## I-12L, Authorization for Parole

(Family Name)	(Given Name)	(Middle Initial)		Date Issued	May 01, 2015
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ate of Birth (Month/Day/Yea		(City or Town)	(State or F	rovince)	(Country)
and the same of th	MEXICO				
.S. Address (Apt number a	nd/or in care of) (Street N	Number and Name)	(City)	(State or Pro	vince) (Zip/Postal Code
RAVEL AUTHORIZATION: the United States without liabil	ity under section 273 of the Im	migration and Nationality Act (	INA) for bring	ging an alien who d	oes not have a visa.
AROLE: The named bearer of	this authorization is an individ-	ual whose removal has been de	ferred under th	ne Secretary of Hon	neland Security's June 15, 2012,
nemorandum authorizing Deferre				allows a Customs	and Border Protection (CBP)
ne United States. Presentation of inspector at a port-of-entry to par-	ole the named hearer, whose ni	notograph appears on this autho	rization, into	the United States ba	ased on the parole authority
ontained in INA 212(d)(5)(A)	This authorization is valid for	one request for parole durin	g the validity	period noted abov	e. Each parole period shall not
xceed one day from the date of p iscretion to deny a request for pa		se note: this document does no	t guarantee tha	at a person will be p	paroled into the United States. CBP
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arola is not admission into the	United States Presentation of	of this authorization will allow a	CBP Inspecto	or at a port-of-entry	to parole you into the United State
CBP paroles you into the Unite	d States, your case will genera	lly continue to be deferred. The	deferral will	continue until the di	ate specified by USCIS or Immigra nated, whichever is earlier. Parole i
at an "admission" sa even while	in your deferral notice or until	the decision to deter removar a	otion in your c	ase has been termin	lated, willenever is currier. Further.
		ain an "applicant for admission.	If you are I	ound inadmissible.	you will need to apply and qualify
waiver of inadmissibility If yo	or waiver application is denied	you may be subject to remova	l proceedings	ound madmissible, as an inadmissible	you will need to apply and qualify alien under 235(b)(1) or 240 of the
waiver of inadmissibility. If yo	our waiver application is denied	l, you may be subject to remova	d proceedings	ound inadmissible, as an inadmissible ection at a port-of-e	you will need to apply and qualify alien under 235(b)(1) or 240 of the ntry to determine whether you are
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