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RECEIPT NUMBER		CASE TYPE 1765 APPLICATION FOR EMPLOYMENT AUTHORIZATION
RECEIPT DATE January 27, 2016	PRIORITY DATE	APPLICANT
NOTICE DATE March 31, 2016	PAGE 1 of 2	

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

Valid from 03/31/2016 to 03/30/2017

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

The Form 1-766 with 1-512 endorsement is valid until the date specified on the form. If the Form 1-766 expires before there is a final decision on your Form 1-485, you may file for a new Form 1-766.

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 1-766 with 1-512 endorsement is also evidence that, while your form 1-485 remains pending, you may travel abroad without abandoning your Form 1-485 /8 CER 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 ABROADParole 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 not an admission of 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 are inadmissible for ten years.

Inadmissibility in General. If you have concerns about how traveling abroad with the Form I-766 may affect your legal rights.

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

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		AUTHORIZATION	
RECEIPT DATE	PRIORITY DATE	APPLICANT	
January 27, 2016			
NOTICE DATE March 31, 2016	PAGE 2 of 2		<u> Maile : .</u>

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 1-485, 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

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RECEIPT NUMBER  RECEIPT DATE PRIORITY DATE	CASE TYPE 1539 APPLICATION TO EXTEND/CHANGE NONIMMIGRANT STATUS APPLICANT
March 9, 2016  NOTICE DATE PAGE March 28, 2016 1 of 1	BENEFICIARY
LAW OFFICE OF WILLIAM JANG 314 E. HIGHLAND MALL BLVD STE 406. AUSTIN TX 78752	Notice Type: Approval Notice Class: F1 Valid from 04/17/2016 Valid for Duration of Status
The above application for change of nonimmigrant status is of authorized temporary stay in this status, for the application is not status, for the application is not status.	cant(s) named, is also listed above; the student's new classification. This is an important
document that he or she must submit with any future applica student status.  An updated I-94 is included in the lower portion of this no Customs and Border Protection when he or she leaves the Uni	tice: The I-94 portion should be given to the U.S.
If any person included in this application must depart the to facilitate their return to this status. He or she must returning to the U.S.	
NOTICE: Although this application/petition has been approve reserve the right to verify the information submitted in the to ensure conformity with applicable laws, rules, regulation information may include, but are not limited to, the review correspondence, the internet, or telephone, and site inspecturing the course of verification will be used to determine proceedings are appropriate. Applicants, petitioners, and red address derogatory information before any formal proceed	is application, petition and/or supporting documentation is and other authorities. Methods used for verifying of public information and records; contact by tions of businesses and residences. Information obtained whether revocation, rescission, and/or removal epresentatives of record will be provided an opportunity.
Please see the additional information on the back, You will be USCIS  VERMONT SERVICE CENTER  75 LOWER WELDEN STREET  SAINT ALBANS / VT / 05479-0001  Sustamer Service Telephone: (800) 375-52  Form 1797A (Rev. 10/31/05)N	
	FLEASE TERR OFF, CONVINSA FRINTED BELOW, AND STAFLE TOURIDINAL 199-TE AVAILABLE
Detach This Half for Personal Records  Receipt# I-94# NAME CLASS F1	783368008 30   Receipt Number   United States Citizenship and Immigration   Services
VALID FROM 04/17/2016 UNTIL  Valid for Duration of Status  PETITIONER:	Departure Record Petitioner:    14. Family Name   16. Date of Birth   16. Date of Birt
	17/Country of Citizenship, KOREA, SOUTH

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RECEIPT NUMBER	CASE TYPE 1539 APPLICATION TO EXTEND/CHANGE
	NONIMMIGRANT STATUS
RECEIPT DATE  June 3, 2015  PRIORITY DATE	APPLICANT
NOTICE DATE March 24, 2016 1 of 2	BENEFICIARY

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

Class: F2

Valid from 03/24/2016

Valid for Duration of Status

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. An updated Form I-94 is included in the lower portion of this notice / The 1-94 portion should be given to the U.S. Customs and Border Protection when he or she leaves the United States.

If any person included in this application must depart the U.S. she or she may wish to take the lower portion of this notice to facilitate his or her return to this status. It a wisa is required, he or she must obtain a new visa in the new classification before returning to the U.S.

In a small number of cases, a visa is not required of nationals of certain countries. These applicants should present the lower portion this notice at the port-of-entry with any other documentation necessary to show admissibility.

If the applicant has any questions about the new status that has been granted, he or she should call the local USCIS office.

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

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

VERMONT SERVICE CENTER

75 LOWER WELDEN STREET

SAINT ALBANS VT 05479-0001

Customer Service Telephone: (800) 375-5283

Form 1797A (Rev. 10/31/05)N

PLEASE TEAR OFF FORM 1-94 PRINTED BELOW, AND STAPLE TO ORIGINAL I-94 IF AVAILABLE

Detach This Half for Personal Records

Receipt#
I-94# 3
NAME A
CLASS F2

VALID FROM 03/24/2016 UNTIL

Valid for Duration of Status

PETITIONER:

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Receipt Number United States Citizenship and Immigration Services

I-94

Departure Record Petitioner:

4. Family Name

15. First (Given) Nam

16. Date of Birth

17/Country of Citizenship/ KOREA, SOUTH

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RECEIFT NOWIDER	CASE TYPE 1539 APPLICATION TO EXTEND/CHANGE NONIMMIGRANT STATUS
RECEIPT DATE June 3, 2015  PRIORITY DATE	APPLICANT
NOTICE DATE PAGE A of 1	BENEFICIARY
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LAW OFFICE OF WILLIAM JANG 314 E. HIGHLAND MALL BLVD STE 406 AUSTIN TX 78752

Class: F1

Valid from 03/24/2016

Valid for Duration of Status

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 applicant (s) named, is also listed above.

Form I-20 ID (student copy) has also been endorsed to show the student's new classification. This document that he or she must submit with any future applications to this service as long as he or she remains in

An updated I-94 is included in the lower portion of this notice . The I-94 portion should be given to the U.S. Customs and Border Protection when he or she leaves the United States.

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

VERMONT SERVICE CENTER 75 LOWER WELDEN STREET

VT 05479-0001 SAINT ALBANS

Customer Service Telephone: (800) 375-5283

Form 1797A (Rev. 10/31/05)N

PLEASE TEAR OFF FORM 1-94 PRINTED BELOW, AND STAPLE TO ORIGINAL I-94 IF AVAILABLE

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Receipt# I-94# NAME U CLASS F1

VALID FROM 03/24/2016 UNTIL

Valid for Duration of Status

PETITIONER:

366799410 30

Receipt Number United States Citizenship and Immigration Services

1-94

Departure Record Petitioner:

16. Date of Birth 15. First (Given) Name

17. Country of Citizenship KOREA, SOUTH

RECEIPT NUMBER	CASE TYPE 1539 APPLICATION TO EXTEND/CHANGE		
	NONIMMIGRANT STATUS		
RECEIPT DATE June 3, 2015  PRIORITY DATE	APPLICANT		
NOTICE DATE PAGE March 24, 2016 1 of 2	BENEFICIARY		

LAW OFFICE OF WILLIAM JANG 314 E. HIGHLAND MALL BLVD STE 406 AUSTIN TX 78752

Notice Type: Approval Notice

Class: F2

Valid from 03/24/2016.

Valid for Duration of Status

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If any person included in this application must depart the U.S. she or she may wish to take the lower portion of 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.

In a small number of cases, a visa is not required of nationals of certain countries. These applicants should present the lower portion this notice at the port-of-entry with any other documentation necessary to show

If the applicant has any questions about the new status that has been granted, he or she should call the local

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05479-0001 SAINT ALBANS VT.

Customer Service Telephone: (800) 375-5283

Form 1797A (Rev. 10/31/05)N

PLEASE TEAR OFF FORM 1-94 PRINTED BELOW, AND STAPLE TO ORIGINAL 1-94 IF AVAILABLE

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Receipt# I-94# NAME P CLASS F2

VALID FROM 03/24/2016 UNTIL

Valid for Duration of Status

PETITIONER:

366802179 30

Receipt Number

United States Citizenship and Immigration Services

1-94

Petitioner: Departure Record

15. First (Given) Name

16. Date of Birth

17. Country of Citizenship KOREA, SOUTH

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NOCIDIL A TOMBER	CASE TYPE 1539 APPLICATION TO EXTEND/CHANGE NONIMMIGRANT STATUS
RECEIPT DATE June 3, 2015  PRIORITY DATE	APPLICANT /
NOTICE DATE PAGE 1 of 2	ANN, SOUDEEN

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

Class: F2

Valid from 03/24/2016

Valid for Duration of Status

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USCIS

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SAINT ALBANS VT

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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 TO ORIGINAL I-94 IF AVAILABLE

United States Citizenship and Immigration

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Receipt Number

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Receipt#
I-94#
NAME
CLASS F2

VALID FROM 03/24/2016 UNTIL

Valid for Duration of Status

PETITIONER:

Services

I-94

Departure Record Petitioner:

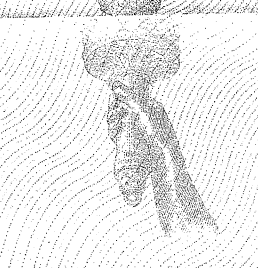
14. Family Name

15. First (Given) Name

17. Country of Citizenship
KOREA, SOUTH

CHANGE			
RECEIPT NUMBER	CASE TYPE 1539 APPLICATION TO EXTEND/CHANGE		
	NONIMMIGRANT STATUS		
RECEIPT DATE PRIORITY DATE	APPLICANT		
June 3, 2015			
NOTICE DATE PAGE	BENEFICIARY		
March 24, 2016 2 of 2			

proceedings are appropriate. Applicants, petitioners, and representatives of record will be provided an opportunity (continued) to address derogatory information before any formal proceeding is initiated.



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PLEASE TEAR OFF FORM 1-94 PRINTED BELOW, AND STAPLE TO ORIGINAL 1-94 IF AVAILABLE

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	CASETYPE 1485 APPLICATION TO REGISTER PERMANENT
RECEIPT NUMBER	RESIDENCE OR ADJUST STATUS
RECEIPT DATE PRIORITY DATE August 31, 2015	APPLICANT
NOTICE DATE March 14, 2016 PAGE 1 of 1	
	la mana Approval Notice

LAW OFFICE OF WILLIAM JANG 314 E. HIGHLAND MALL BLVD STE 406 AUSTIN TX 78752 Notice Type: Approval Notice Section: Derivative adjustment COA: F37

### 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 weeks. If you call us, please have your A# and also the receipt number shown above available. The receipt number is attracting number for your application.

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

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

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

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

NOTICE: Although this application/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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NATIONAL BENEFITS CENTER

USCIS, DHS

P.O. BOX #648004

LEE'S SUMMIT MO 64064

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		CASE TYPE 1485 APPLICATION TO REGISTER PERMANENT
		RESIDENCE OR ADJUST STATUS
RECEIPT DATE August 31, 2015	PRIORITY DATE	APPLICANT
NOTICE DATE March 14, 2016	PAGE 1 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

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of immigrant petition

COA: F36

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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 of 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.

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NATIONAL BENEFITS CENTER.

USCIS, DHS

P.O. BOX #648004

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PECEIDT NUMBER	l	CASE TYPE 1821D CONSIDERATION OF DEFERRED ACTION
		FOR CHILDHOOD ARRIVALS
RECEIPT DATE	PRIORITY DATE	APPLICANT
January 19, 2016		
NOTICE DATE March 10, 2016	PAGE 1 of 1	
	i di si i di si di sa	Notice Type: Approval Notice
LAW OFFICE OF WILLIAM JA	NG	Valid from 03/10/2016 to 03/09/2018

314 E HIGHLAND MALL BLVD STE 406 AUSTIN TX 78752

Notice of Deferred Action:

This notice is to inform you regarding U.S. Citizenship Consideration of Deferred Action for Childhood Arrivals

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

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

This form does not constitute employment authorization, nor may by be used in place of an Employment Authorization Document. The 90-day period for reviewing Form I-765, Application for Employment Authorization, filed together with Form I-821D begins as of the date of this approval notice. If Form 12765 is granted, you will receive your Employment Authorization Document separately by mail. Subsequent criminal macrivity after your case has been deferred is likely to result in termination of your deferred action. This notice does not provide permission to travel outside of the United

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

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

Please see the additional information on the back. You will be notified separately about any other cases NEBRASKA SERVICE CENTER

U. S. CITIZENSHIP & IMMIG SERVICE

P.O. BOX 82521

NE 68501-2521 LINCOLN

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(COL)	3,000	CASE TYPE 17.65 APPLICATION FOR EMPLOYMENT
*		AUTHORIZATION
RECEIPT DATE December 16, 2015	PRIORITY DATE	APPLICANT
NOTICE DATE March 11, 2016	PAGE 1 of 2	

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

Class: C09P

Valid from 03/10/2016 to 03/09/2017

Your application for employment authorization and advance parolic has been approved. The form 1-766, 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 1-766 with 1-512 endorsement is also evidence that, while your Form 1-485 remains pending, you may travel abroad without abandoning your Form 1-485 %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 ABROADParole 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 not an "admission." If your Form I-485 is denied, you may be subject to removal proceedings as an inadmissible alien under sections 212(a) and 235(b)(l) 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)(1) 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 are inadmissible for ten years.

Inadmissibility in General. If you have concerns about how traveling abroad with the Form 1-766 may affect your legal rights,

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

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RECEIPT NUMBER		CASE TYPE 1765 APPLICATION FOR EMPLOYMENT AUTHORIZATION	
RECEIPT DATE December 16, 2015	PRIORITY DATE	APPLICANT	
NOTICE DATE March 11, 2016	PAGE 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, USCTS and the U.S. Department of Homeland Security reserve the right to verify the information submitted in this application, betition 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

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P.O. BOX #648004

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Customer Service Telephone: (800) 375-5283

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

RECEIPT NUMBER		CASE TYPE 1129 PETITION FOR A NONIMMIGRANT	WORKER
RECEIPT DATE February 12, 2016	PRIORITY DATE	PETITIONER	
NOTICE DATE March 9, 2016	PAGE 1 of 1	BENEFICIARY	<del></del>

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

Class: L1B

Valid from 02/22/2016 to 02/14/2019

Consulate: SEOUL

This notice is to advise you of action taken on this case. The official notice has been mailed according to the mailing preferences noted on the Form G-28, Notice of Entry of Appearance as Attorney or Accredited Representative. Any relevant documentation was mailed according to the specified mailing preferences.

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

Petition approval does not authorize employment or training. When the workers are granted status upon admission to the United States, they can then work for the petitioner, but only as detailed in the petition and for the period authorized. Please contact the IRS with any questions about tax withholding.

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

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

Number of workers: 1

Name

DOB COB
KOREA, SOUTH

Class Consulate / POE OCC L1B SEOUL

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.

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VERMONT SERVICE CENTER

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RECEIPT NUMBER	CASE TYPE 1485 APPLICATION TO REGISTER PERMANENT	
	RESIDENCE OR ADJUST STATUS	
RECEIPT DATE PRIORITY DATE	APPLICANT	
January 14, 2016		
NOTICE DATE March 3, 2016  PAGE 1 of 1		
314 E. HIGHLAND MALL BLVD STE 406	Notice Type: Approval Notice Section: Adjustment as direct beneficiary	
AUSTIN TX 78752	of immigrant petition	
	COA: IRO	
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#### 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.uscls.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.

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NATIONAL BENEFITS CENTER

USCIS, DHS

P.O. BOX #648004

LEE'S SUMMIT MO 64064

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RECEIDT NUMBER	CASE TYPE 1485 APPLICATION TO REGISTER PERMANENT RESIDENCE OR ADJUST STATUS
RECEIPT DATE October 5, 2015 PRIORITY DATE	APPLICANT
NOTICE DATE PAGE March 3, 2016 1 of 1	
LAW OFFICE OF WILLIAM JANG	Notice Type: Approval Notice Section: Adjustment as direct beneficiary

314 E. HIGHLAND MALL BLVD STE 406 AUSTIN TX 78752

of immigrant petition COA: CR6

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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 two years from when you became a permanent resident. By law your resident status is conditional, and you must apply to remove those conditions before your card expires. We recommend you apply several months before your card 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.

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RECEIPT NUMBER		CASE TYPE 1485 APPLICATION TO REGISTER PERMANENT RESIDENCE OR ADJUST STATUS
RECEIPT DATE October 5, 2015	PRIORITY DATE	APPLICANT
NOTICE DATE March 3, 2016	PAGE 1 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: IR6

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