This refers to your Registration for Classification as a Refugee (Form I-590) and your recent interview with an officer of the U.S. Citizenship and Immigration Services (USCIS). Your request for refugee resettlement has been denied, for the reasons noted below. However, USCIS has conditionally approved you for parole to the United States. Please see below for further explanation.

NOTICE OF INELIGIBILITY FOR RESETTLEMENT

Re:

This refers to your Registration for Classification as a Refugee (Form I-590) and your recent interview with an officer of the U.S. Citizenship and Immigration Services (USCIS). Pursuant to § 207 of the Immigration and Nationality Act (“INA”) (8 U.S.C § 1157), applicants for classification as a refugee must establish they are a “refugee” under United States law, as defined at § 101 (a)(42) of the INA (8 U.S.C § 1101(a)(42)). Applicants for refugee classification must also establish that they are otherwise admissible to the United States, are of special humanitarian concern to the United States, and are not firmly resettled in a third country.

For the reason or reasons indicated below, we have determined that you are not eligible for resettlement to the United States.

1. ☐ SPECIAL HUMANITARIAN CONCERN. You have not established that you qualify for access to the U.S. Refugee Admissions Program (USRAP).

2. ☐ REFUGEE CLAIM. You have not established that you meet the definition of refugee under INA Section 101(a)(42). Specifically:

   ☐ PERSECUTION. You did not establish that you have suffered past persecution or that you have a well-founded fear of future persecution.
   ☐ PROTECTED CHARACTERISTIC. You did not establish that the persecution or fear of future persecution was on account of race, religion, nationality, membership in a particular social group, or political opinion.
3. **PERSECUTION OF OTHERS.** You have failed to establish that you have not ordered, incited, assisted, or otherwise participated in the persecution of others on account of race, religion, nationality, membership in a particular social group, or political opinion.

4. **FIRM RESETTLEMENT.** You failed to establish that you are not firmly resettled in a third country.

5. **ADMISSIBILITY.** You failed to establish that you are admissible to the United States pursuant to INA § 212(a) (8 USC § 1182(a)). The following are the specific provisions under which you were determined to be inadmissible:

   - A waiver of the inadmissibility(ies) cited above may be requested.
   - A waiver is not available for the inadmissibility(ies) cited above.
   - You may not apply for a waiver of the inadmissibility cited above at this time, because you have been denied on multiple grounds. If you wish to have your decision reconsidered, you must submit a request for review of the decision (see below).

6. **CREDIBILITY.** After careful consideration of all available information (including evidence and testimony provided at your refugee status interview), your claim for refugee resettlement in the United States was found not credible regarding:

   - Your qualification(s) to access the USRAP (Special Humanitarian Concern)
   - Your refugee claim (Refugee Claim)
   - Your involvement in acts of persecution or your involvement in an entity known to commit acts of persecution (Persecution of Others)
   - Your status and/or resettlement in a third country (Firm Resettlement)
   - Your admissibility to the United States (Admissibility)
   - Other: ______________________________________________________________________

   During your interview, the USCIS officer informed you of concerns about the credibility of your testimony and provided you an opportunity to explain the following:

   - Material inconsistency(ies) within your testimony.
   - Material inconsistency(ies) between your testimony and other evidence (i.e. documentation, country conditions, other case member’s testimony, etc.).
   - Insufficiently detailed answer(s) presented to material questions.
   - Material part(s) of your testimony or other evidence was determined to be implausible in light of known country conditions.
   - Other: ______________________________________________________________________

   Because you were unable to provide a reasonable explanation for these problems, it has been determined that your testimony lacked credibility on those material facts.

7. **OTHER REASONS):** ______________________________________________________________________

   Based on the reason or reasons indicated above, your request for resettlement to the United States is denied. There is no appeal for a denial of an application for refugee status. USCIS may exercise its discretion to review a case upon timely receipt of a request for review from the principal applicant. The request must include one or both of the following: (1) a detailed account explaining how a significant error was made by the adjudicating officer or (2) new information that would merit a change in the determination. Please note that if you provide new information in your request for review, you must provide an explanation about why you did not provide this information previously.
information at the interview. USCIS will only accept one request that is postmarked or received by USCIS or the RSC within 90 days from the date of this notice. You may wish to include a copy of your Notice of Ineligibility with the request for review.

For additional information please read below.

**NOTICE OF ELIGIBILITY FOR PAROLE:**

Section 212(d)(5)(A) of the INA authorizes USCIS the discretion to parole an individual into the United States temporarily under certain conditions for urgent humanitarian reasons or significant public benefit on a case-by-case basis. USCIS has established a special parole program for certain minor children in El Salvador, Guatemala, and Honduras and for their qualified family members, who are eligible for access to the U.S. Refugee Admissions Program, but have been found not eligible for refugee resettlement.

You have been conditionally approved for parole into the United States. Final approval is conditioned upon successful completion of any remaining clearances that are required in the screening process. These clearances include medical examination by a U.S. approved panel physician, completion of security clearance procedures, and verification of family relationships. Please see attached information sheet for next steps that must be completed for you to be paroled into the United States.

Please note that if you choose to submit a request for review of the denial of your *Form I-590, Registration for Classification as a Refugee* decision, we will adjudicate it independently of your CAM parole case. However, if you are paroled into the United States while your request for review is pending, we will consider the request for review to have been abandoned. Additionally, if we approve your request for review and find you eligible for refugee resettlement, but that decision occurs after you have already paid for your medical exam or plane ticket in preparation for parole, those costs will **not** be refunded.

Refugee Affairs Division

U.S. Citizenship and Immigration Services
This notice is being provided to <<BENEFICIARY NAME>> on ______________ .

<<BENEFICIARY NAME>>
<<BENEFICIARY ADDRESS>>
<<BENEFICIARY ADDRESS>>

<<BENEFICIARY’S A-NUMBER>>

Notice of Rescission of Conditional Approval

On August 16, 2017, the Acting Secretary of the Department of Homeland Security announced that, effective immediately, USCIS is terminating the Central American Minor (CAM) Parole program, which means that no more individuals will travel into the United States under this parole program. As such, USCIS is rescinding your conditional approval for parole and will not be taking any further action on your parole case.

If you have paid for but have not completed or have an ongoing medical exam, the International Organization for Migration (IOM) will contact you to arrange for a refund of your medical exam expense. If you have already completed a medical exam or are undergoing Panel Physician recommended treatment, you will not receive a refund of the medical exam expense. If you have paid IOM for your travel expenses, IOM will contact you to arrange a refund of your travel expenses.

This decision cannot be appealed. However, if you were conditionally approved for parole but did not submit a Request for Review of your denied refugee case because you intended to travel to the United States with parole, you may file a Request for Review even though it is past the 90-day window for filing. You (the individual denied refugee status) have 90 days from the date IOM gave you this letter to submit a Request for Review of your denied refugee case. For more information on the Request for Review process, see our Request for Review Tip Sheet (www.uscis.gov/humanitarian/refugees-asylum/refugees/request-review-tip-sheet). Additional information about the termination of the CAM Parole program is available at https://www.uscis.gov/humanitarian/humanitarian-parole/central-american-minors-cam-refugeeparole-program-information-conditionally-approved-applicants.

This discretionary change in policy does not preclude you from applying for parole consideration independent of the CAM Parole program by filing USCIS Form I-131, Application for Travel Document, consistent with the instructions for that form. Parole will only be issued on a case-
by-case basis and only where the applicant demonstrates an urgent humanitarian or a significant public benefit reason for needing parole and that applicant merits a favorable exercise of discretion. More information about parole may be found at www.uscis.gov/humanitarianparole. Please review that information carefully to help you determine whether to apply.

A person wishing to immigrate to the United States may have other immigration options. Please refer to our website at www.uscis.gov for information on these options.

A copy of this notice was mailed to your relative in the United States on August 23, 2017.

If you have any questions about the CAM Parole program, please contact CAM@uscis.dhs.gov.

Sincerely,

Claudia Guevara
Field Office Director

cc: <<PETITIONER>>

cc: <<REPRESENTATIVE>>

Esta notificación está siendo proporcionada a <<Beneficiary Name>> el ______________.

Notificación de Cancelación de la Aprobación Condicional de Permiso Humanitario de Permanencia Temporal

El 16 de agosto de 2017, la secretaria en funciones del Departamento de Seguridad Nacional anunció que, efectivo inmediatamente, USCIS cancelará el Programa de Permisos Humanitarios para Niños Menores Centroamericanos (CAM, por sus siglas en inglés), lo que significa que ninguna persona podrá viajar a Estados Unidos bajo este programa. Por lo tanto, USCIS ha cancelado su aprobación condicional de permiso humanitario de permanencia temporal (“parole”) y no tomará ninguna otra acción en su caso de permiso humanitario de permanencia temporal (“parole”).

Si usted ha pagado pero no ha completado o tiene en curso su examen médico, la Organización Internacional para las Migraciones (OIM, por sus siglas en español) se pondrá en contacto con usted para otorgarle un reembolso por los gastos del examen médico. Si ya había completado el examen médico o actualmente está bajo el tratamiento recomendado por su Médico de Panel, entonces no podrá recibir el reembolso por los gastos del mismo. Si usted ya había pagado a OIM por sus gastos de viaje, ellos se comunicarán con usted para otorgarle un reembolso por sus gastos de viaje.

Esta decisión no puede ser apelada. Sin embargo, si a usted se le aprobó condicionalmente el permiso humanitario de permanencia temporal (“parole”) pero no presentó una Petición de Revisión (RFR, por sus siglas en inglés) de la denegación de su caso de refugio porque tenía la intención de viajar a Estados Unidos con el permiso humanitario de permanencia temporal

Este cambio discrecional en la política no le impide solicitar un permiso de permanencia temporal (“parole”), independiente del programa de permisos humanitarios CAM, mediante la presentación del Formulario I-131 de USCIS, Solicitud de Documento de Viaje, de acuerdo con las instrucciones de ese formulario. Un permiso de permanencia temporal (“parole”) solo se emitirá individualmente y únicamente cuando el solicitante demuestre una razón humanitaria urgente o una razón pública significativa para necesitar ese permiso y que dicho solicitante merece un ejercicio favorable de discreción. Puede encontrar más información sobre el permiso de permanencia temporal en https://www.uscis.gov/es/permiso-humanitario. Por favor, revise cuidadosamente dicha información para que le sirva de ayuda al determinar si debe presentar una solicitud.

Una persona que desee inmigrar a Estados Unidos podría tener otras opciones de inmigración. Por favor, consulte nuestro sitio web en www.uscis.gov/es o www.uscis.gov para obtener información sobre estas opciones.

El 23 de agosto de 2017 esta oficina le envió copia de esta carta a su familiar en Estados Unidos.

Si tiene alguna pregunta acerca del Programa de Permisos Humanitarios para Niños Menores Centroamericanos (CAM, por sus siglas en inglés) por favor, comuníquese con USCIS CAM@uscis.dhs.gov.

Sinceramente,

Claudia Guevara
Directora de la Oficina de USCIS en El Salvador

cc: <<PETITIONER>>

cc: <<REPRESENTATIVE>>