# THE TOKEN AND CARAGES ONE WALLEST COST

	USCIS Account Number 073391493251	Case Type 1821D - CONSIDERATION OF DEFERRED ACTION FOR CHILDHOOD ARRIVALS
Received Date 10/10/2017	Priority Date 10/05/2017	Requestor
Notice Date 11/02/2017	Page 1 of 1	

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

Valid from: 11/02/2017 to 11/01/2019

#### Notice of Deferred Action:

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

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

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

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

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

NOTICE: USCIS and the U.S. Department of Homeland Security (DHS) reserve the right to verify the information submitted in this request and/or supporting documentation to ensure conformity with applicable laws, rules, regulations, and other authorities. Methods used for verifying information may 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 address derogatory information before deferred action is terminated and/or removal proceedings are initiated.

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

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



Receipt Number		Case Type 1131 - APPLICATION FOR TRAVEL DOCUMENT
Received Date 09/08/2017	Priority Date	Applicant
Notice Date 11/25/2017	Page 1 of L	

c/o WILLIAM ILHYUN JANG LAW OFFICE OF WILLIAM JANG 314 E HIGHLAND MALL BLVD STE 406 AUSTIN TX 78752 Notice Type: Approval Notice Valid from 11/25/2017 to 11/24/2018

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

#### What the Official Notice Said

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

#### How to Use Your Advance Parole Document

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

#### Before You Leave the United States

Please note the following information:

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

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

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

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

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

## APERIO EN PREMIO DE SERVANDES CONTRA MEL DIFERCIA

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

Receipt Number		Case Type 1129F - PETITION FOR FIANCE(E)	)	
Received Date 06/05/2017	Priority Date	Petitioner	er e de	
Notice Date 11/25/2017	Page 1 of 1	Beneficiary		

c/o WILLIAM ILHYUN JANG LAW OFFICE OF WILLIAM JANG 314 E HIGHLAND MALL BLVD STE 406 AUSTIN TX 78752 Notice Type: Approval Notice Valid from 11/25/2017 to 03/24/2018

The above petition has been approved, and forwarded to the listed consulate. Please contact the consulate with any questions about visa issuance, or if you would now like them to forward the petition to a different consulate. The petitioner can also file Form I-824, Application for Action on an Approved Application or Petition, to request that we notify another consulate of the petition approval for visa processing purposes. THIS FORM IS NOT A VISA AND MAY NOT BE USED IN PLACE OF A VISA.

When the person this petition is for enters the U.S. based on this visa, he or she will be admitted for ninety (90) days in order to marry the petitioner, and based on that marriage file for adjustment to permanent resident status on Form I-485. The form to apply for adjustment can be obtained at any local USCIS office or USCIS forms center. Please attach a copy of this notice to the adjustment application when you file it.

If the petitioner and the fiance(e) do not marry within these 90 days, status will expire, and he or she will be in violation of the Immigration and Nationality Act if he or she does not depart. An extension cannot be granted. It is requested that the petitioner inform his or her local USCIS office if he or she determines that the marriage will not take place within the 90 day period. Please attach a copy of this notice to any correspondence about this case.

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

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

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



### U.S. Citizenship and Immigration Services

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

Receipt Number	USCIS Account Number	Case Type 1765 - APPLICATION FOR EMPLOYMENT AUTHORIZATION	
Received Date 09/08/2017	Priority Date '	Applicant	
Notice Date 11/25/2017	Page 1 of 2		

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

Class: C09P

Valid from 11/25/2017 to 11/24/2018

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

#### What the Official Notice Said

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

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

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

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

#### Advanced Parole

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

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

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

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

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

If You Have a Pending Form I-485

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

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



Receipt Number	1	Case Type 1765 - APPLICATION FOR EMPLOYMENT AUTHORIZATION	
Received Date 09/08/2017	Priority Date	Applicant	
Notice Date 11/25/2017	Page 2 of 2		

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

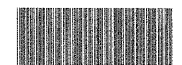
If your EAD card expires before we make a final decision on your Form I-485, you may apply for a new EAD card.

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

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

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

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



Receipt Number	USCIS Account Number	Case Type 1765 - APPLICATION FOR EMPLOYMENT AUTHORIZATION	
Received Date 09/05/2017	Priority Date	Applicant	
Notice Date 11/16/2017	Page 1 of 2		

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

Valid from 11/16/2017 to 11/15/2018

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

#### What the Official Notice Said

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

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

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

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

#### Advanced Parole

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

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

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

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

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

If You Have a Pending Form I-485

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

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





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

Receipt Number	USCIS Online Account Number	Case Type
	9 (200) 30 (200) 15 (200)	II31 - APPLICATION FOR TRAVEL DOCUMENT
Received Date	Priority Date	Applicant
09/01/2017		
Notice Date	Page	
11/16/2017	1 of 1	

c/o WILLIAM ILHYUN JANG LAW OFFICE OF WILLIAM JANG 314 E HIGHLAND MALL BLVD STE 406 AUSTIN TX 78752 Notice Type: Approval Notice Valid from 11/16/2017 to 11/15/2018

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

#### How to Use Your Advance Parole Document

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

#### Before You Leave the United States

Please note the following information:

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

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

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

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

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

# DIED EN TITUDO STATUDS OUR AMEDIRICA

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

Receipt Number		Case Type 1765 - APPLICATION FOR EMPLOYMENT AUTHORIZATION
Received Date 09/01/2017	Priority Date	Applicant
Notice Date 11/16/2017	Page 1 of 2	

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

Valid from 11/16/2017 to 11/15/2018

We have approved your application for employment authorization and advance parole based on your pending Form 1-485, Application to Register Permanent Residence or Adjust Status. We will send your Employment Authorization Document (also known as an EAD card or Form 1-765) to you separately. The EAD card will have an I-512 endorsement on it, which indicates that you have been approved for advance parole.

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

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

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

#### Advanced Parole

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

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

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

- Parole into the United States is not guaranteed. In all cases, a CBP officer must still inspect you at a port of entry to determine whether you are
  eligible to come into the United States according to the terms of this advance parole. Even though USCIS approved your advance parole, CBP may
  still refuse to parole you into the United States.
- Parole into the United States is not an "admission" into the U.S. If we deny your Form 1485, you may be subject to removal proceedings for being inadmissible to the U.S.
- Unlawful Presence. If you leave the United States after being unlawfully present in the United States, you may be barred from admission even if
  you obtained advance parole. If you were unlawfully present in the United States for more than 120 days but less than one year and you leave the
  U.S. voluntarily before the start of removal proceedings, you are inadmissible for three years; if you were unlawfully present for one year or more,
  you are inadmissible for ten years.

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

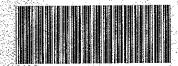
#### If You Have a Pending Form I-485

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

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

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

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



# THE BUNTENDID STANDES OF ANTERIOR

### 1-797 | NOTICE OF ACTION

department of Homeland Security

Receipt Number	USCIS Account Number	Case Type 1765 - APPLICATION FOR EMPLOYMENT AUTHORIZATION
Received Date 09/01/2017	Priority Date	Applicant
Notice Date 11/16/2017	Page 2 of 2	

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

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

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

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

Receipt Number		Case Type 1612 - APPLICATION TO WAIVE FOREIGN RESIDENCE REQUIREMENTS
Received Date 11/06/2017	Priority Date	Applicant .
Notice Date 11/15/2017	Page   Of i	·

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

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

#### What the Official Notice Said

You may not use this courtesy copy to prove that you filed this case or that we made a certain decision on this case. You must use the official notice.

The Department of State, based upon a "No Objection" statement from the government of the applicant's nationality, has recommended that you and any members of your immediate family be granted a waiver of the two-year foreign residence requirement from section 212(e) of the Immigration and Nationality Act (INA). This recommendation refers only to the two-year foreign residence requirement that you must meet as a current or prior nonimmigrant J-1 exchange visitor.

After considering the evidence in your case and based on the Department of State's favorable recommendation, USCIS is granting a waiver of the two-year foreign residence requirement to you and any members of your immediate family who needed to fulfill the two-year foreign residency requirement solely because of their relationship to you.

Please note that if any members of your immediate family must fulfill the two-year foreign residence requirement because of their own current or prior nonimmigrant status as a J-1 exchange visitor, they must request a separate waiver for themselves.

USCIS has completed the processing of your application. The back of this form contains additional general information. If you have any further questions, please contact your local USCIS office.

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

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

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

Vermont Service Center
U. S. CITIZENSHIP & IMMIGRATION SVC
75 Lower Welden Street
Saint Albans VT 05479-0001

Receipt Number		Case Type 1130 - PETITION FOR ALIEN RELATIVE
		1130 - PB 1111ON FOR ALJEN RELATIVE
Received Date	Priority Date	Petitioner
02/03/2017	02/03/2017	
Notice Date	Page	Beneficiary Beneficiary
11/13/2017	1 of 1	

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

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

#### What the Official Notice Said

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

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

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

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

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

National Benefits Center
U. S. CITIZENSHIP & IMMIGRATION SVC
P.O. Box 648004

Customer Service Telephone: 800-375-5283

Lee's Summit MO 64064



Receipt Number		Case Type 1485 - APPLICATION TO REGISTER PERMANENT RESIDENCE OR
		ADJUST STATUS
Received Date	Priority Date	Applicant
02/03/2017		
Notice Date	Page	Beneficiary
11/13/2017	1 of 1	

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

Section: Adjustment as direct beneficiary of

immigrant petition

COA: CR6

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

#### What the Official Notice Said

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

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

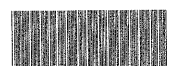
NOTICE: Although this application or petition has been approved, USCIS and the U.S. Department of Homeland Security reserve the right to verify this information before and/or after making a decision on your case so we can ensure that you have complied with applicable laws, rules, regulations, and other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

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

National Benefits Center U. S. CITIZENSHIP & IMMIGRATION SVC

P.O. Box 648004

Lee's Summit MO 64064



Receipt Number		Case Type 1130 - PETITION FOR ALIE	Case Type 1130 - PETITION FOR ALIEN RELATIVE	
Received Date 02/06/2017	Priority Date 02/06/2017	Petitioner		
Notice Date 11/14/2017	Page 1 of 1	Beneficiary		

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

Section: Parent of U.S. Citizen, 201(b) INA

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

#### What the Official Notice Said

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

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

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

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

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

National Benefits Center

U. S. CITIZENSHIP & IMMIGRATION SVC

P.O. Box 648004

Lee's Summit MO 64064



Receipt Number		Case Type 1485 - APPLICATION TO REGISTER PERMANENT RESIDENCE OR ADJUST STATUS
Received Date Priority Date 02/06/2017		Applicant
Notice Date 11/14/2017	Page 1 of 1	Beneficiary

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

Section: Adjustment as direct beneficiary of

immigrant petition

COA: IR0

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

#### What the Official Notice Said

#### WELCOME TO THE UNITED STATES OF AMERICA

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

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

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

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

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

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

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

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

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

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

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



## THE DUDING THAT IS OF ANTICE

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

Receipt Number		Case Type 1539 - APPLICATION TO EXTEND/CHANGE NONIMMIGRANT STATUS
Received Date 07/19/2017	Priority Date	Applicant
Notice Date 11/14/2017	Page 1 of 1	Beneficiary

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

Class: E2

Valid from 07/24/2017 to 12/17/2017

The above application for extension of stay is approved. The temporary stay of the named applicant(s) is authorized to the date shown above.

The I-94 attached below may contain a grace period of up to 10 days before and up to 10 days after the above validity period, if such grace period is authorized by the principal alien's nonimmigrant classification. The following principal alien nonimmigrant classifications may be eligible for a grace period: CW-1, E-1, E-2, E-3, H-1B, H-2B, H-3, L-1A, L-1B, O-1, O-2, P-1, P-2, P-3, TN-1, and TN-2. Dependents of principal H-2A nonimmigrants may contain a grace period of up to one week before and 30 days after the above validity period.

The nonimmigrant status of the applicant(s) is based on the separate nonimmigrant status held by a principal alien's authorized employment in the United States.

The applicant must keep the lower portion with his or her previous Form I-94, Departure Record. It must be presented when requested by USCIS or any other component of the U.S. Department of Homeland Security. The I-94 portion should be given to the U.S. Customs and Border Protection when he or she leaves the United States.

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

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

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

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

California Service Center

U. S. CITIZENSHIP & IMMIGRATION SVC

P.O. Box 30111-

Laguna Niguel CA 92607-0111

Customer Service Telephone: 800-375-5283



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

Detach This Half for Personal Records

Receipt# WAC1790401267

**I-94**# 685816020 30

NAME LEE, YERIM

CLASS E2

VALID FROM 07/24/2017 UNTIL 12/17/2017

APPLICANT

NAM, GILLYANG 2308 MCKENDRICK DR CEDAR PARK TX 78613 685816020 30

Receipt Number WAC1790401267

US Citizenship and Immigration Services

194 Departure Record

Applicant: NAM, GILLYANG

14. Family Name LEE

15. First (Given) Name YE RIM 16. Date of Birth 10/02/1998

17. Country of Citizenship KOREA, SOUTH

# AND UNIANDED SANAREDS OF AMERICA

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

Receipt Number		<del></del>		Case Type
	I	**		I539 - APPLICATION TO EXTEND/CHANGE NONIMMIGRANT STATUS
Received Date 07/19/2017	· · · · · · · · · · · · · · · · · · ·		Priority Date	Applicant Applic
Notice Date 11/14/2017			Page 1 Of 1	Beneficiary
1				

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

Class: E2

Valid from 07/24/2017 to 12/17/2017

The above application for extension of stay is approved. The temporary stay of the named applicant(s) is authorized to the date shown above.

The I-94 attached below may contain a grace period of up to 10 days before and up to 10 days after the above validity period, if such grace period is authorized by the principal alien's nonimmigrant classification. The following principal alien nonimmigrant classifications may be eligible for a grace period: CW-1, E-1, E-2, E-3, H-1B, H-2B, H-3, L-1A, L-1B, O-1, O-2, P-1, P-2, P-3, TN-1, and TN-2. Dependents of principal H-2A nonimmigrants may contain a grace period of up to one week before and 30 days after the above validity period.

The nonimmigrant status of the applicant(s) is based on the separate nonimmigrant status held by a principal alien's authorized employment in the United States.

The applicant must keep the lower portion with his or her previous Form I-94, Departure Record. It must be presented when requested by USCIS or any other component of the U.S. Department of Homeland Security. The I-94 portion should be given to the U.S. Customs and Border Protection when he or she leaves the United States.

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

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

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

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

California Service Center

U. S. CITIZENSHIP & IMMIGRATION SVC

P.O. Box-30111

Laguna Niguel CA 92607-0111

Customer Service Telephone: 800-375-5283



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

Detach This Half for Personal Records

Receipt# WAC1790401267

I-94# 685814223 30

NAME NAM, GILLYANG

CLASS E2

VALID FROM 07/24/2017 UNTIL 12/17/2017

**APPLICANT** 

NAM, GILLYANG 2308 MCKENDRICK DR CEDAR PARK TX 78613 685814223 30

Receipt Number WAC1790401267

US Citizenship and Immigration Services

194 Departure Record

Applicant: NAM, GILLYANG

14. Family Name NAM

15. First (Given) Name GILLYANG

16. Date of Birth 12/17/1972

17. Country of Citizenship
KOREA, SOUTH

# THE UP WATERED STRAINDS OF ANTEDIRECA

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

Receipt Number		Case Type
		I539 - APPLICATION TO EXTEND/CHANGE NONIMMIGRANT STATUS
Received Date 07/19/2017	Priority Date	Applicant
Notice Date 11/14/2017	Page 1 of 1	Beneficiary
		Notice Type: Approval Notice
c/o WILLIAM ILHYUN JAI	NG	Class: E2
LAW OFFICE OF WILLIA	M JANG	Valid from 07/24/2017 to 12/17/2017
314 E HIGHLAND MALL I	BLVD STE 406	
AUSTIN TX 78752		

The above application for extension of stay is approved. The temporary stay of the named applicant(s) is authorized to the date shown above

The I-94 attached below may contain a grace period of up to 10 days before and up to 10 days after the above validity period, if such grace period is authorized by the principal alien's nonimmigrant classification. The following principal alien nonimmigrant classifications may be eligible for a grace period: CW-1, E-1, E-2, E-3, H-1B, H-2B, H-3, L-1A, L-1B, O-1, O-2, P-1, P-2, P-3, TN-1, and TN-2. Dependents of principal H-2A nonimmigrants may contain a grace period of up to one week before and 30 days after the above validity period.

The nonimmigrant status of the applicant(s) is based on the separate nonimmigrant status held by a principal alien's authorized employment in the United States.

The applicant must keep the lower portion with his or her previous Form I-94, Departure Record. It must be presented when requested by USCIS or any other component of the U.S. Department of Homeland Security. The I-94 portion should be given to the U.S. Customs and Border Protection when he or she leaves the United States.

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

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

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

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

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

Customer Service Telephone: 800-375-5283



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

Detach This Half for Personal Records

Receipt# WAC1790401267 I-94# 685816991 30 NAME LEE, YE WON CLASS E2 VALID FROM 07/24/2017 UNTIL 12/17/2017

APPLICANT NAM, GILLYANG 2308 MCKENDRICK DR CEDAR PARK TX 78613 685816991 30

Receipt Number WAC1790401267
US Citizenship and Immigration Services

194 Departure Record

Applicant: NAM, GILLYANG

14. Family Name

LEE

15. First (Given) Name YE WON

16. Date of Birth 02/09/2002

17. Country of Citizenship KOREA, SOUTH

Receipt Number	USCIS Account Number	Case Type 1765 - APPLICATION FOR EMPLOYMENT AUTHORIZATION	
Received Date 08/23/2017	Priority Date	Applicant	
Notice Date 11/06/2017	Page 1 of 2		

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

Class: C09P

Valid from 11/06/2017 to 11/05/2018

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

#### What the Official Notice Said

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

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

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

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

### Advanced Parole

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

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

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

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

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

If You Have a Pending Form I-485

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

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



Receipt Number	USCIS Account Number	Case Type I765 - APPLICATION FOR EMPLOYMENT AUTHORIZATION
Received Date 08/23/2017	Priority Date	Applicant
Notice Date 11/06/2017	Page 2 of 2	

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

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

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

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

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

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



# PHEDUNINHDIDASIPATEDS OFFICEROA

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

Receipt Number	USCIS Online Account Number	Case Type 1131 - APPLICATION FOR TRAVEL DOCUMENT
Received Date 08/23/2017		Applicant
Notice Date 11/06/2017	Page 1 of 1	

c/o WILLIAM ILHYUN JANG LAW OFFICE OF WILLIAM JANG 314 E HIGHLAND MALL BLVD STE 406 AUSTIN TX 78752 Notice Type: Approval Notice Valid from 11/06/2017 to 11/05/2018

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

### How to Use Your Advance Parole Document

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

#### Before You Leave the United States

Please note the following information:

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

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

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

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

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

1		Case Type
		II30 - PETITION FOR ALIEN RELATIVE
Received Date 08/11/2016	Priority Date 08/11/2016	Petitioner
Notice Date 11/03/2017	Page 1 of 1	Beneficiary

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

Section: Unmarried child (under age 21) of U.S.

Citizen, 201(b) INA

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

#### What the Official Notice Said

The above petition has been approved. The petition indicates that the beneficiary is in the United States and wishes to apply for adjustment of status to that of a lawful permanent resident. He or she should submit a copy of this notice, along with a Form I-485, Application to Register Permanent Residence or Adjust Status. He or she can obtain Form I-485 from the USCIS website at www.uscis.gov, by contacting the USCIS National Customer Service Center (NCSC) at 1-800-375-5283, or by visiting the local USCIS field office. Filing address information can be found on the USCIS website at www.uscis.gov.

If the beneficiary decides to apply for an immigrant visa outside the United States based on this petition, you should file Form I-824, Application for Action on an Approved Application or Petition, to request that we send the petition to the U.S. Department of State National Visa Center (NVC).

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

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

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

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

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

National Benefits Center

U. S. CITIZENSHIP & IMMIGRATION SVC

P.O. Box 648004

Lee's Summit MO 64064



Receipt Number		Case Type
		I130 - PETITION FOR ALIEN RELATIVE
Received Date 08/11/2016	Priority Date 08/11/2016	Petitioner
Notice Date 11/03/2017	Page 1 of 1	Beneficiary

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

Section: Unmarried child (under age 21) of U.S.

Citizen, 201(b) INA

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

#### What the Official Notice Said

The above petition has been approved. The petition indicates that the beneficiary is in the United States and wishes to apply for adjustment of status to that of a lawful permanent resident. He or she should submit a copy of this notice, along with a Form I-485, Application to Register Permanent Residence or Adjust Status. He or she can obtain Form I-485 from the USCIS website at www.uscis.gov, by contacting the USCIS National Customer Service Center (NCSC) at 1-800-375-5283, or by visiting the local USCIS field office. Filing address information can be found on the USCIS website at www.uscis.gov.

If the beneficiary decides to apply for an immigrant visa outside the United States based on this petition, you should file Form I-824, Application for Action on an Approved Application or Petition, to request that we send the petition to the U.S. Department of State National Visa Center (NVC).

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

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

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

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

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

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



## United States Department of State



Washington, D.C. 20520.

November 01, 2017

Laura Zuchowski, Director Vermont Service Center DHS/USCIS

Attn: Waiver Review Section

Post Office Box 800

St. Albans, VT 05479-0800

Re: DoS#

DOB: I

COB: Pakistan COR: Pakistan

Subject: 212(e) Waiver Recommendation based on a(n) No Objection application

Dear Director:

After a thorough review of the request, the Department recommends to the U.S.C.I.S. that the exchange visitor and members of the immediate family, if applicable, be **GRANTED** a waiver. Please note this does not include any member of the family who is subject to the residence requirement as a result of his or her own J-1 visa status.

Any other existing application(s) submitted to the Department, for the exchange visitor will now be closed. This concludes the Department's involvement in this case. Any further action concerning this waiver falls under the jurisdiction of the U.S.C.I.S.

Sincerely,

PHARAS DAVIS

Waiver Review Division

cc:

Embassy of Pakistan

Law Office of William Jang, PLLC/ William Jang

Enc:

No Objection Statement

DS-3035

G-28