Date: September 4, 2019

Dear

U.S. Citizenship and Immigration Services (USCIS) recently denied your request to make a discretionary determination to defer your removal from the United States.

Even though USCIS revised its operations related to deferred action, USCIS has decided to reconsider cases, including yours, that were pending on August 7, 2019.

USCIS is one agency under the U.S. Department of Homeland Security whose mission is to administer the nation’s lawful immigration system, safeguarding its integrity and promise by efficiently and fairly adjudicating requests for immigration benefits while protecting Americans, securing the homeland, and honoring our values.

Deferred action is a use of prosecutorial discretion to defer removal action against an alien for a certain period of time. The Department of Homeland Security makes case-by-case, discretionary decisions based on the totality of the evidence and circumstances. Deferred action does not grant an alien lawful immigration status, nor does it excuse any past or future periods of unlawful presence. Deferred action can be terminated at any time at the Department’s discretion.

USCIS does not grant deferred action, except when required by law, court order or under extremely narrow situations (i.e. Deferred Action for Childhood Arrivals, or for certain military members, veterans, enlistees, and their families).

USCIS will notify you if further information is required to make a decision on your request. If you require additional assistance, forms or filing instructions, we invite you to visit our website at www.uscis.gov or contact the USCIS Contact Center at 1-800-375-5283.

Sincerely,

Michelle C. Perry
Field Office Director