

Fact Sheet

July 15, 2015

Important Information for Some DACA Recipients Who Received Three-Year* Work Authorization

WASHINGTON—If you are a DACA recipient who received a three-year Employment Authorization Document (EAD) after February 16, 2015, it was likely mistakenly issued and must be returned.

Approximately 2,100 <u>DACA</u> recipients were issued three-year Employment Authorization Documents, rather than two-year EADs, *after* the February 16, 2015, court injunction was in place. USCIS has taken action to correct this issue for these individuals and has updated their records to reflect a two-year period of deferred action and employment authorization. USCIS has re-issued and mailed the corrected two-year EADs to these individuals. USCIS has also notified these individuals that the three-year EADs are no longer valid and must be immediately returned, along with any related approval notices. USCIS is carefully tracking the number of returns of these invalid EADs and continues to take steps to collect the remaining cards.

Separately, about 500 three-year EADs that were approved and issued *before* the February 16, 2015, injunction were returned to USCIS as undeliverable by the U.S. Postal Service. These cards were subsequently re-mailed to an updated address *after* the injunction. USCIS has also taken action to correct this issue for these individuals and has updated their records to reflect a two-year period of deferred action and employment authorization. USCIS is re-issuing corrected two-year EADs to these individuals. USCIS has also notified these individuals that the three-year EADs are no longer valid and must be immediately returned, along with any related approval notices. USCIS is carefully tracking the number of returns of these invalid EADs and continues to take steps to collect the remaining cards.

Individuals who are required to return three-year EADs and have not done so will be contacted by USCIS by phone or in-person. For the purpose of retrieving these three-year EADs, USCIS may visit the homes of those individuals who have not yet returned their invalid 3-year EAD or responded to USCIS. When contacting individuals in person, the USCIS employees will show the individuals their credentials. USCIS will make every attempt to call the individual in advance of the visit.

This action does *not* apply to the approximately 108,000 three-year EADs that were approved and mailed by USCIS **on or before** the February 16, 2015, injunction date and that have never been returned or reissued by USCIS.

*Note: The term "three-year EADs" includes some cards that were issued with validity periods of greater than two years but not equal to three years.

The reason for this action is that, after a court order in *Texas v. United States*, No. B-14-254 (S.D. Tex.) was issued, USCIS could approve DACA deferred action requests and related employment authorization applications only for two-year periods.

Individuals who have questions or concerns, including whether they are included in the group that must return their three-year EADs, should call the USCIS National Customer Service Center at 1-800-375-5283 (TDD: 1-800-767-1833) and select Option 8.

If you	Then	What to do
Have a three-year* Employment	Your three-year card is no	Return your invalid three-year
Authorization Document that was	longer valid and you must	card as directed in the two
issued to you after the February	return it. USCIS has sent you a	separate notices mailed to your
16, 2015, court order	replacement card valid for two	address in our records.
	years and one or more letters	
	instructing you to return your	If you receive a Notice of Intent
*"Three year" refers to any	three-year EAD.	to Terminate your DACA,
Employment Authorization		follow the instructions to appear
Document valid for a period	If you keep the invalid three-year	for a required appointment at a
longer than two years.	card, USCIS will terminate your	USCIS office to return the card
	DACA and all employment	or certify that there is a good
	authorizations, and may consider	reason you cannot return it or
	your actions as a negative factor	that you have already returned it.
	in weighing any future requests	
	for deferred action, or any other	If you have any questions, call 1-
	discretionary requests.	800-375-5283 (TDD: 1-800-767-
		1833) and select Option 8.
Have a three-year* Employment	Your three-year card is no	Follow the instructions in the
Authorization Document that was	longer valid and you must	Notice of Intent to Terminate
initially issued to you on or	return it. USCIS is sending you	your Deferred Action and
before the February 16, 2015,	a replacement card valid for two	Employment Authorization that
court order, but then re-mailed to	years.	was mailed to your address of
an updated address after the		record. The notice will direct you
court order	If you keep the invalid three-year	to mail in your invalid three-year
	card, USCIS will terminate your	card or appear at a USCIS office
	DACA and all employment	to return the card or certify that
*"Three year" refers to any	authorizations, and may consider	there is a good reason you cannot
Employment Authorization	your actions as a negative factor	return it.
Document valid for a period	in weighing any future requests	
longer than two years.	for deferred action, or any other	If you have any questions, call 1-
	discretionary requests.	800-375-5283 (TDD: 1-800-767-
		1833) and select Option 8.