



U.S. Citizenship
and Immigration
Services

September 11, 2014

[REDACTED]

RICHARD B BRACKEN
R BRACKEN + ASSOCIATES
308 NORTH RIVERSIDE AVENUE STE 1-C
RIALTO CA 92376

A Number:

[REDACTED]

File Receipt Number

[REDACTED]



Applicant/Petitioner Name: [REDACTED]
Beneficiary: [REDACTED]

Dear Sir/Madam:

On November 18, 2013, you submitted a Petition for U Nonimmigrant Status (Form I-918). At this time, the evidence submitted with your petition appears to demonstrate that you have established the eligibility requirements for U nonimmigrant status. However, the statutory cap for U-1 nonimmigrant status has been reached for this fiscal year. Therefore, U.S. Citizenship and Immigration Services (USCIS) may not grant U-1 nonimmigrant status to any petitioner until new visas become available.

As the fiscal year limit is the sole reason you cannot be granted U-1 nonimmigrant status, your petition is being placed on a waiting list. Once new visas become available, USCIS will issue approval notices for those cases on the waiting list provided that the petitioner remains admissible to the United States and otherwise eligible for U nonimmigrant status. Priority for the issuance of approval notices will be determined by the date the petition was received by USCIS.

You have been placed in deferred action as permitted by regulation. Deferred action is an act of administrative convenience to the government which gives some cases lower priority for removal. Being placed in deferred action makes you eligible for work authorization during the validity period of deferred action.

Pursuant to Title 8 Code of Federal Regulations, Section 274a.12(c)(14), an alien who is under deferred action is eligible to submit an Application for Employment Authorization (Form I-765), with this office. In order to receive employment authorization, the alien must establish an economic necessity for employment. The alien must provide information regarding his or her assets, income and expenses in accordance with the instructions on the Form I-765.

If you are represented by an attorney, all further correspondence should be accompanied by Form G-28.

This notice does not constitute valid U nonimmigrant status or employment authorization, and may not be used to demonstrate legal immigration or employment status.