



U.S. Citizenship  
and Immigration  
Services

July 13, 2015

[REDACTED]  
[REDACTED]  
[REDACTED]

NOTICE OF INTENT TO TERMINATE DEFERRED ACTION  
AND EMPLOYMENT AUTHORIZATION

Dear [REDACTED], A [REDACTED]:

Please read this entire letter and make sure you understand it. USCIS is sending this notice to certain DACA recipients who were mistakenly sent 3-year work authorization cards **after** a court order was in place prohibiting issuing cards valid for longer than 2 years. Other 3-year work authorization cards issued and mailed **before** the February 16, 2015, court order are not affected and need not be returned.

In May 2015, USCIS sent you a notice that:

1. The Employment Authorization Document (EAD) you received with a validity period of longer than 2 years ("3-year EAD") was no longer valid;
2. You must return the invalid 3-year EAD; and
3. You were being issued a valid 2-year EAD.

USCIS sent you a second notice in early July 2015, entitled **REMINDER NOTICE: WARNING**. That notice again indicated that your 3-year EAD was now invalid, instructed you to immediately return the invalid 3-year EAD, and notified you that failure to return the invalid EAD may affect your deferred action and employment authorization.

To date, **USCIS has not received your invalid 3-year EAD or a response from you** stating the specific reason(s) why you cannot return it.

Due to your failure to return the invalid 3-year EAD, or to articulate good cause for not returning it, USCIS is notifying you of its intent to terminate your deferred action and all associated employment authorizations. **Your deferred action and all associated EADs (including your recently issued 2-year EAD) will terminate if USCIS has not received your invalid 3-year EAD by July 30, 2015.** If that happens, failure to return your invalid 3-year EAD, and subsequent termination of your DACA and employment authorization, may be considered a negative factor in weighing whether to grant any future requests for deferred action or any other discretionary requests.

To prevent this from happening, **you must appear** at a USCIS field office location **on or before July 21, 2015**, between 9:00am and 3:00pm. To find your nearest field office, please visit

[www.uscis.gov/fieldoffices](http://www.uscis.gov/fieldoffices). At that appointment, you must either return your invalid 3-year EAD or certify that your invalid 3-year EAD either cannot be returned or has already been mailed back to USCIS.

You must bring the following materials with you to this appointment:

1. This notice;
2. Your invalid 3-year EAD (if you still have it);
3. Any 3-year approval notices received for Form I-821D (Consideration of Deferred Action for Childhood Arrivals) and/or Form I-765 (Application for Employment Authorization) that are still in your possession; and,
4. If you are not in possession of your 3-year EAD, you must bring a valid form of photo identification (such as a passport, driver's license).

If you have questions about this notice or need assistance locating your nearest field office, you may call the USCIS National Customer Service Center (NCSC) at **1-800-375-5283**. (If you are hearing impaired, you may call the NCSC's TDD number at **1-800-767-1833**.)

NOTE: You are still required to appear at this appointment even if you never received an EAD with a validity period of longer than 2 years, you have not yet received your reissued 2-year EAD, you cannot return the invalid EAD for good cause (for example, it was lost, stolen, or destroyed), or you have already mailed your invalid EAD back to USCIS.

You **must appear at this appointment** where you will either return the invalid 3-year EAD or sign a certification attesting that you do not have an invalid 3-year EAD in your possession.

**FAILURE TO RETURN YOUR INVALID 3-YEAR EAD, OR TO CERTIFY  
GOOD CAUSE FOR NOT RETURNING IT, WILL RESULT IN  
TERMINATION OF YOUR DEFERRED ACTION AND EMPLOYMENT  
AUTHORIZATION EFFECTIVE JULY 31, 2015.**