THIS NOTICE DOES NOT GRANT ANY IMMIGRATION STATUS OR BENEFIT.

RECEIPT NUMBER		CASETYPE 1765 APPLICATION FOR EMPLOYMENT AUTHORIZATION	
RECEIPT DATE December 10, 2015	PRIORITY DATE	APPLICANT .	
NOTICE DATE February 24, 2016	PAGE 1 of 2		
VITALIA DIAZ SHAFER VIAZ SHAFER FA 305 N ARMENIA AVE TAKFA FL 33673	20	Notice Type: Approval Notice Class: C09P Valid from 02/24/2016 to 02/23/2017	

This notice is to advise you of action taken on this term. The official notice has been mailed according to the mailing profession noted on the exemptative. Any televant documentation was mailed according to the specified spilling preferences.

Your application for employment authorization and amounts passed that been approved. The form 1-766, Deployment Surfacely and Decument with 1-507 endorangent, with he sent to you depertury. The Form 1-766 with E SII endorangent is respect to you, as a matter of USCII closuration, on the basis of your pending application for adjustment of status, Porm 1-865.

pleans read this notice carefully, as it provides important information concerning use of the Form 1-766 with 1-512 endotsement.

The form 1-766 with 1-517 endermement in walli until the data specified on the form. If the form 1-765 expires before there is a final decision on your form 1-765, you may file for a new form 1-766.

If any intermetion on the energy is incorrect, please white two office listed below, include your form T-766, a photocopy of this nation, and evidence in support the necessary correction.

EVIDENCE OF EMPLOYMENT AUTHORIZATION: At any time buffers the expiration data shows on the from 1-765, you may present the form 1-766 to any employer as avadence that you are authorized to except employment. 8 CHR 2745.2(b) (1) (8145).

EVIDENCE OF ADVANCE PAROLE: The Purm 1-756 with 1-512 endorsement to else evidence text, while your Form 1-485 remains pending, you may travel abroad enthrop shandoning your Form 1-485. * CFR 245.2(5)(4)(11)(8):

Procentation of the Pora 1-766 with 1-512 undersement will authorize a transportation line to accept you on board for travel to the United States without liability under section 273 of the Imaginting and Nationality Act (Act), provided that you drive in the United States on or percent the expiration date shown on the Form 1-766.

The Phim 1-766 while 1-812 degreement is valid for multiple applications for parely into the United States until the Form 1-766 degrees. Each parely partie stail not exceed the year from the take of the parely of the party.

NOTICE-READ BEFORE YOU YRAVEL ASROADParole into the United States is not guaranteed. In a 1 cases, you are still subject to immigration importion at a port of entry to determine whether you are climible to come into the Smited States via the terms of this advance parole. The fact that USCIS approved your application for amounce parole does not provent the Department of Swannay Security, in the execuse of discretion, for 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 1-485 to denied, you may no subject to removal producting as an ensuablistilly since under sections (12) and 235 to 441 or 240 of the Act, rather than as a deportable alian under sections

Unlawful Presence, Under the Elignal Innegration majors and immediate Responsibility Act of 1996, aliens who depart the Brited States often being unlawfully present in the United States for perhaps periods may be latted From education, even if they acts to advance periods, if after April 1997, you were unlawfully proport in the Conted States for more than 180 days, you may be found insufficiently proport in the Conted States for more than 180 days, you may be found insufficiently proport in the Conted States for more than 180 days, you

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

USCIS, DHS

P.O. BOX #648004

LEE'S SUMMIT MO 64064

Customer Service Telephone: (800) 375-5283



THIS NOTICE DOES NOT GRANT ANY IMMIGRATION STATUS OR BENEFIT.

RECEIPT NUMBER		CASETYPE 1765 APPLICATION FOR EMPLOYMENT AUTHORIZATION
RECEIPT DATE December 10, 2015	PRIORITY DATE	APPLICANT
NOTICE DATE February 24, 2016	PAGE 2 of 2	

877111-020

unlawfully provent in the United States for more than 180 days but Dess than one year and depart voluntarily before the start of reported proceedings, you are inampistive for three years; if you are unlawfully present for one year or more, you are inadpisted a few test years.

inadmissibility in General. If you have concerns about now traveling shroad with the Point I - 166 may after your legal rights, sandssibility, or warrers, you should contact an immigration abcorney or an immigration assistance organization accredited by the Board of Immigration Special seriors making foreign travel plans.

As a seminder, you may request to hamps employeen under INA 2001;) if your form I 985 Adjustment application has been pending for at least 160 days and your underlying form 1-440 to approved at its still pending in order to do so, you should supplement the Form I-455 record of proceeding with documentation relating to the new job offer that forms the basis of the TWA 204(): periability request. For note information on new to request to change employers and what information is required to complement the Form F-485, please visit were needs over

This courtery supposes the used in lieu of official notification to desposs and the filing of processing action taken on this case.

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

NOTICE: Although this application/patrics has been approved. USCIS one the U.S. Department of Romaland Recurity reserve the confirmation to the supplication, patrices and/or supporting observation to ensure conformation applicable laws, rules, regulations, and other a therities. Methods used for verifying intermediate may include, out are not lessed to, and review of public information and records, contact by correspondence, the internet, or extensions, and size instructions of publications and residences. Information obtained during the course of verification will be used to determine whether revunction, records in, and/or removal proceedings are appropriate. Applicants, petitioners, and representatives of record will be privided as appointing to indicately information before any formal proceeding is but taked.

NATIONAL BENEFITS CENTER USCIS, DHS
P.O. BOX #648004
LEE'S SUMMIT MO 64064

Customer Service Telephone; (800) 375-5283

