

THE UNITED STATES OF AMERICA

I-797B | NOTICE OF ACTION

DEPARTMENT OF HOMELAND SECURITY
U.S. CITIZENSHIP AND IMMIGRATION SERVICES

Receipt Number WAC19 [REDACTED] 8		Case Type I129 - PETITION FOR A NONIMMIGRANT WORKER
Received Date 07/29/2019	Priority Date	Petitioner [REDACTED]
Notice Date 10/15/2019	Page 1 of 2	Beneficiary [REDACTED]
[REDACTED] c/o STEWART LIN LIN & VALDEZ LLP 9999 BELLAIRE BLVD STE 360 HOUSTON TX 77036		Notice Type: Approval Notice Class: L1A Valid from 10/09/2019 to 07/31/2021 Consulate: [REDACTED]

The above petition has been approved for the classification requested. It has been determined that the named worker(s) are not eligible for the requested extension of stay. You will receive a separate notice explaining the reasons for this determination.

Even though the worker(s) are ineligible for an extension of stay, they may depart the United States and then apply to reenter in the status shown above. Since the petition indicates the worker(s) will not require a visa to reenter the U.S., we have notified the port of entry or pre-flight inspection office listed above of the approval of the classification.

Some workers may apply for admission to the United States before the beginning validity date of the petition but may not work before the beginning date. Contact this office, the port of entry or pre-flight inspection office, or any USCIS office, if you need information about how soon the worker(s) can enter before the validity of the petition begins.

Each worker should present the lower portion of this notice when applying for admission. Upon admission in this classification the worker(s) will be authorized to be employed by the petitioner for the authorized period pursuant to the terms and conditions of the petition. When seeking admission to the United States, the following classifications may be eligible for a grace period of up to 10 days before, and up to 10 days after the petition validity period: CW-1, E-1, E-2, E-3, H-1B, H-2B, H-3, L-1A, L-1B, O-1, O-2, P-1, P-2, P-3, TN-1, and TN-2. H-2A nonimmigrants may be eligible for a grace period of up to one week before and 30 days after the petition validity period. If provided at admission, this grace period will be annotated on the beneficiary's I-94 by Customs and Border Protection (CBP). The grace period is a period of authorized stay but does not provide the beneficiary authorization to work beyond the petition validity period. The petitioner should keep the upper portion of this notice and forward the lower portion to the worker(s) for presentation at the U.S. Consulate.

If the named worker(s) are going to apply for a visa at a port of entry or pre-flight inspection office other than the one listed above, the petitioner should file Form I-824, Application for Action on an Approved Application or Petition, to request us to notify the new port.

If any of the worker(s) included in this petition do not actually enter the United States, and substitutions of different workers are not made, the petitioner must notify this office so the allocated nonimmigrant visa numbers can be re-used.

Please see the additional information on the back. You will be notified separately about any other cases you filed.

California Service Center
U. S. CITIZENSHIP & IMMIGRATION SVC
P.O. Box 30111
Laguna Niguel CA 92607-0111
Customer Service Telephone: (800) 375-5283



Please tear off portion below and forward it to the alien worker.

The alien may use this portion when applying for a visa at an American consulate abroad, or if no visa is required, when applying for admission to the U.S.