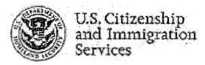
August 16, 2019

U.S. Department of Homeland Security

U.S. Citizenship and Immigration Services Boston Field Office 15 New Sudbury St. Boston, MA 02203



DECISION

Dear

Thank you for your request for deferred action. U.S. Citizenship and Immigration Service (USCIS) field offices no longer consider deferred action requests, except those made according to the U.S. Department of Homeland Security (DHS) policies for certain military members, enlistees, and their families. As such, your request for deferred action has been denied.

The record indicates that USCIS scheduled you for an interview on interview is cancelled since USCIS will not process your deferred action request.

However, this

The evidence of record shows that, when you submitted your request, you were present in the United States contrary to law. You are not authorized to remain in the United States. If you fail to depart the United States within 33 days of the date of this letter, USCIS may issue you a Notice to Appear and commence removal proceedings against you with the immigration court. This may result in your being removed from the United States and found ineligible for a future visa or other U.S. immigration benefit. See sections 237(a) and 212(a)(9) of the INA.

To review information regarding your period of authorized stay, check travel compliance, or find information on how to validate your departure from the United States with Customs and Border Protection (CBP), please see (https://i94.cbp.dhs.gov/I94/#/home).

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,

Michael J. McCleary

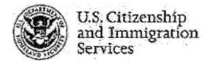
Michael J. McCleary

Field Office Director

August 15, 2019

U.S. Department of Homeland Security

U.S. Citizenship and Immigration Services Boston Field Office 15 New Sudbury St. Boston, MA 02203



DECISION

Dear

Thank you for your request for deferred action. U.S. Citizenship and Immigration Service (USCIS) field offices no longer consider deferred action requests, except those made according to the U.S. Department of Homeland Security (DHS) policies for certain military members, enlistees, and their families. As such, your request for deferred action has been denied.

The record indicates that on USCIS issued you a request for evidence notice. The requested information was instructed to be submitted by However, you may disregard this request as USCIS will no longer process your deferred action request.

The evidence of record shows that, when you submitted your request, you were present in the United States contrary to law. You are not authorized to remain in the United States. If you fail to depart the United States within 33 days of the date of this letter, USCIS may issue you a Notice to Appear and commence removal proceedings against you with the immigration court. This may result in your being removed from the United States and found ineligible for a future visa or other U.S. immigration benefit. See sections 237(a) and 212(a)(9) of the INA.

To review information regarding your period of authorized stay, check travel compliance, or find information on how to validate your departure from the United States with Customs and Border Protection (CBP), please see (https://i94.cbp.dhs.gov/I94/#/home).

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,

Michael J. McCleary Field Office Director

Michael J McClear, 12

August 15, 2019

U.S. Department of Homeland Security

U.S. Citizenship and Immigration Services Boston Field Office 15 New Sudbury St. Boston, MA 02203



DECISION

Dear

Thank you for your request for deferred action. U.S. Citizenship and Immigration Service (USCIS) field offices no longer consider deferred action requests, except those made according to the U.S. Department of Homeland Security (DHS) policies for certain military members, enlistees, and their families. As such, your request for deferred action has been denied.

The evidence of record shows that, when you submitted your request, you were present in the United States contrary to law. You are not authorized to remain in the United States. If you fail to depart the United States within 33 days of the date of this letter, USCIS may issue you a Notice to Appear and commence removal proceedings against you with the immigration court. This may result in your being removed from the United States and found ineligible for a future visa or other U.S. immigration benefit. See sections 237(a) and 212(a)(9) of the INA.

To review information regarding your period of authorized stay, check travel compliance, or find information on how to validate your departure from the United States with Customs and Border Protection (CBP), please see (https://i94.cbp.dhs.gov/I94/#/home).

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,

Michael J. McClewy Iw Michael J. McCleary

Field Office Director