

BEAUTIFUL DREAMERS- FOR NOW YOU CAN LIVE AND WORK IN THE UNITED STATES....

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On June 15, 2012 the Department of Homeland Security formally announced that it will, with limited exception, no longer process "DREAMers" for removal, giving them official permission to remain in the United States. This benefit of non-enforcement, called "**deferred action**", will also bring the right to apply for employment authorization with all the other benefits that a work card brings, such as easier access to college and university enrollment, a driver's license, and a social security number. Eligible individuals must: (1) Be 15-30 years old, (2) have entered before age 16; (3) Have been present in the U.S. for 5 years as of June 15, 2012, (4) have maintained continuous residence in the US since arrival, (5) Have not been convicted of a felony, a significant misdemeanor, or multiple minor misdemeanors, and (6) Be currently enrolled in school, graduated or have a GED, or an honorably discharged veteran. **Deferred action** will also be offered to qualifying young people in immigration court, allowing those proceedings to not go forward, as well as those with an outstanding removal or deportation order, allowing those orders to be enforced.