Success Story #3

Receipt Number	USCIS Online Account Number	Case Type I612 - APPLICATION TO WAIVE FOREIGN RESIDENCE REQUIREMENTS	
Received Date 05/17/2023	Priority Date	Applicant	
Notice Date 10/29/2024	Page . 1 of 1		
RANCHOD LAW GROUP PC c/o KAUSHIK RANCHOD EL DORADO HILLS CA 95762			Notice Type: Approval Notice

J Waiver Approved For an Engineer From Egypt with Government Funding

We are pleased to share yet another successful waiver approval, securing the future of a dedicated professional and their U.S. citizen family. This case presented complex challenges, as the applicant was subject to the two-year home residency requirement, which, if enforced, would have resulted in severe and life-altering hardship for their U.S. citizen children.

From the outset, a strong case was built to demonstrate the extraordinary hardships that would result from relocation. The applicant's children, both U.S. citizens, have been diagnosed with severe developmental conditions—one with autism and social communication deficits, and the other with motor delays. These conditions require specialized medical care, therapy, and educational accommodations that are simply unavailable in Egypt. Removing them from their current support system would not only halt their progress but also place them in a situation where their fundamental needs could not be met.

Beyond medical concerns, the applicant's spouse is dependent on the J-1 visa and would face extreme financial insecurity if forced to relocate. Extensive evidence was compiled to demonstrate that the family would not be able to afford even the most basic necessities in Egypt, further exacerbating the hardship their children would endure. In addition, the applicant's continued work and research in the United States provide significant contributions to their field, further strengthening the argument for a waiver.

Through careful legal strategy, comprehensive documentation, and a compelling presentation of the case, the waiver approval was successfully secured. This outcome ensures that the applicant can continue their essential work in the U.S. while their children receive the care and support they desperately need.

This case exemplifies the impact of strong advocacy in immigration matters. Keeping this family together means their children can continue to thrive in the only country they have ever known.