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

(Family Name)	(Given Name)	(Middle Initial)		Date Issued March 01, 2010			6
				A# <b>s</b>	LIN		
ate of Birth (Month/Day/Year)	Country of Birth	(City or Town)	(State or I	Province)	(Country)		
	MEXICO			e	17.		
S. Address (Apt number and/or	in care of) (Street Num	nber and Name)	(City)	(State or P	rovince)	(Zip/Postal	Cod
RAVEL AUTHORIZATION: Preso the United States without liability und							
AROLE: The named bearer of this at	ion for Childhood Arrivals (l	DACA). The named bear	rer departed the U	Inited States tem	porarily and intends	to return to	2,
e United States. Presentation of the o spector at a port-of-entry to parole the ntained in INA 212(d)(5)(A). This a ceed one day from the date of parole specified to describe the description to the	named bearer, whose photo uthorization is valid for on	graph appears on this au e request for parole du	thorization, into ring the validity	the United States period noted al	ove. Each parole pe	e authority eriod shall no	
scretion to deny a request for parole.  OTICE - READ BEFORE YOU THE	PAVEL ABROAD						
crole is not admission into the Unite CBP paroles you into the United Stated Customs Enforcement (ICE) in you at an "admission," so even while you waiver of inadmissibility. If your waitet. Parole into the United States is not gible to come into the United States	ed States. Presentation of the es, your case will generally or ar deferral notice or until the are paroled you will remain a ver application is denied, yo of guaranteed. In all cases,	continue to be deferred.  decision to defer remova an "applicant for admissi u may be subject to remova you are still subject to i	The deferral will on a ction in your con." If you are forwal proceedings mmigration inspe	continue until the ase has been terr bund inadmissible as an inadmissible totion at a port-ol	e date specified by U ninated, whichever i le, you will need to a le alien under 235(b f-entry to determine	SCIS or Imm is earlier. Parc apply and qua )(1) or 240 of whether you	nigra ole is dify f the are
scretion to deny you parole if the Dep	partment determines approvir	ng your parole application	n would not serve	the public inter	est of the United Sta	ites.	
HS can revoke or terminate your arminated your advance parole document but have a valid visa of other document rminates your parole, you will return NA section 237.	ent, the revocation or termina t that permits you to travel to	ation of your advance pa the United States and s	role document ma eek admission. It	ay leave you una Fyou are in the U	ble to return to the United States when D	Jnited States ( OHS revokes o	unle or
ravel Warnings.							
eaving the United States, even with ye	our advance parole documen	t, may impact your abili	y to return to the	United States.			
f you have been ordered deported or red dministratively closed or terminated we wen if USCIS or ICE has deferred acti epresentative at an immigrant assistan nadmissible and therefore ineligible for resent in the United States for certain nadmissibility in general. If you hav ccredited by the BIA before making for	vill result in your being consi on in your case. If you have ce organization accredited by rr adjustment of status. Under periods may become subject e concerns about admissibility	dered excluded, deporte been unlawfully present y the Board of Immigrati er section 212(a)(9)(B)(i to new or additional gro	d or removed, wi in the United Sta on Appeals (BIA) of the Act, alien ounds of inadmiss	th potentially ser tes, you may wan ), whether leaving s who depart the ibility because o	ious future immigrate to ask an immigrate the United States United States after their travel abroad.	tion conseque tion attorney would make y being unlawft	or a you ully
		<del>777777</del>	HHH	Nebraska	Service Center		
1	1				S. Street		
M	114.1			Lincol	n, NE 68508		
114	1 year			(Auth	orizing Office)		
M	ark Hazuda			Pa	role Stamp		