

Client Name (printed): _____

[español abajo]

**DEFERRED ACTION LEGAL CLINIC
LIMITED LEGAL SERVICES CLINIC PARTICIPATION AGREEMENT
St. Ann Catholic Church, Clayton, NC
October 1, 2023**

The following sets forth the terms of participation in a one-day legal clinic providing limited services with deferred action requests. As a participant in the clinic, you will receive an individual consultation and assistance with an attorney from the North Carolina Justice Center, Centro de los Derechos del Migrante, and/or Duke Law Immigrant Rights Clinic, or with a participating legal clinic law student or paralegal under attorney supervision.

1. **Purpose:** The purpose of today's clinic is to assist you with your pro se application (an application submitted by you on your own behalf) for deferred action and to answer questions you may have about this process. **Please note, we will not be representing you in connection with submitting your application; we will only help you prepare the application.** You understand that you may not receive a screening of all the available immigration or legal options for you during today's clinic. This means there may be other legal options open to you to help with your immigration status beyond a request for deferred action, but you will not receive assistance with them today. The clinic staff may be able to offer referrals for further legal assistance.

2. **Confidentiality:** All information and documents that you provide to the attorneys and volunteers at the clinic will remain strictly confidential.

3. **Limited Scope:** No attorney-client relationship is intended to be established **beyond** today's limited legal assistance and education regarding deferred action requests. The services provided today will be limited to the legal advocate assisting you with deferred action based on the information you provide in the consultation. Any agreement for representation would need to be established separately from this agreement through a separate legal retainer agreement signed by both you and an attorney.

4. **Recognition of Risk:** The limited legal consultation and advice you receive today is based on the information and documents you provide regarding your immigration and/or criminal history. In order to apply for deferred action in a more timely manner, you understand that today's clinic may not be able to provide criminal background checks or file requests for immigration records to review any additional history before advising you. However, you can request your own

records before applying for deferred action or by seeking an attorney to file the requests for you. Furthermore, although the advocate today will advise you on the benefits and risks of applying, you understand that the advocate today has made no promise that you will be approved for deferred action. Even if deferred action is granted, it is a temporary benefit that provides work authorization for up to two years, and the advocate today makes no promises regarding future immigration consequences after it expires or if it is revoked for any reason.

5. **Cost:** There is no cost associated with the consultation. You are responsible for all filing fees and any other costs associated with your case.

By signing below, I agree to the terms of the limited one-day clinic participation agreement and understand that today’s services are limited in scope and will not establish an attorney-client relationship beyond today’s clinic.

SIGNATURE OF PERSON SEEKING ASSISTANCE

DATE

ADVOCATE SIGNATURE

DATE

Nombre del Cliente (en letras de molde): _____

**ACUERDO DE CONSULTA LEGAL LIMITADA
PARA PARTICIPANTES DE LA CLINICA DE ACCION DIFERIDA
St. Ann Catholic Church, Clayton, NC
1 de octubre, 2023**

Lo siguiente se establece los términos de participación en una clínica legal de un solo día lo cual brinde asistencia legal limitada con solicitudes de acción diferida. Como participante en la clínica, tendrá una consulta individual y asistencia con un abogado/a del Centro de Justicia de Carolina del Norte, Centro de los Derechos del Migrantes, y/o Clínica para los Derechos de los Inmigrantes de la Escuela de Derechos de Duke, o con un estudiante de derecho participando en una clínica legal o un asistente legal bajo supervisión de un abogado/a.

1. **Propósito:** El propósito de la clínica de hoy es ayudarle con su solicitud pro se (una solicitud presentada por usted mismo/a en su propio nombre) de acción diferida y para responder las preguntas que pueda tener sobre este proceso. **Tenga en cuenta que no le representaremos en relación con la presentación de su solicitud; solo le ayudamos a preparar su solicitud.** Usted entiende que es posible que no podemos proporcionar una evaluación completa ni comprensiva de todas las opciones legales o de inmigración disponibles durante la clínica de hoy. Esto significa que puede haber otras opciones legales disponibles más allá de una solicitud de acción diferida para ayudarle con su estado migratoria pero no recibirá asistencia con ellas hoy. Es posible que el personal de la clínica puede ofrecerle referencias para obtener para más asistencia legal.

2. **Confidencialidad:** Toda la información y los documentos que usted proporcione a los abogados/as y voluntarios en la consulta quedarán estrictamente confidenciales.

3. **Alcance Limitado:** No se pretende establecer ninguna relación abogado/a-cliente **más allá** de la asistencia legal y la educación limitada dado hoy respecto a las solicitudes de acción diferida. Los servicios brindados hoy serán limitados al abogado/a quien le ayuda con acción diferida según la información usted provee durante su consulta. Cualquier acuerdo de representación tendría que establecerse por separado de este acuerdo a través de otro acuerdo legal de retención firmado por usted y el abogado/a.

4. **Reconocimiento de Riesgo:** La consulta y asesoría legal limitada que recibe hoy se basan en la información y documentos que usted proporciona con respecto a sus historiales migratorios y/o penales. Para solicitar la acción diferida de manera más oportuna, usted comprende que la clínica de hoy tal vez no pueda proporcionar verificaciones de antecedentes penales ni presentar

solicitudes de registros de inmigración para revisar cualquier historial adicional antes de aconsejarle. Sin embargo, usted mismo(a) puede pedir sus propios registros antes de entregar su solicitud de acción diferida o consiguiendo que un abogado/a los pida por usted. Además, aunque el abogado/a se le va a informar de los beneficios y riesgos de presentar la solicitud, usted entiende que los defensores de hoy no han hecho ninguna promesa de que se le aprobará para la acción diferida. Incluso si se le aprueba la acción diferida, es un beneficio temporal que provee autorización de trabajo para hasta dos años, y el defensor hoy no hace promesas con respecto a las futuras consecuencias migratorias una vez que expire o sea revocada para cualquier razón.

5. Costo de la Consulta: No hay ningún costo asociado con la consulta. Usted es responsable para todos los costos de archivar su aplicación y cualquier otro costo asociado con su caso.

Al firmar a continuación, acepto los términos del acuerdo y entiendo que los servicios de hoy tienen un alcance limitado y no establecerán una relación abogado(a)-cliente fuera de la consulta limitada de asistencia y educación legal realizada hoy.

FIRMA DE LA PERSONA QUE BUSCA LA CONSULTA

FECHA

FIRMA DEL(A) ABOGADO(A)/ESTUDIANTE

FECHA

Labor Deferred Action Clinic Volunteer Confidentiality Agreement

Attorneys and legal services staff are strictly bound by ethical rules of professional conduct that must be maintained in the clinic setting. Accordingly, all those working or affiliated with the Deferred Action Legal Clinic, whether or not they are attorneys or legal services staff, and including volunteers, organizers, interpreters, translators or other individuals, are bound by these rules. Because attorney-client communications are confidential, it is a violation of ethical rules for anyone to reveal client information to anyone outside of the Deferred Action Legal Clinic without an express waiver of confidentiality from the client/clinic participant.

By signing this agreement, you agree not to reveal any names, facts, biographical information, or other details to anyone outside of the Deferred Action Legal Clinic. Any personal identifying information, forms, documents, notes, or any other work product generated at the Clinic should only be kept by clinic participants themselves and/or attorneys and legal services staff. All other volunteers agree to delete or shred any such information at the conclusion of the Deferred Action Legal Clinic.

Printed name

Date _____

Signature

Authorization for Criminal Background Check

Deferred Action Clinic – St. Ann Catholic Church

October 1, 2023

As a condition of my participation in a Deferred Action for Labor Enforcement Clinic, I understand that the North Carolina Justice Center, Duke Law School, and/or Centro de los Derechos del Migrante (the organizations) will conduct a North Carolina statewide criminal background check on me free of charge. These organizations strongly believes this information is useful to all person considering applying for deferred action and will use this information to help advise me on whether I should apply for deferred action.

By signing this Agreement, I give permission for the organizations to use the information I provide and to access such information as may be necessary to complete a criminal background check.

The organizations agree to keep any information it obtains about me confidential, and will not disclose this information to any other person or organization without my permission.

I believe to the best of my knowledge that all information provided below is accurate, true and correct, and that I fully understand the terms of the Agreement.

Applicant's Printed Name: (give FULL name): _____

Any other names used: _____

Current Address: _____

City: _____ State: _____ Zip Code: _____

Other counties where you have lived in North Carolina: _____

If you have lived in another state besides North Carolina, please list: _____

Date of Birth: _____

Phone Number: _____ E-mail: _____

Signature: _____ Date: _____

**Autorización para
Verificación de Antecedentes Penales
Clínica de Acción Diferida – St. Ann Catholic Church
1 de octubre 2023**

Como condición para mi participación en una Clínica de Acción Diferida para el Cumplimiento Laboral, entiendo que el Centro de Justicia de Carolina del Norte, la Facultad de Derecho de Duke y/o el Centro de los Derechos del Migrante (las organizaciones) llevarán a cabo una verificación de antecedentes penales en todo el estado de Carolina del Norte de forma gratuita. Estas organizaciones creen firmemente que esta información es útil para todas las personas que estén considerando solicitar la acción diferida y utilizarán esta información para asesorarme sobre si debo solicitar la acción diferida.

Al firmar este Acuerdo, doy permiso a las organizaciones para que utilicen la información que proporciono y accedan a dicha información según sea necesario para completar una verificación de antecedentes penales.

Las organizaciones aceptan mantener confidencial cualquier información que obtengan sobre mí y no divulgarán esta información a ninguna otra persona u organización sin mi permiso.

Creo, a mi leal saber y entender, que toda la información proporcionada a continuación es precisa, verdadera y correcta, y que entiendo completamente los términos del Acuerdo.

Nombre Completo del Aplicante: (poner nombre completo):

Cualquier otro nombre usado: _____

Dirección Actual: _____

Ciudad: _____ Estado: _____ Código Postal: _____

Otros condados donde ha vivido en Carolina del Norte: _____

Si ha vivido en otro estado además de Carolina del Norte, indique aquí: _____

Fecha de Nacimiento: _____ Número de Teléfono: _____

Correo Electrónico: _____

Firma: _____ Fecha: _____

Declaration of _____

I, _____, swear and affirm under the penalty of perjury pursuant to 28 U.S.C § 1746, based on my personal knowledge that the following facts are true and accurate:

1. My name is _____. I was born on _____.
2. [If person worked in 2021] I entered the United States with an H-2A visa to work for the North Carolina Growers' Association on _____, and was placed to work at Barnes Farming Corporation.
3. [If person worked in 2022] I entered the United States with an H-2A visa to work for the North Carolina Growers' Association on _____, and was placed to work at Barnes Farming Corporation.
4. I am currently in the United States with an H-2A visa to work for the North Carolina Growers' Association, and I am working for Barnes Farming Corporation. I entered with this visa on _____, and my visa expires on _____.
5. The Equal Employment Opportunity Commission has provided a letter of support for this deferred action request.
6. I _____ [either have spoken or am available to speak] with the EEOC about the labor violations I witnessed or experienced working for Barnes Farming Corporation.
7. I ask to be approved for deferred action so that I can feel protected against retaliation.

A competent interpreter has read this document to me in Spanish and I certify that I understood the contents of this statement before signing it and it is complete and truthful in its entirety.

Signed under the pain and penalty of perjury this, the 1st day of October, 2023

Certificate of Interpreter

I, _____, certify that I am a competent interpreter of Spanish to English and English to Spanish, and that I read the attached declaration to _____ in Spanish and that they understood and agreed to its contents before signing.

Signed this 1st day of October, 2023.

Declaration of _____

I, _____, swear and affirm under the penalty of perjury pursuant to 28 U.S.C § 1746, based on my personal knowledge that the following facts are true and accurate:

1. My name is _____. I was born on _____.
2. I first began working for Barnes Farming Corporation on or around _____.
The work I have performed for Barnes includes _____
_____.
3. I ended my employment with Barnes on _____ [alternatively, “I am currently employed by Barnes].
4. [if applicable] I have witnessed Barnes officials or supervisors threaten employees with respect to their immigration status. For example, _____
_____.
This made me feel _____.
5. The Equal Employment Opportunity Commission has provided a letter of support for this deferred action request.
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Signed this 1st day of October, 2023.

Dated: _____

USCIS

Attn: Deferred Action

10 Application Way

Montclair, CA 91763-1350

**RE: Deferred Action Request for _____
At Worksite Under Investigation By Wage and Hour Division of the U.S.
Department of Labor, Pursuant to DHS Policy Memo 065-06 & DHS FAQ: Support
of the Enforcement of Labor and Employment Laws**

To Whom It May Concern,

Pursuant to Secretary Mayorkas' October 12, 2021 memorandum, *Worksite Enforcement: The Strategy to Protect the American Labor Market, the Conditions of the American Worksite, and the Dignity of the Individual* and subsequent FAQ's,¹ I am writing on behalf of

_____ ("Applicant") to request expedited Deferred Action based on their status as a worker impacted by a labor dispute before the U.S. Equal Employment Opportunity Commission (EEOC). Please find enclosed the following:

1. Form G-1145
2. Form G-325A Biographic Information (for Deferred Action);
3. Copy of Applicant's Passport Biographic Page
4. Statement of Interest from the EEOC Requesting Prosecutorial Discretion on Behalf of Employees of Barnes Farming Corporation dated July 6, 2023
5. Evidence to establish that the worker falls within the category of workers identified in the labor or employment agency's letter in the form of:
 - Paystubs from Barnes Farming Corporation during the time period covered by the Statement of Interest (November 1, 2021 through the present)
 - Other: _____
6. Declaration and Request for Labor-Based Deferred Action from the Applicant
7. Form I-765 Application for Employment Authorization;
8. Form I-765 Worksheet; and
9. Money Order or Check of \$410 made payable to "U.S. Department of Homeland Security."

The EEOC's Raleigh Area Office, located within the EEOC's Charlotte District, is currently investigating a case involving claims that workers employed by Barnes Farming Corporation, an agricultural company engaged primarily in production of sweet potatoes located in Spring Hope, North Carolina were subjected to sexual harassment and constructive discharge in violation of Title VII of the Civil Rights Act of 1964, 42 U.S.C. §2000-e et seq. ("Title VII") between November 2021

¹ Policy Statement 065-06; <https://www.dhs.gov/enforcement-labor-and-employment-laws>

and April 2022. The EEOC is currently investigating to determine if there are additional victims to consider as class members.

DHS has recognized that “effective enforcement of labor law is essential to ensure proper wages and working conditions for all covered workers regardless of immigration status.”² Accordingly, DHS agencies have agreed to consider requests from the DOL for grants of “temporary law enforcement parole or deferred action to any witness needed for a DOL investigation of a labor dispute during the pendency of the DOL investigation and any related proceeding where such witness is in the country unlawfully.”

As the EEOC recognizes in its letter, given the nature of the allegations, along with the nature of workers utilized by Barnes Farming Corporation, claimants and potential witnesses may fear immigration-related retaliation resulting from their participation in the EEOC’s investigation or any potential litigation. The EEOC’s investigation is ongoing. The EEOC will continue to identify and rely on evidence in the possession of these witnesses. The EEOC thus supports deferred action for workers employed at Barnes Farming Corporation since November 1, 2021.

Additionally, compelling humanitarian reasons exist to grant this request for Deferred Action:

For these reasons, please review and grant in an expedited fashion Applicant’s request for Deferred Action for at least two years, with the possibility of renewal.

Sincerely,

/s/ _____
Name of Advocate:

² U.S. Department of Homeland Security and U.S. Department of Labor, *Revised Memorandum of Understanding between the Departments of Homeland Security and Labor Concerning Enforcement Activities at Worksites* (“Revised MOU”), Dec. 7, 2011, available at https://www.dol.gov/sites/dolgov/files/OASP/DHS-DOL-MOU_4.19.18.pdf; *Addendum to the Revised Memorandum of Understanding between the Departments of Homeland Security and Labor Concerning Enforcement Activities at Worksites*, May 5, 2016, available at https://www.dol.gov/sites/dolgov/files/OASP/MOU-Addendum_4.19.18.pdf (Adding the Equal Employment Opportunity Commission (EEOC) and National Labor Relations Board (NLRB) as parties to the MOU).

Dated: _____

USCIS
Attn: Deferred Action
10 Application Way
Montclair, CA 91763-1350

**Currently In-Status
Status Expires on:
PLEASE EXPEDITE**

**RE: Deferred Action Request for _____
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Department of Labor, Pursuant to DHS Policy Memo 065-06 & DHS FAQ: Support
of the Enforcement of Labor and Employment Laws**

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 - Paystubs from Barnes Farming Corporation during the time period covered by the Statement of Interest (November 1, 2021 through the present)
 - H-2A Clearance Order, ETA Form 790A
6. Declaration and Request for Labor-Based Deferred Action from the Applicant
7. A copy of Applicant's H2A visa(s)
8. A copy of Applicant's I-94
9. Form I-765 Application for Employment Authorization,
10. Form I-765 Worksheet; and
11. Money Order or Check of \$410 made payable to "U.S. Department of Homeland Security."

¹ Policy Statement 065-06; <https://www.dhs.gov/enforcement-labor-and-employment-laws>

The EEOC’s Raleigh Area Office, located within the EEOC’s Charlotte District, is currently investigating a case involving claims that workers employed by Barnes Farming Corporation, an agricultural company engaged primarily in production of sweet potatoes located in Spring Hope, North Carolina were subjected to sexual harassment and constructive discharge in violation of Title VII of the Civil Rights Act of 1964, 42 U.S.C. §2000-e et seq. (“Title VII”) between November 2021 and April 2022. The EEOC is currently investigating to determine if there are additional victims to consider as class members.

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As the EEOC recognizes in its letter, given the nature of the allegations, along with the nature of workers utilized by Barnes Farming Corporation, claimants and potential witnesses may fear immigration-related retaliation resulting from their participation in the EEOC’s investigation or any potential litigation. The EEOC’s investigation is ongoing. The EEOC will continue to identify and rely on evidence in the possession of these witnesses. The EEOC thus supports deferred action for workers employed at Barnes Farming Corporation since November 1, 2021.

Additionally, compelling humanitarian reasons exist to grant this request for Deferred Action:

For these reasons, please review and grant in an expedited fashion Applicant’s request for Deferred Action for at least two years, with the possibility of renewal.

Sincerely,

/s/ _____
Name of Advocate:

² U.S. Department of Homeland Security and U.S. Department of Labor, *Revised Memorandum of Understanding between the Departments of Homeland Security and Labor Concerning Enforcement Activities at Worksites* (“Revised MOU”), Dec. 7, 2011, available at https://www.dol.gov/sites/dolgov/files/OASP/DHS-DOL-MOU_4.19.18.pdf; *Addendum to the Revised Memorandum of Understanding between the Departments of Homeland Security and Labor Concerning Enforcement Activities at Worksites*, May 5, 2016, available at https://www.dol.gov/sites/dolgov/files/OASP/MOU-Addendum_4.19.18.pdf (Adding the Equal Employment Opportunity Commission (EEOC) and National Labor Relations Board (NLRB) as parties to the MOU).

H-2A WORKER CONTACT INFORMATION OCT. 1, 2023 DEFERRED ACTION CLINIC

NOMBRE		
FECHA DE NACIMIENTO		
DIRRECCION DONDE VIVES AHORA		
¿CUANDO TE VAS?		
WHATSAPP	1.	2.
TELEFONO	1.	2.
CORREO ELECTRONICO	1.	2.
DIRRECCION PERMANENTE		
PERSONA QUE PODEMOS CONTACTAR SI NO PODEMOS ENCONTRARTE	Nombre:	
	Relación:	
	Número:	
	Correo electrónico:	
PERSONA QUE PODEMOS CONTACTAR SI NO PODEMOS ENCONTRARTE	Nombre:	
	Relación:	
	Número:	
	Correo electrónico:	

QUÉ HACER PARA COMPLETAR SU SOLICITUD

Incluya Copias de los siguientes Documentos:

- Pruebas de Respaldo:
 - Talones de Pago Recientes que muestren empleo en _____, después de la fecha _____;
 - Copia de la página de información del pasaporte, o
 - Certificado de nacimiento con traducción;
 - Declaración Completa;
 - I-94 o sellos de entrada que muestren visa(s) H2A por años: _____
- Giro postal por \$410 a nombre de "U.S. Department of Homeland Security."

Si necesita ayuda para enviar su solicitud por correo, visite la pulga de Brightleaf y hable con alguien en el stand de Sembrando Salud entre las 9:00 AM y las 2:00 PM los domingos.

QUÉ ESPERAR DESPUÉS DE ENVIAR SU SOLICITUD POR CORREO

Si ha utilizado la dirección del Centro de Justicia de Carolina del Norte en su solicitud, el Centro de Justicia le notificará cuando se reciba alguna comunicación sobre su solicitud. Es muy importante que mantenga informado al Centro de Justicia sobre cualquier cambio en su dirección o número de teléfono.

Recibo de Solicitud.

Dentro de 1 a 4 semanas, debería recibir un aviso por correo de USCIS verificando el recibo de su solicitud. Si completó el Formulario G-1145, también recibirá la notificación por correo electrónico o mensaje de texto. Si no recibe un aviso, llame al servicio de atención al cliente de USCIS al: 1-800-375-5283. En el aviso de recibo, se le dará un número de recibo. Puede verificar el estatus de su caso en línea en uscis.gov escribiendo el número de recibo en la caja "CASE STATUS" en la esquina superior derecha de la pantalla.

Cita de huellas.

Poco después, recibirá una cita para que le tomen las huellas. DEBE acudir a esta cita con una **identificación con fotografía y su aviso de cita**. Si no asiste a esta cita, su solicitud de acción diferida será rechazada. Hay dos oficinas de USCIS en Carolina del Norte donde se le asignará

para que le tomen las huellas, según la oficina más cercana a usted: una en Durham y la otra en Charlotte. Si trae a un adulto para que lo acompañe al edificio, asegúrese de que el adulto tenga un estatus legal para estar en los EE. UU. Asegúrese de saber cómo llegar a la oficina con anticipación.

Si necesita transporte a su cita para tomar las huellas, comuníquese con NC FIELD/Sembrando Salud al (252) 933-2533.

Esté atento a una posible “solicitud de pruebas adicionales” (RFE)

Si falta algo en su solicitud, o si el funcionario adjudicador de USCIS tiene preguntas, es posible que le envíen por correo una “Solicitud de evidencia” (RFE). Asegúrese de leer y seguir atentamente las instrucciones del RFE. DEBE responder a este RFE con cualquier prueba adicional que soliciten antes de la fecha límite indicada.

Si no responde a la solicitud, su caso será automáticamente negado.

Mantenga su dirección actualizada

Si su dirección postal cambia mientras su solicitud está pendiente, DEBE notificar a USCIS inmediatamente sobre su cambio de dirección. De no hacerlo, es probable que se rechace su solicitud. Puede cambiar su dirección con USCIS en línea en: USCIS.gov, o completando y enviando por correo un Formulario de Cambio de Dirección AR-11.

No viaje fuera de EE. UU.

NO viaje fuera de los EE. UU. mientras su solicitud esté pendiente. Si lo hace, aunque sea por un período breve, es posible que se rechace su solicitud. Después de que se apruebe su solicitud de acción diferida, si desea viajar al extranjero debe solicitar permiso para hacerlo (llamado "permiso anticipado"). Si desea solicitar un permiso anticipado después de que se apruebe su acción diferida, comuníquese con un abogado de inmigración o un proveedor de servicios legales de buena reputación. Viajar fuera de los EE. UU., incluso con permiso, puede afectar su capacidad para calificar para otros tipos de alivio migratorio en el futuro.

NO VIAJE FUERA DE EE. UU. DESPUÉS DE OBTENER LA ACCIÓN DIFERIDA HASTA QUE HAYA CONSULTADO CON UN ABOGADO DE INMIGRACIÓN

Esperar notificación de Permiso de Trabajo (EAD)

Una vez que reciba la notificación de que su acción diferida ha sido aprobada, recibirá una tarjeta de autorización de trabajo válida por 2 años. Debería recibir la tarjeta de permiso de trabajo por correo muy pronto DESPUÉS de que se haya CONCEDIDO su solicitud de acción diferida. Si no recibe su tarjeta de permiso de trabajo dentro de los 15 días posteriores a la recepción de su carta de aprobación de acción diferida, llame al servicio de atención al cliente de USCIS.

Debe recibir una tarjeta de seguro social dentro de los 30 días DESPUÉS de recibir su autorización de trabajo, si solicitó una tarjeta de seguro social en su solicitud de autorización de trabajo (I-765). Si no solicitó una tarjeta o no recibió la tarjeta que solicitó, puede ir a la oficina local de la Administración del Seguro Social y solicitar un número de seguro social. Encuentre su oficina local del Seguro Social en línea en: www.socialsecurity.gov/locator. Deberá mostrarles su tarjeta de autorización de trabajo más un original o copia certificada de uno de los siguientes:

1. Acta de nacimiento extranjera;
2. Pasaporte extranjero;
3. Archivos de antecedentes militares de EE. UU.;
4. Tarjeta de identificación militar de EE. UU.;
5. Registro religioso que muestre la edad o fecha de nacimiento;
6. Licencia de conducir estadounidense;
7. Tarjeta de identificación emitida por el estado de EE. UU.;
8. Registro escolar que muestre la edad o fecha de nacimiento;
9. Tarjeta de identificación escolar; o
10. Copia del expediente médico

Una vez que obtenga su tarjeta de seguro social, podrá solicitar una licencia de conducir.

Si ya tiene un número de Seguro Social válido, no debe solicitar uno nuevo.

Renovar nuevamente en dos años.

Si se aprueba la acción diferida, tendrá una validez de dos años. Puede existir la posibilidad de renovar su estatus. Debe consultar con un abogado de inmigración para determinar si esa es una opción. Si no renueva su estatus y/o si el programa no se renueva, ya no tendrá acción diferida.

Cuéntaselo a los demás.

Si conoce a otras personas que trabajaron con usted, es posible que también sean elegibles para la acción diferida. Pueden llamar al Centro de Justicia de Carolina del Norte al (919) 856-2162 para obtener más información.

WHAT TO DO TO COMPLETE YOUR APPLICATION

Include Copies of the following Documents:

- Supporting Evidence:
 - Recent Pay Stubs showing employment at _____, after date _____;
 - Copy of information page of passport, or
 - Birth certificate with translation;
 - Completed Declaration;
 - I-94 or entry stamps showing H2A visa(s) for years: _____
- Money order for \$410 made payable to “U.S. Department of Homeland Security.”

If you need help mailing your application, come by the Brightleaf Flea Market and talk to someone at the Sembrando Salud booth between 9:00 AM and 2:00 PM on Sundays.

WHAT TO EXPECT AFTER YOU MAIL YOUR APPLICATION

If you have used the NC Justice Center’s address on your application, the Justice Center will notify you when any communication is received regarding your application. It is very important that you keep the Justice Center informed of any change in your address or phone number.

Receipt of Application.

Within 1-4 weeks you should receive a notice in the mail from USCIS verifying receipt of your application. If you filled out the Form G-1145, you’ll also get the notification by email or text. If you do not receive a notice, call USCIS customer service at: 1-800-375-5283. On the receipt notice, you will be given a receipt number. You can check on the status of your case online at uscis.gov by typing the receipt number in the “CASE STATUS” field on the top right corner of the screen.

Fingerprint Appointment.

Soon after, you will receive an appointment to have your fingerprints taken. You **MUST** go to this appointment with a **photo ID and your appointment notice**. If you do not go to this appointment, your deferred action application will be denied. There are two USCIS offices in

North Carolina where you will be assigned to get your fingerprints taken, depending on which office is closest to you—one in Durham, and the other in Charlotte. If you bring an adult to go with you into the building, **make sure the adult has lawful status** to be in the U.S. Make sure you know how to get to the office ahead of time.

If you need transportation to your fingerprint appointment, contact NC FIELD/Sembrando Salud at (252) 933-2533.

Look Out for a Possible “Request for Further Evidence” (RFE)

If anything is missing from your application, or if the adjudicating USCIS officer has questions, you may be mailed a “Request for Evidence” (RFE). Be sure to read and follow the instructions on the RFE carefully. You **MUST** respond to this RFE with whatever additional proof they request by the deadline given.

If you do not respond to the request, your case will be automatically denied.

Keep your Address Up-to-Date

If your mailing address changes while your application is pending you **MUST** notify USCIS immediately of your address change. Failure to do so will likely result in the denial of your application. You can change your address with USCIS online at: [USCIS.gov](https://uscis.gov), or by completing and mailing a Change of Address Form AR-11.

Don’t Travel Outside the U.S.

Do **NOT** travel outside of the U.S. while your application is pending. If you do so, even for a short time, your application may be denied. After your application for deferred action is approved, if you wish to travel abroad you must apply for permission to do so (called "advance parole"). If you want to apply for advance parole after your deferred action is approved, please contact a reputable immigration attorney or legal services provider. Traveling outside the U.S., even with permission, can affect whether you are able to qualify for other types of immigration relief in the future.

DO NOT TRAVEL OUTSIDE OF THE U.S. AFTER GETTING DEFERRED ACTION UNTIL YOU HAVE CONSULTED WITH AN IMMIGRATION ATTORNEY

Await notification of Work Permit (EAD)

Once you receive notification that your deferred action has been approved, you will receive a work authorization card valid for 2 years. You should receive the work permit card in the mail very soon **AFTER** your request for deferred action has been **GRANTED**. If you do not receive your work permit card within 15 days after receiving your deferred action approval letter, call USCIS customer service.

You should receive a social security card within 30 days AFTER you receive your work authorization, if you asked for a social security card in your work authorization application (I-765). If you did not request a card or did not receive the card you requested, you can go to the local Social Security Administration office and apply for a social security number. Find your local Social Security office online at: www.socialsecurity.gov/locator. You must show them your work authorization card plus an original or certified copy of one of the following:

1. Foreign birth certificate;
2. Foreign passport;
3. U.S. military record;
4. U.S. military identification card;
5. Religious record showing age or date of birth;
6. U.S. driver's license;
7. U.S. state-issued identification card;
8. School record showing age or date of birth;
9. School identification card; or
10. Copy of medical record

Once you get your social security card, you will be able to apply for a driver's license.

If you already have a valid Social Security number, you should not apply for a new one.

Renew Again in Two Years.

If approved for deferred action, it will be valid for two years. There may be a possibility of renewing your status. You should consult with an immigration attorney to determine if that is an option. If you fail to renew your status and/or if the program is not renewed, you will no longer have deferred action.

Tell Others.

If you know others who worked with you, they might also be eligible for deferred action. They can call the North Carolina Justice Center at (919) 856-2162 for more information.