



Refer to file no.:

Dear DACA Recipient,

USCIS records indicate that you received a 3-year Employment Authorization Document (EAD), a 3-year approval notice for your Form I-765 (Application for Employment Authorization) and may also have received a 3-year approval notice for your Form I-821D (Consideration of Deferred Action for Childhood Arrivals), all of which were issued by USCIS after February 16, 2015. The authorized period should have been for 2 years, not 3 years.

Your case has been re-opened and approved with a validity period of 2 years. USCIS records have been updated to reflect this 2-year approval. Your updated 2-year approval notice(s) and updated EAD reflecting a 2-year validity period will be mailed to the same address as this notice.

NOTE: When you receive your updated 2-year EAD, you must immediately return to USCIS the EAD that has a 3-year validity period listed. Failure to do so may result in adverse action in your case. Please also return any 3-year approval notices for Form I-821D and for Form I-765 that you received. To return the EAD and any 3-year approval notices, please send the document(s) along with a copy of this letter in the enclosed postage-paid envelope to:



The reason for this action is that, after a court order in *Texas v. United States*, No. B-14-254 (S.D. Tex), USCIS erroneously issued you a 3-year instead of 2-year approval notice or notices and a 3-year instead of 2-year EAD.

For additional information on DACA, please visit www.uscis.gov/childhoodarrivals.