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

I-312L, Authorization for Parole of an Alien Into the United States

(Family Name)	(Given Name)	(Middle Initial)	Ė	Pate Issued	July 28, 2015
			Α	\# _•	2.28
Date of Birth (Month/Day/Year)	Country of Birth	(City or Town)	(State or Prov	ince) (C	ountry)
	MEXICO				
U.S. Address (Apt number and/or	in care of) (Street Numb	er and Name)	(City)	(State or Province)	(Zip/Postal Code)
10217111400,	70				
TRAVEL AUTHORIZATION: Preso to the United States without liability un-	entation of the original of this of the section 273 of the Immigra	document authorizes a trans tion and Nationality Act (IN	portation line to a NA) for bringing	accept the named bear an alien who does not	er on board for travel t have a visa.
PAROLE: The named bearer of this an memorandum authorizing Deferred Act	uthorization is an individual white ion for Childhood Arrivals (Da	nose removal has been defer ACA). The named bearer de	red under the Se parted the United	cretary of Homeland I States temporarily a	Security's June 15, 2012, and intends to return to
the United States. Presentation of the o	riginal of this document prior t	o September 26, 2			order Protection (CBP)
Inspector at a port-of-entry to parole the contained in INA 212(d)(5)(A). This a exceed one day from the date of parole	uthorization is valid for one	request for parole during	he validity peri-	od noted above. Eac	th parole period shall not

NOTICE - READ BEFORE YOU TRAVEL ABROAD

discretion to deny a request for parole.

Parole is not admission into the United States. Presentation of this authorization will allow a CBP Inspector at a port-of-entry to parole you into the United States. If CBP paroles you into the United States, your case will generally continue to be deferred. The deferral will continue until the date specified by USCIS or Immigration and Customs Enforcement (ICE) in your deferral notice or until the decision to defer removal action in your case has been terminated, whichever is earlier. Parole is not an "admission," so even while you are paroled you will remain an "applicant for admission." If you are found inadmissible, you will need to apply and qualify for a waiver of inadmissibility. If your waiver application is denied, you may be subject to removal proceedings as an inadmissible alien under 235(b)(1) or 240 of the Act. Parole 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 document. Even if you have previously been granted parole, the Department of Homeland Security retains discretion to deny you parole if the Department determines approving your parole application would not serve the public interest of the United States.

DHS can revoke or terminate your advance parole document at any time. If you are outside the United States when you are notified that DHS has revoked or terminated your advance parole document, the revocation or termination of your/advance parole document may leave you unable to return to the United States unless you have a valid visa or other document that permits you to travel to the United States and seek admission. If you are in the United States when DHS revokes or terminates your parole, you will return to the status of an unparoled applicant for admission, and you may be subject to removal under INA section 212, rather than INA section 237.

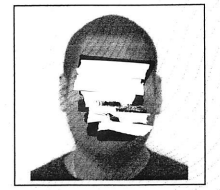
Travel Warnings.

Leaving the United States, even with your advance parole document, may impact your ability to return to the United States.

If you have been ordered deported or removed, departing from the United States without having had your exclusion, deportation, or removal proceedings reopened and administratively closed or terminated will result in your being considered excluded, deported or removed, with potentially serious future immigration consequences, even if USCIS or ICE has deferred action in your case. If you have been unlawfully present in the United States, you may want to ask an immigration attorney or a representative at an immigrant assistance organization accredited by the Board of Immigration Appeals (BIA), whether leaving the United States would make you inadmissible and therefore ineligible for adjustment of status. Under section 212(a)(9)(B)(i) of the Act, aliens who depart the United States after being unlawfully present in the United States for certain periods may become subject to new or additional grounds of inadmissibility because of their travel abroad.

Inadmissibility in general. If you have concerns about admissibility and waivers you should contact an immigration attorney or an immigrant assistance organization accredited by the BIA before making foreign travel plans.

Mark Hazuda



Nebraska Service Center 850 S. Street Lincoln, NE 68508

(Authorizing Office)

Parole Stamp

PAROLED

PAROLED

Until SCP 05, 2016

Purpose: D/A

Purpose: D/A