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### I-797A NOTICE OF ACTION DEPARTMENT OF HOMELAND SECURITY U.S. CITIZENSHIP AND IMMIGRATION SERVICES

Receipt Number WAC18		Case Type 1129 PETITION FOR A NONIMMIGRANT WORKER	
Received Date	Priority Date	Petitioner Petitioner	
08/01/2018 Notice Date	Page	Beneficiary	
08/14/2018	1 of 2	Beneficiary	
c/o NELSON KUO LEE & LEE PS		Notice Type: Approval Notice Class: L1A Valid from 08/14/2018 to 05/15/2021	
1001 FOURTH AV SEATTLE WA 98			
require you to file a new training authorization do the petition validity period H 2A nonimmigrants ma authorized stay but does a length of the granted grace withholding.  The petitioner should kee or her Form I 94, Arrival States. The left part is for before returning. The left	Form I 129 petition. Since this employs currentation is not required. The I 94 at d for the following classifications: CW by contain a grace period of up to one we not provide the beneficiary authorization be period is discretionary, final and cannot perform the period of this notice. The learning of the upper portion of this notice. The learning of the period is discretionary. The I 94 portion she his or her records. A person granted a copart can be used in applying for the new	tailed in the petition and for the period authorized. Changes in employment or training may ment or training authorization stems from the filing of this petition, separate employment of tached below may contain a grace period of up to 10 days before, and up to 10 days after 1, E 1, E 2, E 3, H 1B, H 2B, H 3, L 1A, L 1B, O 1, O 2, P-1, P 2, P 3, TN 1, and TN 2 each before and 30 days after the petition validity period. The grace period is a period of n to work beyond the petition validity period. The decision to grant a grace period and the not be contested on motion or appeal. Please contact the IRS with any questions about tax ower portion should be given to the worker. He or she should keep the right part with his would be given to the U.S. Customs and Border Protection when he or she leaves the United change of status who leaves the U.S. must normally obtain a visa in the new classification we visa. If a visa is not required, he or she should present it, along with any other required ion at a port of entry or pre flight inspection station. The petitioner may also file Form	
his approval. The approval of this visa o be eligible for a visa, fo	petition does not in itself grant any imm	ition, to request that we notify a consulate, port of entry, or pre-flight inspection office of nigration status and does not guarantee that the alien beneficiary will subsequently be found an extension, change, or adjustment of status.	
lease see the additional in	formation on the back. You will be not	ified separately about any other cases you filed.	
California Service Center J. S. CITIZENSHIP & IM P.O. Box 30111 Raguna Niguel CA 92607	MIGRATION SVC	med departicly about any other cases you mod.	
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## I-797A | NOTICE OF ACTION | DEPARTMENT OF HOMELAND SECURITY U.S. CITIZENSHIP AND IMMIGRATION SERVICES

Receipt Number WAC18		Case Type 1129 PETITION FOR A NONIMMIGRANT WORKER	
Received Date 07/18/2018	Priority Date	Petitioner Petitioner	
Notice Date 10/23/2018	Page 1 of 2	Beneficiary	
c/o NELSON KUC LEE & LEE PS 1001 FOURTH AV SEATTLE WA 98	ENUE STE 4368	Notice Type: Approval Notice Class: L1A Valid from 10/23/2018 to 08/15/2021	
The foreign worker(s) car require you to file a new training authorization do the petition validity perion H 2A nonimmigrants ma authorized stay but does	In work for the petitioner, but only as detailed. Form I 129 petition. Since this employment cumentation is not required. The I 94 attached for the following classifications: CW 1, East contain a grace period of up to one week not provide the beneficiary authorization to	tus of the named foreign worker(s) in this classification is valid as indicated above, d in the petition and for the period authorized. Changes in employment or training may or training authorization stems from the filing of this petition, separate employment or ed below may contain a grace period of up to 10 days before, and up to 10 days after 1, E 2, E 3, H IB, H 2B, H 3, L 1A, L 1B, O 1, O 2, P-1, P 2, P 3, TN 1, and TN 2. Defore and 30 days after the petition validity period. The grace period is a period of work beyond the petition validity period. The decision to grant a grace period and the e contested on motion or appeal. Please contact the IRS with any questions about tax	
or her Form I 94, Arriva States. The left part is fo before returning. The left documentation, when ap	I Departure Record. The I 94 portion should r his or her records. A person granted a chan t part can be used in applying for the new vi- plying for reentry in this new classification a	r portion should be given to the worker. He or she should keep the right part with his be given to the U.S. Customs and Border Protection when he or she leaves the United ge of status who leaves the U.S. must normally obtain a visa in the new classification as. If a visa is not required, he or she should present it, along with any other required t a port of entry or pre flight inspection station. The petitioner may also file Form, to request that we notify a consulate, port of entry, or pre flight inspection office of	
	petition does not in itself grant any immigra or admission to the United States, or for an	tion status and does not guarantee that the alien beneficiary will subsequently be found extension, change, or adjustment of status.	
THIS FORM IS NOT A	VISA AND MAY NOT BE USED IN PL	ACE OF A VISA.	
Please see the additional i	nformation on the back. You will be notified	separately about any other cases you filed.	
California Service Center U. S. CITIZENSHIP & IN P.O. Box 30111 Laguna Niguel CA 92607			

PLEASE TEAR OFF FORM 1-94 PRINTED BELOW AND STAPLE TO ORIGINAL I 94 IF AVAILABLE

Customer Service Telephone: 800-375-5283

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#### I-797A | NOTICE OFACTION | DEPARTMENT OF HOMELAND SECURITY U.S. CITIZENSHIP AND IMMIGRATION SERVICES

Receipt Number		Case Type
WAC		1129 PETITIONFOR A NONIMMIGRANT WORKER
Received Date 07/18/2018	Priority Date	Petitioner
Notice Date	Page	Beneficiary
09/24/2018	1 of 2	Bendidary
c/o NELSON KUO LEE & LEE PS 1001 FOURTH AVI SEATTLE WA 98	ENUE STE 4368	Notice Type: Approval Notice Class: L1A Valid from 09/24/2018 to 07/15/2021
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California Service Center U. S. CITIZENSHIP & IM P.O. Box 30111 Laguna Niguel CA 92607 ( Customer Service Telephore	MIGRATION SVC	ed separately about any other cases you filed.

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#### I-797A | NOTICE OF ACTION | DEPARTMENT OF HOMELAND SECURITY U.S. CITIZENSHIP AND IMMIGRATION SERVICES

Receipt Number WAC		Case Type I129 - PETT	Case Type I129 - PETITION FOR A NONIMMIGRANT WORKER	
Received Date 01/18/2018	Priority Date	Petitioner	TOWN ON THE WORKER	
Notice Date 03/19/2018	Page 1 of 2	Beneficiary		
c/o NELSON KUO HUA LEE LEE & LEE PS 1001 FOURTH AVENUE STE 4368 SEATTLE WA 98154		Notice Type: Approval Notice Class: L1A Valid from 03/19/2018 to 01/15/2021		
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## I-797A NOTICE OFACTION | DEPARTMENT OF HOMELAND SECURITY U.S. CITIZENSHIP AND IMMIGRATION SERVICES

Receipt Number WAC		Case Type 1129 PETITION FOR A NONIMMIGRANT WORKER
Received Date	Priority Date	Petitioner
11/14/2017 Notice Date	1. 2.	
02/07/2018	Page 1 of 2	Beneficiary
c/o NELSON KUO LEE & LEE PS 1001 FOURTH AV SEATTLE WA 98	ENUE STE 4368	Notice Type: Approval Notice Class: L1A Valid from 02/07/2018 to 01/02/2021
The foreign worker(s) car require you to file a new I training authorization doc the petition validity perior. H 2A nonimmigrants may authorized stay but does relength of the granted grac withholding.  The petitioner should keep or her Form 194, Arrival States. The left part is for before returning. The left documentation, when app I 824, Application for Act this approval.  The approval of this visa I to be eligible for a visa, for	work for the petitioner, but only as detailed form I 129 petition. Since this employment tumentation is not required. The I 94 attached for the following classifications: CW 1, I by contain a grace period of up to one week loot provide the beneficiary authorization to be period is discretionary, final and cannot be put the upper portion of this notice. The lower Departure Record. The I 94 portion should his or her records. A person granted a charpart can be used in applying for the new villying for reentry in this new classification a sign on an Approved Application or Petition betition does not in itself grant any immigration does not in itself grant any immigration.	atus of the named foreign worker(s) in this classification is valid as indicated above, ed in the petition and for the period authorized. Changes in employment or training may tor training authorization stems from the filing of this petition, separate employment or ted below may contain a grace period of up to 10 days before, and up to 10 days after E 1, E 2, E 3, H IB, H 2B, H 3, L 1A, L 1B, O 1, O 2, P-1, P 2, P 3, TN 1, and TN 2. before and 30 days after the petition validity period. The grace period is a period of work beyond the petition validity period. The decision to grant a grace period and the period contested on motion or appeal. Please contact the IRS with any questions about tax are portion should be given to the worker. He or she should keep the right part with his die given to the U.S. Customs and Border Protection when he or she leaves the United age of status who leaves the U.S. must normally obtain a visa in the new classification at a port of entry or pre flight inspection station. The petitioner may also file Form in, to request that we notify a consulate, port of entry, or pre flight inspection office of ation status and does not guarantee that the alien beneficiary will subsequently be found extension, change, or adjustment of status.  ACE OF A VISA.
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California Service Center U. S. CITIZENSHIP & IM P.O. Box 30111 Laguna Niguel CA 92607 ( Customer Service Teleph	D111	
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#### I-797A | NOTICE OF ACTION | DEPARTMENT OF HOMELAND SECURITY U.S. CITIZENSHIP AND IMMIGRATION SERVICES

WAC Received Date	In the second	II29 PETITION FOR A NONIMMIGRANT WORKER
03/09/2018	Priority Date	Petitioner
Notice Date	Page	Beneficiary
03/21/2018	1 of 2	
c/o NELSON KUO HUA LEE LEE & LEE PS 1001 FOURTH AVENUE STE 4368 SEATTLE WA 98154		Notice Type: Approval Notice Class: L1A Valid from 03/21/2018 to 01/16/2021
The foreign worker(s) carequire you to file a new training authorization do the petition validity period H 2A nonimmigrants ma authorized stay but does length of the granted grawithholding.  The petitioner should kee or her Form 1 94, Arrival States. The left part is for before returning. The left documentation, when appl I 824, Application for Act this approval.  The approval of this visa to be eligible for a visa, for the property of the state of the sta	In work for the petitioner, but only as det Form I 129 petition. Since this employn cumentation is not required. The I 94 att of for the following classifications: CW tycontain a grace period of up to one we not provide the beneficiary authorization ce period is discretionary, final and cannot provide the peneficiary authorization the upper portion of this notice. The key the upper portion of this notice. The left portion is not perfect the upper portion of this notice. The key the upper portion of this notice. The key the upper portion of this notice. The left portion is not perfect the upper portion of this notice. The left portion is not perfect the upper portion of the	e status of the named foreign worker(s) in this classification is valid as indicated above, ailed in the petition and for the period authorized. Changes in employment or training may nent or training authorization stems from the filing of this petition, separate employment or ached below may contain a grace period of up to 10 days before, and up to 10 days after 1, E 1, E 2, E 3, H 1B, H 2B, H 3, L 1A, L 1B, O 1, O 2, P-1, P 2, P 3, TN 1, and TN 2. ek before and 30 days after the petition validity period. The grace period is a period of a to work beyond the petition validity period. The decision to grant a grace period and the ot be contested on motion or appeal. Please contact the IRS with any questions about tax ower portion should be given to the worker. He or she should keep the right part with his could be given to the U.S. Customs and Border Protection when he or she leaves the United thange of status who leaves the U.S. must normally obtain a visa in the new classification visa. If a visa is not required, he or she should present it, along with any other required on at a port of entry or pre flight inspection station. The petitioner may also file Form tion, to request that we notify a consulate, port of entry, or pre flight inspection office of digration status and does not guarantee that the alien beneficiary will subsequently be found an extension, change, or adjustment of status.
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California Service Center U. S. CITIZENSHIP & IN P.O. Box 30111 Laguna Niguel CA 92607	IMIGRATION SVC	
Customer Service Telepl	none: 800-375-5283	
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## I-797A | NOTICE OFACTION | DEPARTMENT OF HOMELAND SECURITY U.S. CITIZENSHIP AND IMMIGRATION SERVICES

Receipt Number		Case Type
WACI	Priority Date	I129 PETITION FOR A NONIMMIGRANT WORKER Petitioner
04/30/2018	No. 11 A	remone
Notice Date 07/17/2018	Page 1 of 2	Beneficiary
c/o NELSON KUO LEE & LEE PS 1001 FOURTH AV SEATTLE WA 98	ENUE STE 4368	Notice Type: Approval Notice Class: L1A Valid from 07/17/2018 to 04/15/2021
The foreign worker(s) carequire you to file a new training authorization do the petition validity period H 2A nonimmigrants ma authorized stay but does length of the granted grac withholding.  The petitioner should kee or her Form 1 94, Arrival States. The left part is for before returning. The left documentation, when app I 824, Application for Actinis approval.  The approval of this visa to be eligible for a visa, for	n work for the petitioner, but only as det Form I 129 petition. Since this employmentation is not required. The I 94 att d for the following classifications: CW y contain a grace period of up to one we not provide the beneficiary authorization be period is discretionary, final and cannot period the period of this notice. The long period is discretionary, final and cannot period is discretionary. The I 94 portion she his or her records. A person granted a capart can be used in applying for the new lying for reentry in this new classification on an Approved Application or Petition does not in itself grant any immediation of the support of the support of the support of the new lying for reentry in this new classification on an Approved Application or Petition does not in itself grant any immediation.	e status of the named foreign worker(s) in this classification is valid as indicated above, tailed in the petition and for the period authorized. Changes in employment or training may ment or training authorization stems from the filing of this petition, separate employment or training authorization stems from the filing of this petition, separate employment or training authorization stems from the filing of this petition, separate employment or training authorization agrace period of up to 10 days before, and up to 10 days after 1, E 1, E 2, E 3, H 1B, H 2B, H 3, L 1A, L 1B, O 1, O 2, P-1, P 2, P 3, TN 1, and TN 2. Set before and 30 days after the petition validity period. The grace period is a period of in to work beyond the petition validity period. The decision to grant a grace period and the not be contested on motion or appeal. Please contact the IRS with any questions about tax of the portion should be given to the worker. He or she should keep the right part with his could be given to the U.S. Customs and Border Protection when he or she leaves the United change of status who leaves the U.S. must normally obtain a visa in the new classification of visa. If a visa is not required, he or she should present it, along with any other required on at a port of entry or pre flight inspection station. The petitioner may also file Form titon, to request that we notify a consulate, port of entry, or pre flight inspection office of an extension, change, or adjustment of status.  PLACE OF A VISA.
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Customer Service Teleph	one: 800-375-5283	PLEASE TEAR OFF FORM 1-94 PRINTED BELOW AND STAPLE TO ORIGINAL 1 94 IF AVAILABLE