before the for three years; if you are unlawfully present for one year or more, you raveling abroad with the Form I-766 may affect your legal rights,

## I-797A, Notice of Action

182		CASE TYPE I129 PETITION FOR A NONIMMIGRANT WO
RECEIPT DATE June 22, 2015	PRIORITY DATE	PETITIONER
NOTICE DATE January 24, 2016	PAGE 1 of 2	BENEFICIAR
LAW OFFICE OF WILLIAM JJ 314 E HIGHLAND MÁLL BLVI AUSTIN TX 78752		Notice Type: Approval Notice Class: H1B Valid from 09/08/2015 to 09/07/2018 Consulate:
detailed in the petition and a new Form (-129 petition)	ngloated above. The foreign w for the period authorized. of Since this employment or train- ing authorization documentation	d. The status of the named foreign worker(s) in this orker(s) can work for the petitioner, but only as hanges in employment or training may require you to file ing authorization stems from the filing of this petition, n is not required. Please contact the IRS with any
given to the U.S. Customs an her records. A person grant returning. The left part ca	part with his or her Form I-94 d Border Patrol when he or she ed an extension of stay who lea n be used in applying for the r ther required documentation wh	e. The Tower portion should be given to the worker. He 4, Arrival-Departure Record. The I-94 portion should be leaves the United States. The left part is for his or ives the U.S. must normally obtain a new visa before hew visa. If a visa is not required, he or she should ten applying for reentry in this new classification at a
port of entry or pre-flight an Approved Application or P office of this approval.	Inspection station. The petita etition, to request that we not	Coper may also file Form I-824, Application for Action on ify a consulate, port of entry, or pre-flight inspection
This FORM IS NOT A VISA AND I	Inspection station. The petita etition, to request that we not tition does not in itself grant quently be found to be eligible ustment of status. MAY NOT BE USED IN PLACE OF A V	oper may also file Form I-824, Application for Action on ify a consulate, port of entry, or pre-flight inspection any immigration status and does not guarantee that the for a visa, for admission to the United States, or for
Please see the additional infor USCIS VERMONT SERVICE CEN 75 LOWER WELDEN STF SAINT ALBANS VT	Inspection station. The petiti etition, to request that we not tition does not in itself grant quently be found to be eligible ustment of status. MAY NOT BE USED IN PLACE OF A V y Enforcement and Fairness Act mation on the back. You will be NTER REET 05479-0001 Flephone: (800) 375-52	<pre>coper may also file Form I-824, Application for Action on ify a consulate, port of entry, or pre-flight inspection c any immigration status and does not guarantee that the a for a visa, for admission to the United States, or for PTSA. established the Office of the National Ombudsman (ONO) c notified separately about any other cases you filed. 83</pre>
Please see the additional infor USCIS VERMONT SERVICE CEN 75 LOWER WELDEN STF SAINT ALBANS Customer Service Te Form 1797A (Rev. 10/31/05)N	Inspection station. The petiti etition, to request that we not tition does not in itself grant quently be found to be eligible ustment of status. MAY NOT BE USED IN PLACE OF A V y Enforcement and Fairness Act mation on the back. You will be NTER REET 05479-0001 Flephone: (800) 375-52	<pre>coper may also file Form I-824, Application for Action on ify a consulate, port of entry, or pre-flight inspection any immigration status and does not guarantee that the for a visa, for admission to the United States, or for PISA. established the Office of the National Ombudsman (ONO) e notified separately about any other cases you filed.</pre>
Please see the additional infor USCIS VERMONT SERVICE CEN 75 LOWER WELDEN STF SAINT ALBANS Customer Service Te	Inspection station. The petiti etition, to request that we not tition does not in itself grant quently be found to be eligible ustment of status. MAY NOT BE USED IN PLACE OF A V y Enforcement and Fairness Act mation on the back. You will be NTER REET 05479-0001 Flephone: (800) 375-52	Coner may also file Form 1-824, Application for Action on fify a consulate, port of entry, or pre-flight inspection any immigration status and does not guarantee that the for a visa, for admission to the United States, or for ATSA. established the Office of the National Ombudsman (ONO) anotified separately about any other cases you filed. B33 PLEASE TEAR OFF FORM 1-94 PRINTED BELOW, AND STAPLE TO ORIGINAL 1-94 IF AVAILABLE I Receipt Number 182 United States Citizenship and Immigration Services
Please see the additional infor USCIS VERMONT SERVICE CEN 75 LOWER WELDEN STF SAINT ALBANS VERMONT SERVICE CEN 75 LOWER WELDEN STF SAINT ALBANS VERMONT SERVICE TE Form 1797A (Rev. 10/31/05)N Detach This Half for Personal Receipt# I-94# NAME CLASS H1B	Inspection station. The petiti etition, to request that we not tition does not in itself grant quently be found to be eligible ustment of status. MAY NOT BE USED IN PLACE OF A V y Enforcement and Fairness Act mation on the back. You will be NTER REET 05479-0001 Flephone: (800) 375-52	Please TEAR OFF FORM 1-94 PRINTED BELOW. AND STAPLE TO ORIGINAL 194 FF AVAILABLE Receipt Number 1 Receipt Number 1 United States Citizenship and Immigration

Please see the additional information on the back. You will be notified separately about any other cases you used in the second set of the	tact the ONO at meland Security ting documentation d for verifying ntact by formation obtained r/removal ded an opportunity ded an opportunity
NOTICE DATE January 24, 2016       PAGE 2 of 2         reminant to use a small business Administration. The 400 assists small businesses with issues related to federal it to use a small business with a consent or sequilation advort sequences, you may contact www.ombudasan.aba.gov or phone 202-205-2417 or fax 402-481-5118.         NOTICE: Although this application/petition has been approved, USCIS and the U.S. Department of the information may include, but are not listed to, the review of public information and records, contact correspondence, the infernet, of telephone, and site inspections of businesses and recidences. Inform information may include, business and recidences. Inform proceedings, are appropriate Application whether used to determine whether second of businesses and recidences. Information before any formal proceeding in initiated.         Please see the additional information on the back. You will be notified separately about any other cases you USCIS         VERNONT SERVICE CENTER 75 LONER wellows STREET SAINT ALBANS VT. 05479-0001 Customer Service Telephones. (800) 375-5283         VERNONT SERVICE CENTER 75 LONER wellows Street 79 Content of You business. (800) 375-5283         Please see the additional information on the back. You will be notified separately about any other cases you USCIS         VERNONT SERVICE CENTER 75 LONER wellows Street 75 LONER wellows Street 76 Content of You business NAMOD VOID VOID NOID VO	tact the ONO at meland Security ting documentation d for verifying ntact by formation obtained r/removal ded an opportunity ded an opportunity
January 24, 2016       2 of 2         Icontinued at the Small Business Administration. The ONO assists small businesses with issues related to federal ff you are a small business with a comment or complaint about regulatory enforcement, you may contact www.endudams.ab.gov or phone 202-202-2019. or fax 202-481-5719.         MOTICS: Although this application/petition has been approved. USCIS and the 0.8. Department of Homela centere the right to verify the information subsitted in this application, petition and/or supporting to ensure conformity with applicable laws, rules, requisitions, and other authorizes. Hethods used fo information may include, but are not limited to deteriting whether revocation, resolution, and/or pre- proceedings are appropriate of Applicantics petitioness dots appleant interest of resolutions and resolutions and the source of verification before any formal proceeding interest events and residences. Inform during the course of verification before any formal proceeding, resolution, and/or pre- proceedings are appropriately petiticators. Source and residences inform during the course of verification before any formal proceeding in threat deviations and residences inform during the course of verification before any formal proceeding in threat deviations and residences inform during the course of verification before any formal proceeding in threat deviations and residences inform used the service Center SINT ALBANS VT 05479-0001 Customer: Service Service Selections (8000) 375-5283         VERMONT SERVICE CENTER TOT TOTA (Rev. 10/31/05)N       VOID       VOID       VOID         Detach Verify for Perversifyeords       VOID       VOID       VOID       VOID         NAMYOID       VOID       VOID       VOID       VOID       V	tact the ONO at meland Security ting documentation d for verifying ntact by formation obtained r/removal ded an opportunity ded an opportunity
at the Shall Business Administration. The ONO assists small, businesses with a comment or compariant about regulatory enforcement, you may contact www.embudamen.sba.gov or phore 202-205-2017 or fax 202-481-5719.         MOTICE: Although this application/petition has been approved, USCIS and the U.S. Department of Romeia for Springer the Fight to verify the information submitted in this application, petition and/or supporting to ensure conformity with applicable laws, rules, regulations, and other authorities. Nethods used for information by include, businesses and residences. Inform the second se	tact the ONO at meland Security ting documentation d for verifying ntact by formation obtained r/removal ded an opportunity ded an opportunity
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Please see the additional information on the back. You will be notified separately about any other cases you USCIS         VERMONT SERVICE CENTER         75 LOWER WELDEN STREET         SAINT ALBANS VT 05479-0001         Customer Service Telephone: (800) 375-5283         Peracity Fights         Point Termination VOID         Peracity Fights         Point Termination on the back. You will be notified separately about any other cases you         VERMONT SERVICE CENTER         75 LOWER WELDEN STREET         SAINT ALBANS VT 05479-0001         Customer Service Telephone: (800) 375-5283         Point Transfill for Perweightscords VOID         Receipting VOID VOID         Lease Teak OFF FORM 1-94 PRINTED BELOW, AND STAPLE T         Detach Fights       VOID VOID         Receipting VOID VOID       Initial States Citizenship and Service Sold VOID         CLASSID VOID VOID       I-94 VOID VOID         VOID VOID       I-94 VOID VOID         VOID VOID       VOID VOID         PETITIONER:       VOID VOID         11 Firta (Great Name	you filed.
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Customer Service Telephone:       (800)       375-5283         Form 1797A (Rev. 10/31/05)N       PLEASE TEAR OFF FORM 1-94 PRINTED BELOW, AND STAPLE T         Detach Torne	VPLE TO ORIGINAL 1-94 IF AVAIL
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## I-797, Notice of Action

LI9		CASE TYPE 1765 APPLICATION FOR EMPLOYMENT
		AUTHORIZATION
RECEIPT DATE October 30, 2015	PRIORITY DATE	
NOTICE DATE January 14, 2016	PAGE 1 of 2	The Anna and Anna anna an Anna
LAW OFFICE OF WILLIAM 314 E. HIGHLAND MALL E AUSTIN TX 78752		Notice Type: Approval Notice Class: C09P Valid from 01/13/2016 to 01/12/2017
Authorization Document wit issued to you, as a matter I-485.	h I-512 endorsement, wil of USCIS discretion, on	advance parole has been approved. The form 1-766, Employment Il be sent to you separately. The Form I-766 with I-512 endorsement is In the basis of your pending application for adjustment of status, Form important_information concerning use of the Form I-766 with I-512
	endorsement is valid unt ir Form 1-485, you may fi	til the date specified on the form. If the Form I-766 expires before there ile for a new Form I-766.
	card is incorrect, pleas	se write the office listed below. Include your Form I-766, a photocopy of
EVIDENCE OF EMPLOYMENT AU Form 1-765, to any employe	JTHORIZATION: At any time r as evidence that you as	We before the expiration date shown on the Form 1-766, you may present the re authorized to accept employment. 8 CFR 274a.2(b)(1)(v)(A)(4).
EVIDENCE OF ADVANCE PARO pending, you may travel a	E: The Form I-766 with broad without abandoning	I-512 endorsement/is also evidence that, while your Form I-485 remains your Form I-485 /8/CFR 245.2(a)(4)(ii)(B).
travel to the United Stat	es without liability unde	ment will authorize a transportation line to accept you on board for er section 273 of the Immigration and Nationality Act (Act), provided that expiration date shown on the Form I-766.
The Form I-766 with I-512 I-766 expires. Each parol	endorsement is valid for e period shall not exceed	r multiple applications for parole into the United States until the Form d one year from the date of the parole at the port of entry.
inspection at a port of e advance parole. The fact Homeland Security, in the	ntry to determine whethe that USCIS approved you exercise of discretion,	United States is not guaranteed. In all cases, you are still subject to immigration r you are eligible to come into the United States via the terms of this r application for advance parole does not prevent the Department of from refusing to parole you into the United States, if the Department c interest of the United States.
Parole into the United States is no inadmissible alien under 237(a) and 240 of the Act	sections 212(a) and 235(	rm 1-485 is denied, you may be subject to removal proceedings as an b)(1) or 240 of the Act, rather than as a deportable alien under sections
States after being unlawf obtained advance parole. may be found inadmissible	ully present in the Unit If after April 1997, you under section 212(a)(9) United States for more ngs, you are inadmissibl	orm and Immigrant Responsibility Act of 1996, aliens who depart the United ed States for certain periods may be barred from admission, even if they i were unlawfully present in the United States for more than 180 days; you (B)(i) of the Act when you return to the United States. If you are than 180 days but less than one year and depart voluntarily before the e for three years; if you are unlawfully present for one year or more, you
	くっ とう くさえ ひてきもうかい ちきくくたらえ	w traveling abroad with the Form I-766 may affect your legal rights,
Please see the additional i NATIONAL BENEFIT USCIS, DHS	nformation on the back. N S CENTER	You will be notified separately about any other cases you filed.

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CASE TYPE 1765 APPLICATION FOR EMPLOYMENT AUTHORIZATION	9) }
AUTHOR ZATION	
RECEIPT DATE PRIORITY DATE APPLICANT OCTOBER 30, 2015	
NOTICE DATE January 14, 2016 2 of 2	<u>////</u>

(continued)

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.

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 AND MAY NOT 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.

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

947		CASE TYPE 1765 APPLICATION FOR EMPLOYMENT
RECEIPT DATE	PRIORITY DATE	AUTHORIZATION APPLICANT
November 3, 2015		
NOTICE DATE January 12, 2016	PAGE 1 of 2	
LAW OFFICE OF WILLIAM JAN 314 E. HIGHLAND MALL BLVI AUSTIN TX 78752		Notice Type: Approval Notice Class: C09P Valid from 01/11/2016 to 01/10/2017
wtherization Decument with T	-512 endorsement, will be se	parole has been approved. The form 1-766, Employment nt to you separately. The Form I-766 with I-512 endorsement is sis of your pending application for adjustment of status, Form
Please read this notice caref endorsement.	ully, as it provides importa	nt information concerning use of the Form I-766 with I-512
is a final decision on your F	orm I-485, you may file for	「微調整機構度」 チャー・チャッチ マイアイ エアマ イン・レインベンド アプア シアノメ オチャナナアオオオキキキ ちょうくうちょう
this notice, and evidence to	support the necessary correc	(法) (法) (法) (法) (한국) (王) (王) (王) (王) (王) (王) (王) (王) (王) (王
Form I-766 to any employer as	evidence that you are autho	s the expiration date shown on the Form I-766, you may present the rized to accept employment. 8 CFR 274a.2(b)(1)(v)(A)(4).
pending, you may travel abroa	d without abandoning your Fo	dorsement is also evidence that, while your Form I-485 remains rm I-485 //8 CFR 245.2(a)(4)(ii)(B).
travel to the United States w you arrive in the United Stat	vithout liability under secti es on or before the expirati	1 authorize a transportation line to accept you on board for on 273 of the Immigration and Nationality Act (Act), provided that on date shown on the Form I-766.
I-766 expires. Each parole pe	eriod shall not exceed one ye	le applications for parole into the United States until the Form ar from the date of the parole at the port of entry.
inspection at a port of entry	y to determine whether you ar at USCIS approved your applic arcise of discretion, from re	es is not guaranteed. In all cases, you are still subject to immigration e eligible to come into the United States via the terms of this ation for advance parole does not prevent the Department of fusing to parole you into the United States, if the Department st of the United States.
i hidi hi lakaka sa sababi kababaha ak	"admission " If your Form I-485	is denied, you may be subject to removal proceedings as an 240 of the Act, rather than as a deportable alien under sections
States after being unlawfully obtained advance parole. If	/ present in the United State after April 1997, you were un der section 212(a)(9)(B)(i) lted States for more than 180 you are inadmissible for th	Immigrant Responsibility Act of 1996, aliens who depart the United is for certain periods may be barred from admission, even if they ilawfully present in the United States for more than 180 days, you if the Act when you return to the United States. If you are days but less than one year and depart voluntarily before the aree years; if you are unlawfully present for one year or more, you
unlawfully present in the Uni start of removal proceedings, are inadmissible for ten yea)		1 11 man T 766 may affende wour logal rights
start of removal proceedings, are inadmissible for ten year	ave concerns about how travel	ing abroad with the Form I-766 may affect your legal rights,

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RECEIPT DATE November 3, 2015	PRIORITY DATE	APPLICANT	
NOTICE DATE January 12, 2016	PAGE 2 of 2		

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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.

NATIONAL BENEFITS CENTER	1
USCIS, DHS	
P.O. BOX #648004	
LEE'S SUMMIT MO 64064	
Customer Service Telephone: (800) 375-5283	<u></u>

## I-797, Notice of Action

DECEIDT NUMBER	CASE TYPE 1485 APPLICATION TO REGISTER PERMANE
	RESIDENCE OR ADJUST STATUS
RECEIPT DATE PRIORITY DATE August 3, 2015	APPLICANT
NOTICE DATEPAGEJanuary 12, 20161 of 1	
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: CR6
	A A ANY AND
This is to notify you that your application for per welcome you to permanent resident status in the Uni	manent residence has been approved. It is with great pleasure that we ted States.
At the top of this notice you will see a very impor resident account and file number. This permanent a contact us.	tant number. It is your USCIS A# (A-number). This is your permanent ccount number is very important to you. You will need it whenever you
show your new status. When you receive your card y the law.	A. You should receive it within the next 3 weeks. You can use it to you must carry it with you at all times if you are 18 or older. It is
Please call us at (800) 375-5283 if any of the informa your card, or if you don't receive your card within receipt number shown above available. The receipt	ation about you shown above is incorrect, if you move before you receiv the next 3 weeks. If you call us, please have your A# and also the number is a tracking number for your application.
Please read the notice that comes with your card. and responsibilities, and about permanent resident	It will have important information about your card, about your status services available to you.
and you must apply to remove those conditions befor card expires. When the time comes and you need fil about permanent resident services available to you,	became a permanent resident. By law your resident status is conditionate the your card expires. We recommend you apply several months before you ing information, or an application, or if you ever have other question just call our <i>National Customer Service Center</i> at <b>1-800-375-5283</b> or vis ring impaired, the NCSC's TDD number is <b>1-800-767-1833</b> .) The best days t
Once again, welcome to the United States and congra	itulations on your permanent resident status.
THIS FORM IS NOT A VISA AND MAY NOT BE USED IN PLAC	E OF A VISA
the right to verify the information submitted in the conformatry with applicable laws, rules, regulations include, but are not limited to, the review of public telephone, and site inspections of businesses and a be used to determine whether revocation, rescission	approved, USCIS and the U.S. Department of Homeland Security reserve is application, petition and/or supporting documentation to ensure a, and other authorities. Methods used for verifying information may lic information and records, contact by correspondence, the internet, c residences. Information obtained during the course of verification will h, and/or removal proceedings are appropriate. Applicants, petitioners, opportunity to address derogatory information before any formal
Please see the additional information on the back. Yo NATIONAL BENEFITS CENTER	ou will be notified separately about any other cases you filed.

## I-797A, Notice of Action

RECEIPT NUMBER		CASE TYPE 1129 PETITION FOR A NONIMMIGRANT WORK
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RECEIPT DATE December 30, 2015	PRIORITY DATE	PETITIONER
NOTICE DATE January 11, 2016	PAGE 1 of 2	BENEFICIARY
		Notice Type: Approval Notice
LAW OFC OF WILLIAM JANG RE: B M CHO INC DBA KORE 314 E HIGHLAND MALL BLVI AUSTIN TX 78752		Class: E2 Valid from 01/07/2016 to 12/20/2017 Consulate:
classification is valid as i detailed in the petition and a new Form I-129 petition.	ndicated above. The for I for the period authoriz Since this employment or hing authorization docume	oproved. The status of the named foreign worker(s) in this reign worker(s) can work for the petitioner, but only as zed. Changes in employment or training may require you to file r training authorization stems from the filing of this petition, antation is not required. Please contact the IRS with any
or she should keep the right given to the U.S. Customs ar her records. A person grant	part with his or her fo d Border Patrol when he red a change of status wh ning. The left part can n for Action on an Approv	s notice. The lower portion should be given to the worker. He orm 1-94, Arrival-Departure Record. The 1-94 portion should be or she leaves the United States. The left part is for his or ho leaves the U.S. must normally obtain a visa in the new be used in applying for the new visa. The petitioner may also ved Application or Petition, to request that we notify a office of this approval.
alien beneficiary will subse	equently be found to be e	lf grant any immigration status and does not guarantee that the eligible for a visa, for admission to the United States, or for
at the Small Business Admin	justment of status. MAY NOT BE USED IN PLACE ry Enforcement and Fairne istration. The ONO assist	
THIS FORM IS NOT A VISA AND The Small Business Regulato, at the Small Business Admin: If you are a small business Please see the additional info USCIS CALIFORNIA SERVICE P. O. BOX 30111 LAGUNA NIGUEL CA	justment of status. MAY NOT BE USED IN PLACE ry Enforcement and Fairne istration. The ONO assist with a comment or comple ormation on the back. You CENTER 92.607-0111	E OF A VISA. ess Act established the Office of the National Ombudsman (ONO) ts small businesses with issues related to federal regulations, aint about regulatory enforcement, you may contact the ONO at u will be notified separately about any other cases you filed.
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RECEIPT NUMBER			CASE TYPE 1129 PETITION FOR A NONIMMIGRANT WORKE
RECEIPT DATE	PRIORITY	Y DATE	PETITIONER
December 30, 2			
NOTICE DATE January 11, 20	)16 <b>PAGE</b> 2 of	2	BENEFICIARY
ontinued) ww.ombudsman.sba.gov	or phone 202-20	5-2417 or fax 202-48	81-5719.
eserve the right to o ensure conformity nformation may inclu- correspondence, the in- luring the course of	verify the inform with applicable ide, but are not internet, or tele verification will periate Acclicab	mation submitted in laws, rules, regulat limited to, the revi phone, and site inso 1 be used to determine to be titioners, and	oved, USCIS and the U.S. Department of Homeland Security this application, petition and/or supporting documentation tions, and other authorities. Methods used for verifying iew of public information and records, contact by pections of businesses and residences. Information obtained inge whether revocation, rescission, and/or removal d representatives of record will be provided an opportunity reeding is initiated.
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		CASE TYPE 1821D CONSIDERATION OF DEFERRED AC
RECEIPT DATE June 24, 2015	PRIORITY DATE	FOR CHILDHOOD ARRIVALS
NOTICE DATE January 8, 2016	PAGE 1 of 1	
LAW OFFICE OF WILLIAM 314 E HIGHLAND MALL B AUSTIN TX 78752		Notice Type: Approval Notice Valid from 01/08/2016 to 01/07/2018
Notice of Deferred Action	<u>n de la competición de la compe</u> tición :	
		hip and Immigration Services's (USCIS) decision on your Form I-821D
exercise of prosecutorial	discretion by USCIS not to	on, has decided to defer action in your case. Deferred action is an pursue the removal of an individual from the United States for a alter any immigration status.
		tion will remain in effect for 2 years from the date of this notice
result in termination of States. You are required to notif report a new address. Tha NOTICE: USCIS and the U.S this request and/or suppo	your deferred action. This is y USCIS if you change your a form may be found at www. S. Department of Homeland Secting documentation to ensu:	t criminal activity after your case has been deferred is likely to notice does not provide permission to travel outside of the United address. You may use the Alien's Change of Address Card, Form AR-11 uscis.gov. There is no fee for this change of address form. Security (DHS) reserve the right to verify the information submitted ire conformity with applicable laws, rules, regulations, and other may include, but are not limited to, the review of public informat
and records, contact by configuration obtained during and/or removal proceedings her request for considerat following the submission of Childhood Arrivals may, in	prrespondence, the internet ing the course of the verific are appropriate if, for ex- cion of deferred action for of his or her request. Ind in the sole discretion of USG	, or telephone, and site inspections of businesses and residences. cation will be used to determine whether termination of deferred ac xample, the requestor committed fraud or misrepresentation in his o childhood arrivals, or engaged in subsequent criminal activity lividuals for whom removal action is deferred under Deferred Action CIS and DHS, be provided an opportunity to address derogatory /or removal proceedings are initiated.
	199 parta de construir a construir a construir de la construir de la construir de la construir de la construir 1999 parta de la construir de la 1999 parta de la construir de la	an ghring fa far far far far far far far far far
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A NIUN CONTRACTOR	VVESOBANDEROA
PECEIPT DATE P38	CASE TYPE 1765 APPLICATION FOR EMPLOYMENT AUTHORIZATION APPLICANT
June 24, 2015 NOTICE DATE PAGE	
NOTICE DATEPAGEJanuary 8, 20161 of 1	
LAW OFFICE OF WILLIAM JANG 314 E HIGHLAND MALL BLVD STE 406	Notice Type: Approval Notice Class: C33 Valid from 01/08/2016 to 01/07/2018
AUSTIN TX 78752	Valla 170m 01/08/2018 CC 01/07/2018
Your application for employment authorization has been appr sent under separate cover to the beneficiary.	coved. The Form 1-766, Employment Authorization Document, was
This card-suthorized your capicyment in the United States during the dates on the card.	Show this card to your employer to worify authorization to work
If any information on the card is incorrect, please write t Document, I-766, a photocopy of this notice; and evidence t	the office listed below. Include your Employment Authorization to support the necessary corrections.
THIS APPROVAL NOTICE IS NOT A VISA OR EVIDENCE OF EMPLOYMEN 1-766.	IT AUTHORIZATION, NOR MAY IT BE USED IN PLACE OF A VISA OR FORM
pending for at least 180 days and your underlying Form I-14 supplement the Form I-485 record of proceeding with document	NA 204(j) if your Form I-485 Adjustment application has been to is approved or is still pending. In order to do so, you should station relating to the new job offer that forms the basis of the to request to change employers and what information is required
THIS FORM IS NOT A VISA AND MAY NOT BE USED IN PLACE OF A V	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. USCIS

CALIFORNIA SERVICE CENTER P. O. BOX 30111 LAGUNA NIGUEL CA 92607-0111 Customer Service Telephone: (800) 375-5283

## UNICHONEUNDCHANNODUNC

RECEIPT NUMBER 146	CASE TYPE 1140 IMMIGRANT PETITION FOR ALIEN WORKER
RECEIPT DATEPRIORITY DATEDecember 23, 2015March 18, 2015	PETITIONER
NOTICE DATEPAGEJanuary 5, 20161 of 1	BENEFICIARY F
LAW OFFICE OF WILLIAM JANG 314 E HIGHLAND MALL BLVD STE 406 AUSTIN TX 78752	Notice Type: Approval Notice Section: Mem of Profession w/Adv Deg,or of Exceptn'l Ability Sec.203(b)(2)

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

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.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, 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. USCIS TEXAS SERVICE CENTER P O BOX 851488 - DEPT A MESQUITE TX 75185-1488 Customer Service Telephone: (800) 375-5283

### 1-797, Notice of Action

# STATION OCCURATED STATION 400 STATION

518	CASE TYPE 1485 APPLICATION TO REGISTER PERMANENT RESIDENCE OR ADJUST STATUS	
ECEIPT DATE PRIORITY DATE August 10, 2015	APPLICANT	
DTICE DATE PAGE January 7, 2016 1 of 1	an a	
and a start of the s	Notice Type: Approval Notice	
AW OFFICE OF WILLIAM JANG	Section: Adjustment as direct beneficiary	
14 E HIGHLAND MALL BLVD STE 406	of immigrant petition	
USTIN TX 78752	COA: E37	
TAN MARANA MARA		
<u> SAANGGA SAGA</u>	<u> An an</u>	
a se an	TED STATES OF AMERICA nent residence has been approved. It is with great pleasure that we i States.	
sident account and file number. This permanent accountact us.	nt number. It is your USCIS A# (A-number). This is your permanent bunt number is very important to you. You will need it whenever you	
, will soon mail you a new Permanent Resident Card. Now your new status. When you receive your card you Ne law.	You should receive it within the next 3 weeks. You can use it to must carry it with you at all times if you are 18 or older. It is	
ease call us at <b>800-375-5283</b> if any of the information our card, or if you don't receive your card within the eccipt number shown above available. The receipt num	n about you shown above is incorrect, if you move before you receive ne next 3 weeks. If you call us, please have your A# and also the mber is a tracking number for your application.	
lease read the notice that comes with your card. It nd responsibilities, and about permanent resident se	will have important information about your card, about your status rvices available to you.	
renew your card several months before it expires.	xpiration will not directly affect your status, you will need to appl When the time comes and you need filing information, or an t permanent resident services available to you, just call our <i>Nationa</i> JSCIS website at <b>www.uscis.gov.</b> (If you are hearing impaired, the NCSC ne NCSC are Tuesday through Friday.	
nce again, welcome to the United States and congratu	lations on your permanent resident status.	
HIS FORM IS NOT A VISA AND MAY NOT BE USED IN PLACE	OF A VISA.	
he right to verify the information submitted in this onformity with applicable laws, rules, regulations, nclude, but are not limited to, the review of public elephone, and site inspections of businesses and res	pproved, USCIS and the U.S. Department of Homeland Security reserve application, petition and/or supporting documentation to ensure and other authorities. Methods used for verifying information may information and records, contact by correspondence, the internet, or idences. Information obtained during the course of verification will and/or removal proceedings are appropriate. Applicants, petitioners, ortunity to address derogatory information before any formal	
Please see the additional information on the back. You NEBRASKA SERVICE CENTER	will be notified separately about any other cases you filed.	
U. S. CITIZENSHIP & IMMIG SERVICE		
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LINCOLN NE 68501-2521 Customer Service Telephone: 800-375-5283