Department of Homeland Security U.S. Citizenship and Immigration Services

I-512L, Authorization for Parole of an Alien Into the United States

(Family Name)					of all Al	ien Into the United S
(Family Name)	(Given	Name)	(Middle Init	ial)	Date Issued	
					A#	December 07, 2014
Date of Birth (Month/Day/Year) Country	of Birth	(City or Town)	(State or	Province)	(Country)
	MEXICO			(=	. rovince)	(Country)
U.S. Address (Apt number and	Vor in care of)	(Street N	umber and Name)	(City)	(State or Pr	ovince) (7in/Postal C
-	-		(1) (1) (1) (1) (1) (1) (1) (1) (1) (1)	500		(P-1 obiai Cod
TRAVEL AUTHORIZATION: P to the United States without liability PAROLE: The pared because Still	resentation of the cunder section 273	original of of the Imn	this document authorizes a nigration and Nationality A	ransportation lin	e to accept the na	med bearer on board for travel
memorandum authorizing Deferred the United States. Presentation of the Inspector at a port-of-entry to parole contained in INA 212(d)(5)(A). This exceed one day from the date of parodiscretion to deny a request for parol NOTICE - READ BEFORE YOU Parole is not admission into the United States of the Inspector of	is authorization is a Action for Childho ie original of this d the named bearer, is authorization is ole at the port-of-er e. TRAVEL ABRO	in individuod Arrivali od Arrivali ocument pi whose pho valid for o try. Please	al whose removal has been (DACA). The named bear ior to January 10 tograph appears on this autone request for parole dure note: this document does	deferred under the departed the Los 2015 horization, into ing the validity not guarantee that	ne Secretary of Ho Inited States temp allows a Custom the United States period noted about t a person will be	omeland Security's June 15, 2012, orarily and intends to return to s and Border Protection (CBP) based on the parole authority ove. Each parole period shall not paroled into the United States. CBP
Parole is not admission into the Uriff CBP paroles you into the United S and Customs Enforcement (ICE) in you an "admission," so even while yo a waiver of inadmissibility. If your vact. Parole into the United States i eligible to come into the United State discretion to deny you parole if the D	waiver application s not guarea application s not guaranteed. Es via the terms of the partment determined.	will remain is denied, y In all case this docum- nes approv	e decision to defer removal a m "applicant for admissio ou may be subject to remo' s, you are still subject to in ent. Even if you have previ ing your parole application	action in your can." If you are for all proceedings a migration inspectously been grant would not serve.	und inadmissible, s an inadmissible tion at a port-of-e ed parole, the Dep	and specified by USCIS or Immigrat nated, whichever is earlier. Parole is you will need to apply and qualify for alien under 235(b)(1) or 240 of the entry to determine whether you are partment of Homeland Security retain
terminated your advance parole docu you have a valid visa or other docum- terminates your parole, you will retur INA section 237.	ment, the revocation	ocument a on or termin	t any time. If you are outs	ide the United St	ates when you are	notified that DHS has revoked or
Travel Warnings. Leaving the United States, even with	your advance paro	le documer	It may import			
If you have been ordered deported or administratively closed or terminated even if USCIS or ICE has deferred ac representative at an immigrant assista inadmissible and therefore ineligible for present in the United States for certain Inadmissibility in general. If you have accredited by the BIA before making in the state of the	removed, departing will result in your tion in your case. I nee organization as for adjustment of stape or adjustment of stape organization as the periods may become the stape of the periods may become will periods may become will be supposed to the periods may become will be supposed to the periods may be supposed to the periods and the periods are supposed to the period to t	g from the being cons f you have ccredited by tatus. Undo me subject	United States without havir idered excluded, deported of been unlawfully present in the Board of Immigration er section 212(a)(9)(B)(i) of to new or additional groun	g had your excluring removed, with the United States Appeals (BIA), the Act, aliens was of inadmissible.	sion, deportation, potentially seriou s, you may want to whether leaving the who depart the Un	o ask an immigration attorney or a ne United States would make you ited States after being unlawfully
90 S F					Nebraska Ser	vice Center
M	111	1			850 S. S	Street
14	1 70	2/4			Lincoln, N	
M	ark Hazuda					ing Office)
					Parole	Stamp
	*					
	7			-		