

U.S. DEPARTMENT OF HOMELAND SECURITY
NOTICE TO ALIEN ORDERED REMOVED/DEPARTURE VERIFICATION

Event No: RBN2003000142

FINS: 1056139879

A-File No: 216649802

SIGMA Event: 33064991

Date: 03/10/2020

Alien's name: DEVRE, SHRIKANT

You have been found to be inadmissible to the United States under the provisions of section 212(a) of the Immigration and Nationality Act (Act) or deportable under the provisions of section 237 of the Act as a Visa Waiver Pilot Program violator. In accordance with the provisions of section 212(a)(9) of the Act, you are prohibited from entering, attempting to enter, or being in the United States

- ☒ For a period of 5 years from the date of your departure from the United States as a consequence of your having been found inadmissible as an arriving alien in proceedings under section 235(b)(1) or 240 of the Act.
- ☐ For a period of 10 years from the date of your departure from the United States as a consequence of your having been ordered removed in proceedings under any section of the Act other than section 235(b)(1) or 240, or of being ordered excluded under section 236 of the Act in proceedings commenced prior to April 1, 1997.
- ☐ For a period of 20 years from the date of your departure from the United States as a consequence of being found inadmissible and being previously excluded, deported, or removed from the United States.
- ☐ At any time because in addition to being found inadmissible, you have been convicted of a crime designated as an aggravated felony.

After your removal has been effected, you must request and obtain permission from the Secretary of Homeland Security to reapply for admission to the United States during the period indicated. You must obtain such permission before commencing your travel to the United States. Application forms for requesting permission to reapply for admission may be obtained by contacting any United States Consulate or U.S. Department of Homeland Security office. Refer to the above file number when requesting forms or information.

WARNING FOR ALL REMOVED ALIENS: It is a crime under Title 8 United States Code, Section 1326, for an alien who has been removed from the United States to enter, attempt to enter, or be found in the United States without the Secretary of Homeland Security's express consent. Depending on the circumstances of the removal, conviction for this crime can result in imprisonment of a period of from 2 to 20 years and/or a fine up to \$250,000.

SPECIAL NOTICE TO SEX OFFENDERS: Federal Law requires a convicted sex offender, including an alien who has been removed from or otherwise departed the United States and subsequently returns, to register in each jurisdiction in the United States in which he or she resides, is employed, or is a student. Violation of this requirement can result in prosecution and imprisonment for up to 10 years under Title 18 United States Code, Section 2250.



LONCZAK, Anthony

CBP OFFICER

BUFFALO-NIAGARA FALLS, NY, USA

(Signature of officer serving warning)

Digitally Acquired Signature

(Title of officer)

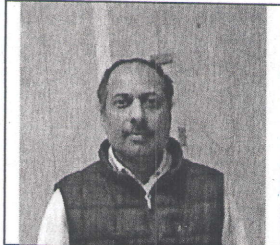
(Location of DHS Office)

Verification of Removal

(Complete this section for file copy only)

Departure Date 03/10/2020	Port of Departure RAINBOW BRIDGE, NY	Manner of Departure Vehicle
Signature of Verifying Officer <i>Michelle Childs</i> <i>Digitally Acquired Signature</i>		Title of Officer CBP OFFICER

CHILDS, Michelle



Photograph of Alien



Right Index Finger



(Signature of alien whose fingerprint and photograph appear above)

Digitally Acquired Signature



(Signature of official taking fingerprint)

Digitally Acquired Signature