## THIS NOTICE DOES NOT GRANT ANY IMMIGRATION STATUS OR BENEFIT.

Receipt Number M: 73	USCIS Account Number	Case Type 1765 - APPLICATION FOR EMPLOYMENT AUTHORIZATION	
Received Date	Priority Date	Applicant	
05/17/2019		No. of Concession, Name	<u>م</u>
Notice Date	Page		
10/24/2019	1 of 2		
	B BRACKEN ND ASSOCIATES VERSIDE AVENU		Notice Type: Approval Notice Class: C09P Valid from 10/24/2019 to 10/23/2020
			entation) according to the mailing preferences you chose on Form G-28, Notice a courtesy copy, not the official notice.
What the Official Notice Said			
Permanent Residence	e or Adjust Status. We w	ill send your Employment Au	d advance parole based on your pending Form I-485, Application to Register athorization Document (also known as an EAD card or Form I-766) to you icates that you have been approved for advance parole.
		to work in the United States. al notice as proof of your emp	Show the card to your employer to verify your authorization to work during the ployment authorization.
	our EAD card, please che ving to the office listed b		the card is correct. If you need to change any information on the card, please
<ul><li>Your EAD c</li><li>A photocopy</li></ul>	of this notice, and show what the correct in		nple, if you need to correct your name, submit a copy of your birth certificate or
authorization will be authorization may re	e automatically terminate esult in your removal from	d if you change educational pr	actical Training (OPT): Please note that your EAD and your OPT employment rogram levels or transfer to another school. Working in the United States without of re-entry, and remaining in the United States without maintaining status may cial for additional details.
Advanced Parole			
The I-512 endorsement on your EAD card is proof that, while your Form I-485 is pending, you may travel abroad without abandoning your Form I-485.			
Show your unexpired EAD card with the I-512 endorsement to the ship or airline, and it can let you on board to travel to the United States. As long as your EAD card has not expired, you may use it multiple times to request parole into the United States. U.S. Customs and Border Protection (CBP) can parole you into the U.S. for up to one (1) year.			
Before you leave the United States, please note the following information:			
<ul> <li>Parole into the United States is not guaranteed. In all cases, a CBP officer must still inspect you at a port of entry to determine whether you are eligible to come into the United States according to the terms of this advance parole. Even though USCIS approved your advance parole, CBP may still refuse to parole you into the United States.</li> <li>Parole into the United States is not an "admission" into the U.S. If we deny your Form I-485, you may be subject to removal proceedings for being inadmissible to the U.S.</li> <li>Unlawful Presence. If you leave the United States after being unlawfully present in the United States, you may be barred from admission even if you obtained advance parole. If you were unlawfully present in the United States for more than 180 days but less than one year and you leave the U.S. voluntarily before the start of removal proceedings, you are inadmissible for three years; if you were unlawfully present for one year or more, you are inadmissible for ten years.</li> </ul>			
Please see the additional information on the back. You will be notified separately about any other cases you filed.			
National Benefits Center U. S. CITIZENSHIP & IMMIGRATION SVC P.O. Box 648003 Lee's Summit MO 64002			
Customer Service T	elephone: 800-375-5283		