

UNITED STATES OF AMERICA

RECEIPT NUMBER MSC-		CASE TYPE I-601A PROVISIONAL UNLAWFUL PRESENCE WAIVER
RECEIPT DATE August 28, 2013	PRIORITY DATE	APPLICANT A
NOTICE DATE December 18, 2013	PAGE 2 of 2	

(continued)

- Guarantee that you will be issued an immigrant visa by the Department of State.
- Guarantee your admission to the United States by U.S. Customs and Border Protection (CBP).
- Authorize parole or advance parole to return to the United States without an immigrant visa.

NOTE: If you depart the United States and enter or attempt to reenter without being inspected and admitted, or paroled, your approved provisional unlawful presence waiver will become invalid.

*****NOTICE*****

I-601A Applicants in Removal Proceedings

If you are currently in removal proceedings but your proceedings are administratively closed and have not been recalendered by a Department of Justice, Executive Office for Immigration Review, Immigration Court, we recommend that you take steps immediately to have your removal proceedings formally dismissed by the Immigration Court before departing the United States for your immigrant visa interview. Applicants who leave the United States before their removal proceedings are dismissed may experience delays in their immigrant visa processing or risk becoming ineligible for the immigrant visa based on another ground of inadmissibility.

You and/or your legal representative should contact the relevant U.S. Immigration and Customs Enforcement (ICE) Office of the Chief Counsel to make arrangements to have your removal proceedings dismissed. A list of ICE Chief Counsel phone numbers is available on the internet at: <http://www.ice.gov/contact/opla/>. When you contact ICE, please have a copy of this approval notice available for ICE's review.

THIS FORM IS NOT A VISA NOR MAY IT BE USED IN PLACE OF A VISA.

NOTICE: Although this application/petition has been approved, USCIS and the U.S. Department of Homeland Security reserve the right to verify the information submitted in this application, petition and/or supporting documentation to ensure conformity with applicable laws, rules, regulations, and other authorities. Methods used for verifying information may include, but are not limited to, the review of public information and records, contact by correspondence, the internet, or telephone, and site inspections of businesses and residences. Information obtained during the course of verification will be used to determine whether revocation, rescission, and/or removal proceedings are appropriate. Applicants, petitioners, and representatives of record will be provided an opportunity to address derogatory information before any formal proceeding is initiated.

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