

UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF TEXAS
LAREDO DIVISION

SANTOS EDUARDO LOPEZ BALTAZAR)	
)	Civil Case No. 5:25-cv-00160
Petitioner,)	
)	PETITION FOR WRIT OF
v.)	HABEAS CORPUS
)	
NORVAL VASQUEZ, Warden, Rio Grande)	
Processing Center)	
BRET BRADFORD, Field Office Director, for)	
Enforcement and Removal Operations, Houston)	
TODD LYONS, Acting Director U.S.)	
Immigrations and Customs Enforcement,)	
and KRISTI NOEM, U.S. Secretary)	
of Homeland Security,)	
)	
Respondents.)	
)	

**MOTION FOR TEMPORARY RESTRAINING ORDER AND REQUEST FOR
INJUNCTIVE RELIEF**

TO THE HONORABLE UNITED STAETS DISTRICT COURT:

The Petitioner, Santos Eduardo Lopez Baltazar, by and through undersigned counsel, respectfully moves this Honorable Court, pursuant to Federal Rule of Civil Procedure 65, for entry of a temporary restraining order to prevent the continued unlawful detention of the Petitioner by Immigration and Customs Enforcement (“ICE”) during the pendency of his petition for Writ of Habeas Corpus. In support thereof, Petitioner states the following:

I. INTRODUCTION

1. The Petitioner is currently in ICE custody at the Rio Grande Processing Center located at 1001 San Rio Blvd, Laredo, Texas 78046, and seeks emergency relief to prevent his

continued illegal detention while his petition for Writ of Habeas Corpus is under consideration.

2. Petitioner is a citizen and national of Guatemala who resides in Massachusetts.
3. Petitioner entered the United States without inspection through the United States-Mexico border on or about December 24, 2012, and has resided in Massachusetts since his entry. The Petitioner has had no prior contact with any officials of the U.S. Department of Homeland Security (“DHS”).
4. Petitioner was arrested in Massachusetts by U.S. Immigration and Customs Enforcement (“ICE”) and/or other federal agents acting on ICE’s behalf on May 12, 2025, in Lynn, Massachusetts.
5. Petitioner is present in the United States, and, the Department of Homeland Security (“DHS”) has alleged that Petitioner was not admitted or paroled into the United States.
6. Petitioner requested a custody redetermination pursuant to 8 U.S.C. § 1226(a) on June 10, 2025. On June 12, 2025, the Immigration Judge (“IJ”) issued an order denying bond stating, “respondent is ineligible for bond pursuant to *Matter of Q Li*.” Petitioner subsequently filed a motion to reconsider on June 16, 2025, which was denied on June 17, 2025 for the same reasons that it was initially denied, being that the Judge lacked jurisdiction to grant a bond hearing pursuant to legal precedent at the Board of Immigration Appeals (“BIA”). Petitioner filed a Notice of Appeal with the BIA on June 19, 2025.
7. Petitioner cannot be subject to mandatory detention under 8 U.S.C. § 1225(b)(1), including because Petitioner does not meet the criteria for Expedited Removal. *See Make the Road New York v. Noem*, No. 25-190, 2025 WL 2494908, at *23 (D.D.C. Aug. 29, 2025).

8. Petitioner cannot be subject to mandatory detention under 8 U.S.C. § 1225(b)(2), including because, as a person already present in the United States, Petitioner is not presently “seeking admission” to the United States. *See Kostak v. Trump*, No. 3:25-1093 (W.D. La. Aug. 27, 2025).
9. Petitioner was not, at the time of arrest, paroled into the United States pursuant to 8 U.S.C. § 1182(d)(5)(A), and therefore Petitioner could not “be returned” under that provision to mandatory custody under 8 U.S.C. § 1225(b) or any other form of custody. Petitioner is not subject to mandatory detention under 8 U.S.C. § 1225 for this reason as well.
10. Instead, as a person arrested inside the United States and held in civil immigration detention, Petitioner is subject to detention, if at all, pursuant to 8 U.S.C. § 1226. *See Kostak*, No. 3:25-1093.
11. Petitioner is not lawfully subject to mandatory detention under 8 U.S.C. § 1226(c), including because he has not been convicted of any crime that triggers such detention. *See Demore v. Kim*, 538 U.S. 510, 513-14, 531 (2003) (allowing mandatory detention under § 1226(c) for brief detention of persons convicted of certain crimes and who concede removability).
12. Accordingly, Petitioner is subject to detention, if at all, under 8 U.S.C. § 1226(a).
13. As a person detained under 8 U.S.C. § 1226(a), Petitioner must, upon his request, receive a custody redetermination hearing (colloquially called a “bond hearing”) with strong procedural protections. *See Kostak v. Trump*, No. 3:25-1093 (W.D. La. Aug. 27, 2025); *see also Matter of Joseph*, 22 I&N Dec. 799 (BIA 1999); 8 C.F.R. 236.1(d) & 1003.19(a)-(f).
14. Despite the fact that the Petitioner’s appeal is currently pending before the BIA, on September 5, 2025, in *Matter of Yajure Hurtado*, 29 I&N Dec. 216 (BIA 2025), the BIA

issued a decision which purports to require the Immigration Court to unlawfully deny a bond hearing to all persons such as Petitioner.¹ Based on this decision, the Petitioner remains continuously detained to this day. As such, Petitioner's continued detention is clearly arbitrary and unlawful, and he has requested via petition for a Writ of Habeas Corpus that this Court order his immediate release from detention.

15. Petitioner has no criminal history, except for three dismissed charges for unlicensed operation of a motor vehicle, and has demonstrated no conduct indicating that he is a threat to the United States or a flight risk. The Petitioner is also *prima facie* eligible for relief from removal through Cancelation of Removal for Certain Nonpermanent Residents (“EOIR-42B”) pursuant to 8 U.S.C. § 1229b(b). Unfortunately, because the Petitioner was moved from Massachusetts, where his family, friends, support system, and, most importantly, his attorney, are located, to Laredo, Texas, the Petitioner has been unable to assist in the preparation of his defense from removal from the United States.
16. Without immediate injunctive relief, Petitioner facers imminent and irreparable harm through failure to properly prepare for his immigration proceedings and subsequent removal to his native Guatemala where he and his family would face exceptional and extremely unusual hardship.
17. Furthermore, Petitioner is the father of three children, two of whom are U.S. citizens (ages 2 and 5), who rely on the Petitioner for their basic necessities, as he is the sole breadwinner for the home. Petitioners' continued detention and forced separation from their children is currently causing irreparable harm to the children, who not only require the financial

¹ The BIA's reversal and newly revised interpretation of the statute are not entitled to any deference. *See Loper Bright Ent. v. Raimondo*, 603 U.S. 369, 412-13 (2024).

support that the Petitioner provided but also the love and care from their father at their crucial age of early development.

18. Moreover, ICE's arbitrary and unlawful detention of Petitioner is also causing irreparable psychological damage to both his U.S. citizen children, his Guatemalan-born daughter, and his Guatemalan-born spouse due to the forced separation of their family.

II. FACTUAL BACKGROUND

19. Petitioner is a thirty-three-year-old native and citizen of Guatemala.

20. Petitioner entered the United States without being admitted or paroled through the United States-Mexico border, near Nogales, Arizona, on or about December 24, 2012. Petitioner has resided in Massachusetts since his entry. The Petitioner has had no prior contact with any officials of DHS.

21. Petitioner was arrested in Massachusetts by ICE and/or other federal agents acting on ICE's behalf on or about May 12, 2025, in Lynn, Massachusetts.

22. At the time of the arrest, ICE agents were assigned to locate a specific target on Arlington Street in Lynn, Massachusetts. *See Ex. B.* At approximately 6am on May 12, 2025, Officers "observed a male subject matching the description of our main target driving down the targets address." *Id.* The Officers had no reasonable suspicion to stop the Petitioner other than he "matched the description" of their main target. *Id.* Curious that no description of the main target was offered.

23. Subsequent to his arrest, Petitioner was transferred out of Massachusetts to the Rio Grande Processing Center located at 1001 San Rio Blvd, Laredo, Texas 78046.

24. Petitioner requested a custody redetermination pursuant to 8 U.S.C. § 1226(a) on June 10, 2025. On June 12, 2025, the Immigration Judge (“IJ”) issued an order denying bond stating, “respondent is ineligible for bond pursuant to *Matter of Q Li*.”
25. Petitioner subsequently filed a motion to reconsider on June 16, 2025, which was subsequently denied on June 17, 2025, for the same reasons that it was initially denied, being that the Judge lacked jurisdiction to grant a bond hearing pursuant to legal precedent at the BIA.
26. Petitioner timely filed a Form EOIR-26, Notice of Appeal (“Notice of Appeal”) on June 19, 2025, with the Board, challenging the Immigration Judge’s decision. The BIA appeal remains pending, and no final decision has been issued. On September 2, 2025, the Board issued *Matter of Yajure Hurtado*, 29 I&N Dec. 216 (BIA 2025), which indicates that Immigration Judges lack authority to grant bond to anyone not admitted to the United States, like the Petitioner.
27. Petitioner is scheduled for an individual hearing on his EOIR-42B on November 11, 2025, at the Laredo Immigration. As part of the Scheduling Order for that application for relief from removal, Petitioner is required to provide a signed affidavit, a task that is almost impossible as Petitioner has no connections in Laredo, Texas nor does his family have the funds to visit him in Texas or pay a lawyer to visit him. Their current lawyer, the undersigned, is not being paid for this matter.
28. Petitioner is married and has three children, two of whom are U.S. citizens. The two U.S. citizen children are age two and five, respectively. Because the Petitioner has been physically present in the United States for more than ten years, has been a person of good moral character during that time period, and his U.S. citizen children would suffer

exceptional and extremely unusual hardship if he were removed from the United States, Petitioner is *prima facie* eligible for EOIR-42B, a form of relief that would provide him lawful permanent residence.

29. Petitioner has no criminal history, except for three dismissed charges for unlicensed operation of a motor vehicle, and has demonstrated no conduct indicating that he is either a danger to the community or a flight risk. His only violation is entering the United States without inspection, a civil infraction.
30. Petitioner is the father of two young U.S. citizen children who rely on him for the basic necessities, as he is the sole income in the household. Petitioner's wife stayed at home to take care of the young children while Petitioner worked. As such, Petitioner's continued detention is causing immediate, severe, and irreparable hardship to his children and spouse.

III. LEGAL STANDARD

31. Under Fifth Circuit precedent, the standard for issuing a temporary restraining order requires consideration of: (1) a substantial likelihood of success on the merits; (2) a substantial threat of irreparable injury; (3) whether the threatened injury outweighs the any harm to the defendant; and (4) whether the injunction would not be adverse to the public interest. *Mississippi Power & Light Co. v. United Gas Pipe Line Co.*, 760 F.2d 618, 621 (5th Cir. 1985).

IV. ARGUMENT

a. Petitioner Has a Substantial Likelihood of Success on the Merits of His Petition

32. Petitioner alleges and incorporates by reference paragraphs 1 through 48 of his Petition for Writ of Habeas Corpus pursuant to 28 U.S.C. § 2241 filed on September 29, 2025.

33. The Fifth Amendment provides that "[n]o person shall be . . . deprived of life, liberty, or property, without due process of law," U.S. Const. amend. V, and applies to noncitizens in immigration proceedings. *Reno v. Flores*, 507 U.S. 292, 306 (1993). Petitioner argues that he is being deprived of his process protections under the Fifth Amendment because he is unable to seek a bond hearing to which he is entitled under section 1226(a).

34. Under 8 U.S.C. § 1225(b)(2), a noncitizen "who is an applicant for admission shall be detained for a removal proceeding if the examining immigration officer determines that [the noncitizen] seeking admission is not clearly and beyond a doubt entitled to be admitted." 8 U.S.C. § 1225(b)(2)(A). In contrast, under 8 U.S.C. § 1226, a noncitizen is entitled to procedural protections that are not afforded under the expedited removal statute. *See* 8 C.F.R. § 236.1 (2025) (enumerating the procedural protections).

35. Petitioner entered the United States in 2012 according to statements made to undersigned counsel as well as documentation submitted to the Laredo Immigration Court. Even if the statements provided in the Form I-213, Record of Deportable/Inadmissible Alien are accurate, which state that he entered in 2021, the Petitioner has been in the United States more than the 2-year period. The removal proceedings commenced against the Petition on May 12, 2025.

36. 8 U.S.C. § 1225(b)(1) provides for expedited removal of noncitizens who, "ha[ve] *not* affirmatively shown, to the satisfaction of an immigration officer, that the [noncitizens have] been physically present in the United States continuously for the 2-year period immediately prior to the date of the determination of inadmissibility." 8 U.S.C. § 1225(b)(1)(iii)(II) (emphasis added). As such, for the purposes of this motion, section

1225(b)(1) does not apply as the Petitioner has resided continuously in the country for more than two years.

37. 8 U.S.C. § 1225 states that “an alien who arrives in the United States or is present in this country but has not been admitted, is treated as an applicant for admission.” *See Jennings v. Rodriguez*, 583 U.S. 281, 287 (2018) (citing 8 U.S.C. § 1225(a)(1)). In *Jennings*, the Court found that 8 U.S.C. § 1225(b) “applies primarily to aliens seeking entry into the United States” while 8 U.S.C. § 1226 “applies to alien already present in the United States.” *Jennings*, 583 U.S. at 297 & 303. According to *Jennings*, “Section 1226(a) creates a default rule for those aliens by permitting, but not requiring, the Attorney General to issue warrants for their arrest and detention pending removal proceedings” and also “permits the Attorney General to release those aliens on bond, ‘except as provided in subsection (c) of this section.’” *Jennings*, 583 U.S. at 303. “Federal regulations provide that aliens detained under §1226(a) receive bond hearings at the outset of detention.” *Jennings*, 583 U.S. at 306. Petitioner was already present in the United States for at least two years before he was served with a Notice to Appear for immigration proceedings. As such, 8 U.S.C. § 1226(a) would apply to the Petitioner’s detention, thus providing significant support that the Petitioner will likely succeed on the merits of his petition for Habeas Corpus.

38. In addition, many of the district courts across the country have determined that when a noncitizen has resided in the interior of the United States continuously for more than two years, 8 U.S.C. § 1226(a) applies to their detention status. See, e.g. *Salcedo Aceros v. Kaiser*, No. 25-cv-06924, 2025 WL 2637503 (N.D. Cal. Sept. 12, 2025); *Jimenez v. FCI Berlin, Warden*, No. 25-cv-00326, ECF No. 16 (D.N.H. Sept. 8, 2025); *Martinez v. Hyde*, No. CV 25-11613, 2025 WL 2084238 (D. Mass. July 24, 2025); *Gomes v. Hyde*, No. 1:25-

CV-11571, 2025 WL 1869299 (D. Mass. July 7, 2025); *Lopez Benitez v. Francis*, No. 25-CIV. 5937, 2025 WL 2371588 (S.D.N.Y. Aug. 13, 2025); *Rosado v. Figueroa*, No. CV 25-02157, 2025 WL 2337099 (D. Ariz. Aug. 11, 2025), *R&R adopted sub nom. Rocha Rosado v. Figueroa*, No. CV-25-02157, 2025 WL 2349133 (D. Ariz. Aug. 13, 2025); *Rodriguez v. Bostock*, 779 F. Supp. 3d 1239, 1256 (W.D. Wash. 2025); *Sampiao v. Hyde*, No. 1:25-CV-11981, 2025 WL 2607924 (D. Mass. Sept. 9, 2025); *Francisco T. v. Bondi*, No. 25-CV-03219, 2025 WL 2629839 (D. Minn. Aug. 29, 2025); *Maldonado v. Olson*, No. 25-CV-3142, 2025 WL 2374411 (D. Minn. Aug. 15, 2025); *Lopez-Campos v. Raycraft*, No. 2:25-CV-12486, 2025 WL 2496379 (E.D. Mich. Aug. 29, 2025); *Diaz Diaz v. Mattivelo*, No. 1:25-CV-12226, 2025 WL 2457610 (D. Mass. Aug. 27, 2025); *Rodrigues De Oliveira v. Joyce*, No. 2:25-CV-00291, 2025 WL 1826118 (D. Me. July 2, 2025); *Kostak v. Trump*, No. 3:25-1093 (W.D. La. Aug. 27, 2025). These courts' well-reasoned decisions further demonstrate that Petitioner is likely to succeed in his claim that section 1226(a) applies.

b. Petitioner Will Suffer Immediate and Irreparable Harm if Not Released.

39. The Fifth Circuit has defined irreparable injury as "harm for which there is no adequate remedy at law." *Daniels Health Scis., L.L.C. v. Vascular Health Scis., L.L.C.* 710 F.3d 579, 585 (5th Cir. 2013)). At this juncture, the Petitioner has no other means to challenge his ongoing illegal detention except for filing his petition for Writ of Habeas Corpus.
40. Every moment that the Petitioner remains in the custody of ICE constitutes immediate and irreparable harm as he has been unlawfully and unconstitutionally deprived his liberty by being deemed ineligible for a bond based on an erroneous finding that he is subject to mandatory detention under 8 U.S.C. § 1225(b)(2)(A). This deprivation of rights guaranteed under our Constitution should be enough to constitute irreparable harm.

41. Should that not be sufficient, the Petitioner has been deprived of the right to actively participate in his removal proceedings. Petitioner has a path to relief through EOIR-42B, which would grant him permanent residency, but because he has been detained and moved to another jurisdiction, he cannot assist in gathering the documents or even signing the affidavit which is required by the Immigration Judge's order. Petitioner is scheduled for an individual hearing on his EOIR-42B on November 11, 2025, at the Laredo Immigration Court and has been unable to meaningfully assist his family or his attorney in preparing for that hearing. Without his participation in collecting documents, drafting and signing his affidavit, or preparing for his testimony, the Immigration Judge will likely deny Petitioner's request for relief through EOIR-42B and order him removed to his native Guatemala, permanently separating from his wife and children, two of whom are U.S. citizens.
42. The inability to effectively prepare for his removal proceedings and his potential removal from the United States while Petitioner's Writ of Habeas Corpus is pending before this Court would constitute irreparable harm that cannot be remedied by monetary damages.
43. The threat of Petitioner's removal is immediate and cannot await a hearing on the merits of his petition for Writ of Habeas Corpus.

c. The Balance of Harms Favors Petitioner

44. The harm to the Petitioner of continued illegal detention and his inability to effectively fight his removal from the United States far outweighs the administrative convenience to the Department.
45. Petitioner has no history of criminal activity, except for three dismissed charges for unlicensed operation of a motor vehicle, or violence and poses no danger to the community

if released from detention. He also has significant ties to this country, including his wife and three children, two of whom are U.S. citizens, demonstrating that he is not a flight risk. Petitioner has every reason to present himself to the Immigration Court to fight his removal to his native Guatemala.

46. Allowing the Petitioner's release from unconstitutional detention to reunite with his family and meaningfully participate in his defense from removal serves judicial economy and prevents further irreparable constitutional violations.
47. The Respondents, through case law, have determined that the Petitioner is not eligible for release on bond so any order of this Court for a bond hearing to be conducted would be moot.

d. The Public Interest Supports the Relief Sought

48. The public interest is served by ensuring that the Government complies with its own laws. *Doe v. Noem*, 2025 WL 1141279, at *9 (W.D. Wash. Apr. 17, 2025) (“The public has a vested interest in a federal government that follows its own regulations.”).
49. Protecting constitutional rights and preventing unlawful government actions serves the broader public interest.
50. This injunction would preserve the integrity of the Immigration Court's removal proceedings, further demonstrating that an unlawful and unconstitutional application of the law will not stand.

PRAYER FOR RELIEF

Wherefore, Petitioner respectfully requests this Court **IMMEDIATELY** to issue a temporary restraining order:

- (1) Declaring that Petitioner's detention is unlawful;

- (2) Enjoining Respondents from continuing to detain Petitioner unless and until he is detained under 8 U.S.C. § 1226(a);
- (3) Ordering Respondents to physically transfer the Petitioner back to Massachusetts before release to prevent additional travel costs to the Petitioner;
- (4) Waive or set a security in a nominal amount;
- (5) Award reasonable costs and attorneys' fees under the Equal Access to Justice Act; and
- (6) Grant any further relief this Court deems just and proper.

Respectfully Submitted,
Santos Eduardo Lopez Baltazar,
By his attorney,

/s/ Stephen A. Roth

Stephen A. Roth, Esq.
Attorney-in-charge
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Salisbury, MA 01952
(978) 255-3157
contact@stephenrothlaw.com

DATED: October 14, 2025

CERTIFICATE OF SERVICE

I hereby certify that on October 14, 2025, I electronically filed the foregoing Petitioner's Motion for Temporary Restraining Order and Request for Injunctive Relief with the Clerk of the Court using the CM/ECF system, which will send notification of filing to all registered parties.

/s/ STEPHEN A. ROTH, ESQ.

DATED: October 14, 2025

Stephen A. Roth, Esq.

CERTIFICATE OF CONFERENCE

I hereby certify that I contacted opposing counsel for the Respondents on October 14, 2024, to confer with counsel regarding this motion.

/s/ STEPHEN A. ROTH, ESQ.

DATED: October 14, 2025

Stephen A. Roth, Esq.

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UNITED STATES DEPARTMENT OF JUSTICE
EXECUTIVE OFFICE FOR IMMIGRATION REVIEW
LAREDO IMMIGRATION COURT

LEAD FILE: 240-486-866
IN REMOVAL PROCEEDINGS
DATE: Jul 17, 2025

TO: Law Office of Stephen A. Roth
Roth, Stephen A.
102 Bridge Road, #2G
SALISBURY, MA 01952

RE: 240-486-866 LOPEZ BALTAZAR, SANTOS EDUARDO

Notice of In-Person Hearing

Your case has been scheduled for a INDIVIDUAL hearing before the immigration court on:

Date: Nov 13, 2025
Time: 08:30 A.M. CT
Court Address: 1406 JACAMAN ROAD, SUITE B, LAREDO, TX 78041

Representation: You may be represented in these proceedings, at no expense to the Government, by an attorney or other representative of your choice who is authorized and qualified to represent persons before an immigration court. If you are represented, your attorney or representative must also appear at your hearing and be ready to proceed with your case. Enclosed and online at <https://www.justice.gov/eoir/list-pro-bono-legal-service-providers> is a list of free legal service providers who may be able to assist you.

Failure to Appear: If you fail to appear at your hearing and the Department of Homeland Security establishes by clear, unequivocal, and convincing evidence that written notice of your hearing was provided and that you are removable, you will be ordered removed from the United States. Exceptions to these rules are only for exceptional circumstances.

Change of Address: The court will send all correspondence, including hearing notices, to you based on the most recent contact information you have provided, and your immigration proceedings can go forward in your absence if you do not appear before the court. If your contact information is missing or is incorrect on the Notice to Appear, you must provide the immigration court with your updated contact information within five days of receipt of that notice so you do not miss important information. Each time your address, telephone number, or email address changes, you must inform the immigration court within five days. To update your contact information with the immigration court, you must complete a Form EOIR-33 either online at <https://respondentaccess.eoir.justice.gov/en/> or by completing the enclosed paper form and mailing it to the immigration court listed above.

Internet-Based Hearings: If you are scheduled to have an internet-based hearing, you will appear by video or telephone. If you prefer to appear in person at the immigration court named above, you must file a motion

for an in-person hearing with the immigration court at least fifteen days before the hearing date provided above. Additional information about internet-based hearings for each immigration court is available on EOIR's website at <https://www.justice.gov/eoir/eoir-immigration-court-listing>.

In-Person Hearings: If you are scheduled to have an in-person hearing, you will appear in person at the immigration court named above. If you prefer to appear remotely, you must file a motion for an internet-based hearing with the immigration court at least fifteen days before the hearing date provided above.

For information about your case, please call **1-800-898-7180** (toll-free) or **304-625-2050**.

The Certificate of Service on this document allows the immigration court to record delivery of this notice to you and to the Department of Homeland Security.

CERTIFICATE OF SERVICE

THIS DOCUMENT WAS SERVED BY: MAIL[M] PERSONAL SERVICE[P] ELECTRONIC SERVICE[E]
TO: [] Noncitizen | [] Noncitizen c/o Custodial Officer |
[E] Noncitizen ATT/REP | [E] DHS
DATE: 07.17.2025 BY: COURT STAFF ALDRICH
Attachments: [] EOIR-33 [] Appeal Packet [] Legal Services List [] Other NH

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使用智能手机摄像头扫描本页面的代码，即可在线阅读该通知。



টেলিস নুঁ অনলাইন পত্রন লঢ়ী ইস পনি 'ও কেড নুঁ সকৈন করন লঢ়ী
সমারটডেন দে কৈসে দী কুরতে কোঁৰে।

অনলাইনে নেটোচি পত্রার জন্য এই পজেরে কোডটি স্ক্যান
করতে স্মার্টফোনেরে ক্ষামরো ব্যবহার কৰুন

सूचना अनलाइनमा पढन यस पृष्ठमा कोड स्क्यान गर्न
स्मार्टफोनको क्यामेरा प्रयोग गर्नुहोस्।

Sèvi ak kamera yon telefòn entèlijan pou eskane
kòd ki nan paj sa a pou li avi a sou entènèt.

استخدم كاميرا الهاتف الذكي لمسح الرمز الموجود في
هذه الصفحة لقراءة الإشعار على الإنترنت

Чтобы прочитать уведомление онлайн, отсканируйте
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смартфона.

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l'avis en ligne.

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UNITED STATES DEPARTMENT OF JUSTICE
EXECUTIVE OFFICE FOR IMMIGRATION REVIEW
IMMIGRATION COURT
LAREDO, TEXAS

SCHEDULING ORDER

The following filing deadlines and filing requirements are ordered for all removal proceedings pending before Immigration Judge Roel Canales:

1. Other than evidence offered for rebuttal or impeachment purposes, the parties must file supporting evidence and any supplemental motions or briefs no later than 15 days before the scheduled merits hearing. All submissions must also be served on the opposing party, who will have 10 days to respond to any motions, per the Immigration Court Practice Manual.
2. Either party may file a dispositive motion, stipulation, or joint motion at any time.
3. If he/she has not done so, the Respondent shall, within 30 days of this scheduling order, file his Form EOIR-42B with the Service Center to obtain a filing receipt and a biometrics appointment. The filing receipt shall be filed with the Court either separately or with the supporting evidence. Biometrics processing shall be completed before the scheduled merits hearing. Failure to do so may result in the application(s) for relief being deemed abandoned.
4. The Respondent **shall submit an Affidavit** in support of his/her application(s) for relief within 15 days of the scheduled merits hearing.
5. The Respondent shall submit a Witness List within 15 days of the scheduled merits hearing. Each proposed witness shall submit a written statement, affidavit, or declaration. The witness statements, affidavits or declarations are to be filed within 15 days of the scheduled merits hearing.
6. All documents, statements, affidavits, or declarations in a foreign language shall be translated as required by the Practice Manual and appropriate regulation(s).
7. If membership in a particular social group is claimed as a basis of persecution, the Respondent shall submit a written statement identifying the particular social group(s) no later than 30 days before the scheduled merits hearing. Matter of W-Y-C & H-O-B, 27 I&N Dec. 189 (BIA 2018)
8. The parties are ordered to confer prior to the merits hearing to discuss stipulations and narrow the issues to be litigated at the merits hearing. The parties **SHALL** provide the Court with a prehearing brief summarizing the relevant facts of the case (including but not limited to all relevant dates), the relevant issues of the case, the legal reasons when the respondent does or does not warrant the requested relief and stipulations, if any, within 7 days of the scheduled merits hearing.
9. If the Respondent has more than one criminal conviction. Counsel is encouraged to submit a "criminal history chart" that contains the arrest date, court docket number, charges, case disposition

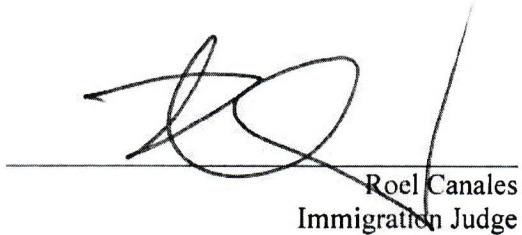
and immigration consequences, if any. Further, Respondent shall provide timely notice to the Court and the Department of Homeland Security (“DHS”) of any new criminal arrests, charges, convictions, or other relevant information which may affect their eligibility for discretionary relief and not previously provided to the Court. Such notice is an ongoing obligation by Respondent during these proceedings. The Court considers “timely notice” to be within 30 days of discovery by Respondent or counsel of record.

10. If the Respondent is seeking a request for prosecutorial discretion, said request shall be made to the Department no later than 45 days before the scheduled Individual Hearing. If a request is made, Respondent must file a notice/advisory to the Court confirming the request. Further, the parties shall promptly notify the Court if this case is to be resolved in the exercise of prosecutorial discretion no later than 10 days before the scheduled individual hearing and file any corresponding motion.

11. Absent extraordinary circumstances, motions to continue the individual calendar hearing shall be filed in writing and no later than 30 days before the scheduled individual hearing.

12. Counsel shall wear proper business attire whether appearing in person or via WEBEX.

So Ordered.



Roel Canales
Immigration Judge

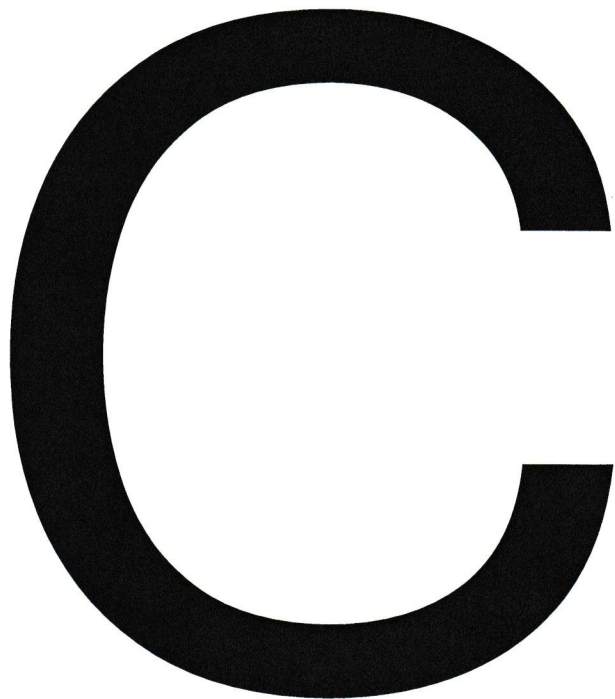
CERTIFICATE OF SERVICE

THIS DOCUMENT WAS SERVED BY:

MAIL [M] PERSONAL SERVICE [P] ELECTRONIC SERVICE [E]

TO: [] ALIEN [E] ALIEN c/o Custodial Officer [E] ALIEN's ATT/REP [E] DHS

DATE: 07/08/2025 BY: IJ / COURT STAFF: GV



THIS NOTICE DOES NOT GRANT ANY IMMIGRATION STATUS OR BENEFIT.



Receipt Number SRC2525650278	Case Type I485 - APPLICATION TO REGISTER PERMANENT RESIDENCE OR ADJUST STATUS
Received Date 07/15/2025	Priority Date
Notice Date 07/15/2025	Page 1 of 2
SANTOS EDUARDO LOPEZ BALTAZAR c/o EOIR 42B 24 ARLINGTON ST APT 1 LYNN MA 01902	Notice Type: Receipt Notice Fee Previously Collected Section: Other basis for adjustment

We have received the application or petition ("your case") listed above. This notice shows that your case was filed on the "Received Date" listed above. It does NOT grant the beneficiary any immigration status, and it is not evidence that your case is still pending. We will notify you in writing when we make a decision on your case or if we need additional information.

Please save this and any other notices about your case for your records. You should also keep copies of anything you send us, as well as proof of delivery. Have these records available if you contact us about your case.

T/U Filings - If you were still in valid T or U nonimmigrant status on the date your Application to Register Permanent Residence or Adjust Status (Form I-485) was received, that status is extended until a decision is reached on your Form I-485. If your status was no longer valid by the date your Form I-485 was received, you will need to file an Application to Extend/Change Nonimmigrant Status (Form I-539) with this office to request an extension of your nonimmigrant status.

EMPLOYMENT AUTHORIZATION:

T-1, U-1, U-2, U-3, U-4, and U-5 nonimmigrants who timely filed Form I-485 are authorized to work in the United States incident to their status while their Application to Register Permanent Residence or Adjust Status (Form I-485) is pending. Your Form I-485 was timely filed if the "Received Date" on this form is on or before your Form I-94 expiration date.

The following documents are acceptable as evidence of your employment authorization for Form I-9, Employment Eligibility Verification:

- If you are a T-1 nonimmigrant, the combination of this receipt notice and your Form I-94 shows employment authorization for **two years** from the expiration date of your Form I-94.
- If you are a U-1, U-2, U-3, U-4, or U-5 nonimmigrant, the combination of this receipt notice and your Form I-94 shows employment authorization for **one year** from the expiration date of your Form I-94.
- NOTE: While the document combinations above are acceptable for Form I-9 purposes as evidence of your employment authorization, if you are a T-1, U-1, U-2, U-3, U-4 or U-5 nonimmigrant with a pending Form I-485, you may also apply for an Employment Authorization Document (EAD), pursuant to 8 CFR 274a.12(c)(9) by submitting an Application for Employment Authorization (Form I-765) to this office. The EAD is acceptable evidence of your employment authorization and identity for Form I-9.
- If you are a T-2, T-3, T-4, T-5, or T-6 nonimmigrant, you must have a valid, unexpired EAD to be eligible to work, including while your derivative T nonimmigrant status is extended and while your Form I-485 is pending. To obtain an EAD, you must submit an Application for Employment Authorization (Form I-765) to this office. This receipt notice and your Form I-94 are not acceptable evidence for I-9 purposes to show employment authorization.

If your Form I-485 is denied or withdrawn, your automatic extension of T or U nonimmigrant status immediately terminates. Additionally, if you are a T-1, U-1, U-2, U-3, U-4, or U-5 nonimmigrant, your employment authorization immediately terminates, and you will no longer be authorized for employment based on your extended T or U nonimmigrant status, and you may not provide this receipt notice with your Form I-94 for Form I-9 purposes.

If you have already filed a Form I-765, the decision on your application will be sent under separate cover.

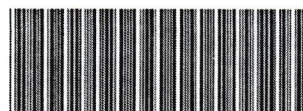
DEPARTING FROM THE UNITED STATES:

If you plan to depart the United States, you must obtain permission to return to the United States by requesting advance parole before you leave. If you do not obtain advance parole before your departure, you will be considered to have abandoned your application for adjustment of status and the application will be denied. Please see 8 CFR section 245.23(j), for T adjustment of status applications, and section 245.24(j), for U adjustment of status applications. In addition, you may be unable to re-enter the United States, or you may be placed in removal proceedings before an Immigration Judge. You may apply for advance parole by submitting an Application for Travel Document (Form I-131) to this office. If you have already filed a Form I-131, the decision on your application will be sent under separate cover.

Please see the additional information on the back. You will be notified separately about any other cases you filed.

USCIS encourages you to sign up for a USCIS online account. To learn more about creating an account and the benefits, go to <https://www.uscis.gov/file-online>.

SCOPS TEXAS FACILITY
U.S. CITIZENSHIP & IMMIGRATION SVC
6046 N BELT LINE RD.
STE 102
IRVING TX 75038-0001



USCIS Contact Center: www.uscis.gov/contactcenter

THIS NOTICE DOES NOT GRANT ANY IMMIGRATION STATUS OR BENEFIT.

Receipt Number SRC2525650278	Case Type I485 - APPLICATION TO REGISTER PERMANENT RESIDENCE OR ADJUST STATUS
Received Date 07/15/2025	Priority Date
Notice Date 07/15/2025	Page 2 of 2

If any of the information in your notice is incorrect or you have any questions about your case, you can connect with the USCIS Contact Center at www.uscis.gov/contact or ask about your case online at www.uscis.gov/e-request. You will need your Alien Registration Number (A-Number) and/or the receipt number shown above.

If you have T or U nonimmigrant status, you can connect with USCIS using the available case inquiry options on the Victims of Trafficking and Other Crimes website here: <https://www.uscis.gov/humanitarian/victims-of-human-trafficking-and-other-crimes>

You can also receive updates on your case by visiting www.uscis.gov/casestatus to get the latest status or you can create an account at my.uscis.gov/account and receive email updates for your case.

Processing time - Processing times vary by form type.

- Visit www.uscis.gov/processingtimes to see the current processing times by form type and field office or service center.
- If you do not receive an initial decision or update within our current processing time, you can try our online tools available at www.uscis.gov/tools or ask about your case online at www.uscis.gov/e-request.
- When we make a decision on your case or if we need something from you, we will notify you by mail and update our systems.

Biometrics - We require biometrics (fingerprints, a photo, and a signature) for some types of cases. If we need biometrics from you, we will send you a SEPARATE appointment notice with a specific date, time and place for you to go to a USCIS Application Support Center (ASC) for biometrics processing. You must wait for that separate appointment notice and take it (NOT this receipt notice) to your ASC appointment along with your photo identification. Acceptable kinds of photo identification are:

- A passport or national photo ID issued by your country,
- A driver's license,
- A military photo ID, or
- A state-issued photo ID card.

If you receive more than one ASC appointment notice (even for different cases), take them both to the first appointment date.

If your address changes - If you move while your case is pending, please visit www.uscis.gov/addresschange for information on how to update your address. Remember to update your address for all your receipt numbers.

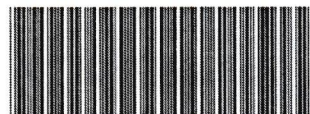
Return of Original Documents - Use Form G-884, Request for the Return of Original Documents, to request the return of original documents submitted to establish eligibility for an immigration or citizenship benefit. You only need to submit one Form G-884 if you are requesting multiple documents contained in a single USCIS file. However, if the requested documentation is in more than one USCIS file, you must submit a separate request for each file. (For example: if you wish to obtain your mother's birth certificate and your parents' marriage certificate, both of which are in the USCIS file that pertains to her, submit one Form G-884 with your mother's information.)

NOTICE: Under the INA, the information you provide on and in support of applications and petitions is submitted under the penalty of perjury. USCIS and the U.S. Department of Homeland Security reserve the right to verify this information before and/or after making a decision on your case so we can ensure that you have complied with applicable laws, rules, regulations, and other legal authorities. We may review public information and records, contact others by mail, the internet or phone, conduct site inspections of businesses and residences, or use other methods of verification. We will use the information obtained to determine whether you are eligible for the benefit you seek. If we find any derogatory information, we will provide you and the legal representative listed on your Form G-28 an opportunity to address that information before we make a formal decision on your case or start proceedings.

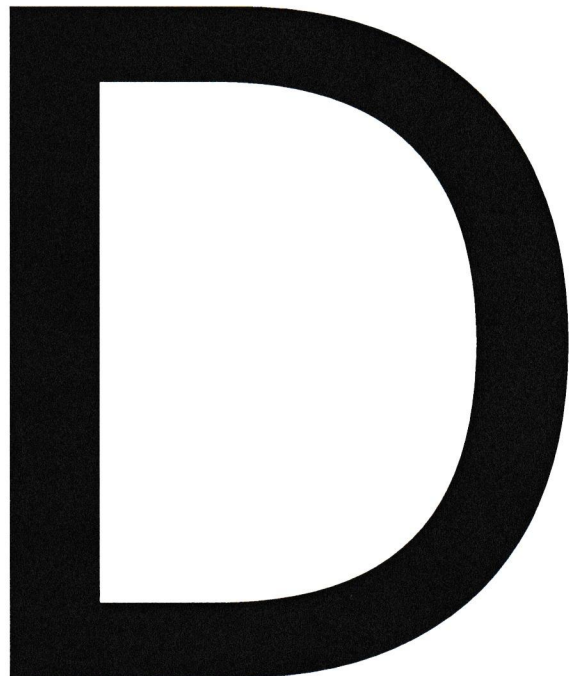
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SCOPS TEXAS FACILITY
U.S. CITIZENSHIP & IMMIGRATION SVC
6046 N BELT LINE RD.
STE 102
IRVING TX 75038-0001



USCIS Contact Center: www.uscis.gov/contactcenter



City of Lynn

Office of the City Clerk



07012019

Commonwealth of Massachusetts
Registry of Vital Records and Statistics

RECORD OF BIRTH

REGISTERED NUMBER: **1952**
STATE FILE NUMBER: **061645**

CHILD

NAME: **DAYLI SARAI LOPEZ LOPEZ**
SEX: **FEMALE** PLURALITY: **SINGLE**
DATE OF BIRTH: **NOVEMBER 22, 2022** TIME: **04:33 AM**
PLACE OF BIRTH: **BEVERLY, MASSACHUSETTS**

PARENT

NAME: **MARIA SANTOS LOPEZ BAIL**
SURNAME AT BIRTH OR ADOPTION: **LOPEZ BAIL**
BIRTHPLACE: **SAN MARCOS, GUATEMALA**
DATE OF BIRTH: **JULY 19, 1994**

PARENT

NAME: **SANTOS EDUARDO LOPEZ BALTAZAR**
SURNAME AT BIRTH OR ADOPTION: **LOPEZ BALTAZAR**
BIRTHPLACE: **SAN MARCOS, GUATEMALA**
DATE OF BIRTH: **AUGUST 02, 1992**

AT-BIRTH RESIDENCE: **LYNN, MASSACHUSETTS**

DATE OF RECORD: **NOVEMBER 28, 2022**

DATE ISSUED: **DECEMBER 06, 2022**

I, the undersigned, hereby certify that I am the City Clerk of the City of Lynn; that as such I have custody of the records of births required by law to be kept in my office; I do hereby certify that the above is a true copy from said records.

Witness my hand and the SEAL OF THE CITY OF LYNN
at Lynn on this **6TH** day of **December, 2022**

JANET L. ROWE
CITY CLERK

IT IS ILLEGAL TO ALTER OR REPRODUCE THIS DOCUMENT IN ANY MANNER



City of Lynn

Office of the City Clerk



07012019

Commonwealth of Massachusetts
Registry of Vital Records and Statistics

RECORD OF BIRTH

REGISTERED NUMBER: 1283
STATE FILE NUMBER: 061508

CHILD

NAME: JOHANNA GISELL LOPEZ LOPEZ
SEX: FEMALE PLURALITY: SINGLE
DATE OF BIRTH: NOVEMBER 14, 2019 TIME: 11:20 AM
PLACE OF BIRTH: SALEM, MASSACHUSETTS

PARENT

NAME: MARIA SANTOS LOPEZ BAIL
SURNAME AT BIRTH OR ADOPTION: LOPEZ BAIL
BIRTHPLACE: COMITANCILLO SAN MARCOS, GUATEMALA
DATE OF BIRTH: JULY 19, 1994

PARENT

NAME: SANTOS EDUARDO LOPEZ BALTAZAR
SURNAME AT BIRTH OR ADOPTION: LOPEZ BALTAZAR
BIRTHPLACE: COMITANCILLO, SAN MARCOS, GUATEMALA
DATE OF BIRTH: AUGUST 02, 1992

AT-BIRTH RESIDENCE: LYNN, MASSACHUSETTS

DATE OF RECORD: NOVEMBER 26, 2019

DATE ISSUED: DECEMBER 09, 2019

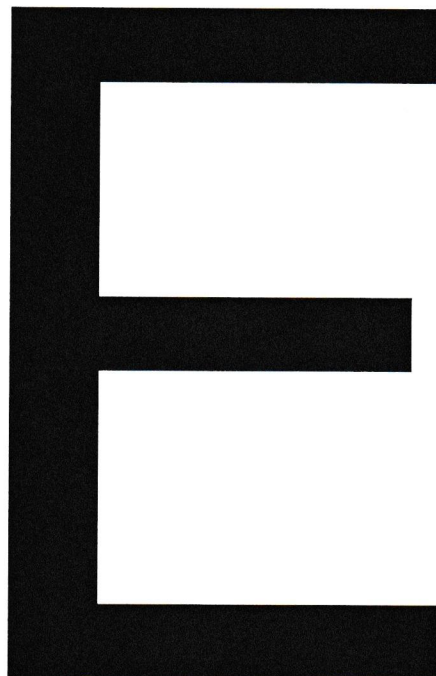
I, the undersigned, hereby certify that I am the City Clerk of the City of Lynn; that as such I have custody of the records of births required by law to be kept in my office; I do hereby certify that the above is a true copy from said records.

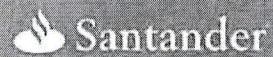
Witness my hand and the SEAL OF THE CITY OF LYNN
at Lynn on this 9th day of December, 2019


JANET L. ROWE
CITY CLERK



IT IS ILLEGAL TO ALTER OR REPRODUCE THIS DOCUMENT IN ANY MANNER





Statement Period 10/25/14 TO 11/24/14
FLAT-FEE BASIC CHECKING

MSBG11AF021125091231-00003938-003-11 00

SANTOS EDUARDO LOPEZ BALTAZAR
115 COTTAGE ST # 1
LYNN MA 01905-2136

For your convenience our Customer Contact Center
is available from 7 am - 8 pm EST, 7 days a week
Call us at 1-877-768-2265
Hearing impaired may call 1-800-428-9121 (TTY/TDD)
www.santanderbank.com

1000
1 0 24

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*Stay protected with an Easy Access Line of Credit.**

- **Rest assured** that unexpected overdrafts in your linked checking account are automatically covered up to your available credit limit
- **Relax** knowing that you'll have access to funds as you need them
- **Stay ready** with special checks and free online transfers

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If you are a Santander Select™ or Premier customer your Annual Fee is always waived.*

Simply stop by any **Santander®** branch, visit us online at santanderbank.com/easyaccess or call 1.877.476.8562.

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*Applications for a Santander® Easy Access Line of Credit Account ("Account") are subject to credit approval. The Account provides overdraft protection for a Santander checking or money market savings account ("Linked Account"). The fixed Annual Percentage Rate on the Account is 18.99%. Rates and other terms are accurate as of November 1, 2014 and are subject to change thereafter. You can access your Account by special check (issued at our discretion on your request), counter withdrawal, telephone transfer (\$50 minimum), Online Banking and ATM withdrawals using your Santander Debit Card. You can also advance funds via automatic transfer when your Linked Account is overdrawn. One overdraft transfer fee of \$12 will be charged to your Linked Account for each day we make a transfer from your Account to cover that day's overdrafts in your Linked Account; however, this fee will be waived as long as we are advancing funds from your Account to a linked Santander Select or Premier deposit account. An annual fee, if any, will be charged beginning in the first billing cycle after your Account is opened and in about the same billing cycle of each following year. The amount of any annual fee will vary based on the type of deposit account you have with Santander at the time the fee is assessed. The annual fee will be waived as long as you maintain a Santander Select™ or Premier account. The annual fee will be \$25 as long as you maintain a Santander Preferred account. In all other cases, including when you open a Santander Preferred Plus or **extra20®** account, the annual fee will be \$50. In addition to, or as an alternative to an Easy Access Line of Credit Account, you can link your Santander checking account to a Santander savings account for overdraft protection. Ask us about any other overdraft protection options that may be available. You can withdraw funds from your Savings account no more than 6 times by computer, telephone, preauthorized or automatic transfer, check, or Debit Card purchase each service fee period. Fees apply if you exceed these limits, and if you repeatedly exceed these limits, we will close your account or convert your account to a checking account.

**To qualify for the annual fee waiver, you must apply by December 31, 2014. Any annual fee will be charged to your line of credit after it is open for one year.

1411EALO 11/14

MSBG11AF021125091231-00003938-003-11 00



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A Santander[®] Home Equity line of credit can give you the freedom and flexibility to plan ahead for life's major purchases, or prepare for unexpected expenses from out of the blue. It's a smart way to handle life's plans and surprises.

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Financial Summary

Statement Period 10/25/14 - 11/24/14

SANTOS EDUARDO LOPEZ BALTAZAR

Deposit Accounts	Account Number	Average Daily Balance	Current Balance
FLAT-FEE BASIC CHECKING	3201281557	\$2,702.01	\$3,296.31
SANTANDER BASIC SAVINGS	7681466401	\$50.00	\$50.00
Total Deposits			\$3,346.31

FLAT-FEE BASIC CHECKING

Statement Period 10/25/14 - 11/24/14

SANTOS EDUARDO LOPEZ BALTAZAR

Account # 3201281557

Balances

Beginning Balance	\$2,669.42	Current Balance	\$3,296.31
Deposits/Credits	+\$1,918.00	Average Daily Balance	\$2,702.01
Withdrawals/Debits	-\$1,291.11		

Overdraft/Returned Item Fee Summary

Fee description	Total for this statement period	Total year to date
Total Overdraft Fees	\$0.00	\$70.00
Total Returned Item Fees	\$0.00	\$0.00

Account Activity

Date	Description	Additions	Subtractions	Balance
10-25	Beginning Balance			\$2,669.42
10-27	ATM CHECK DEPOSIT D205 1190	\$253.00		\$2,922.42
10-27	CASH WITHDRAWAL SANTANDER D205 Lynn /MA US	\$60.00		\$2,862.42
10-27	CASH WITHDRAWAL SANTANDER D205 Lynn /MA US	\$100.00		\$2,762.42
10-27	MONTHLY MAINTENANCE FEE FOR PRIOR PERIOD	\$5.00		\$2,757.42
10-28	CHK CARD PURCHASE DUNKIN #342605 TEWKSBURY /MA US	\$7.04		\$2,750.38
10-29	CHK CARD PURCHASE 7 PANTRY TEWKSBURY /MA US	\$15.70		\$2,734.68
10-29	CHK CARD PURCHASE DUNKIN #342605 TEWKSBURY /MA US	\$5.86		\$2,728.82
10-29	CHK CARD PURCHASE LONDIS ROAST BE BURLINGTON /MA US	\$10.15		\$2,718.67
10-29	CHK CARD PURCHASE FAMILY CORNER G LYNN /MA US	\$5.91		\$2,712.76
10-30	CASH WITHDRAWAL SANTANDER D205 Lynn /MA US	\$20.00		\$2,692.76
10-31	CHK CARD PURCHASE DUNKIN #342605 TEWKSBURY /MA US	\$6.09		\$2,686.67
11-03	ATM CHECK DEPOSIT D205 809	\$94.00		\$2,780.67
11-03	CHK CARD PURCHASE KFC G205003 8 BILLERICA /MA US	\$5.83		\$2,774.84
11-03	CHK CARD PURCHASE WINNERS PIZZA TEWKSBURY /MA US	\$15.52		\$2,759.32
11-03	CASH WITHDRAWAL SANTANDER D205 Lynn /MA US	\$60.00		\$2,699.32
11-04	CHK CARD PURCHASE DUNKIN #342605 TEWKSBURY /MA US	\$4.27		\$2,695.05

Copy 2, to be filed with employee's tax return for MA

Form W-2 Wage and Tax Statement 2015

d Control number 0011-12001315 0000000059-		Void	c Employer's name, address, and ZIP code LANGONE BROTHERS LANDSCAPING 38 NASSAU AVENUE WILMINGTON MA 01887		Department of the Treasury - Internal Revenue Service OMB No. 1545-0008		
b Employer's identification number 80-0461411		a Employee's social security number 087-93-3744			1 Wages, tips, other compensation 20586.59	2 Federal income tax withheld 510.34	
13 Statutory employee	Retirement plan	Third-party Sick pay			3 Social security wages 20586.59	4 Social security tax withheld 1276.37	
12 See Instrs. for Box 12		e Employee's name, address, and ZIP code SANTOS LOPEZ BALTAZAR 115 COTTAGE ST APT 1 LYNN MA 01905		5 Medicare wages and tips 20586.59		6 Medicare tax withheld 298.51	
				7 Social security tips		8 Allocated tips	
				10 Dependent care benefits --		11 Nonqualified plans	
15 State MA	Employer's state ID No. 800-461-411		16 State wages, tips, etc. 20586.59	17 State income tax 685.25	18 Local wages, tips, etc.	19 Local income tax	20 Locality name

This information is being furnished to the Internal Revenue Service. If you are required to file a tax return, a negligence penalty or other sanction may be imposed on you if this income is taxable and you fail to report it.

1 Wages, tips, other comp. 28494.90	2 Federal income tax withheld 3154.26		
3 Social security wages 28494.90	4 Social security tax withheld 1766.68		
5 Medicare wages and tips 28494.90	6 Medicare tax withheld 413.18		
d Control number 000034	Dept. RG/VJR	Corp.	Employer use only A 13

c Employer's name, address, and ZIP code

**BURNS LANDSCAPING &
CONSTRUCTION LL
68 DELWOOD ROAD
TEWKSBURY, MA 01876**

b Employer's FED ID number 27-4432618	a Employee's SSA number 087-93-3744
7 Social security tips	8 Allocated tips
Verification Code	10 Dependent care benefits
11 Nonqualified plans	12a See instructions for box 12
14 Other	12b 12c 12d 13 Stat emp. Ret. plan 3rd party sick pay

e/f Employee's name, address and ZIP code

**SANTOS EDUARDO LOPEZ BALTAZAR
115 COTTAGE STREET #1
LYNN, MA 01905**

15 State MA	Employer's state ID no. 274-432-618 07	16 State wages, tips, etc. 28494.90
17 State income tax	1351.27	18 Local wages, tips, etc.
19 Local income tax		20 Locality name

Federal Filing Copy	
W-2 Wage and Tax Statement	
Copy B to be filed with employee's Federal Income Tax Return.	
2016 OMB No. 1545-0008	

2017 W-2 and EARNINGS SUMMARY

Employee Reference Copy W-2 Wage and Tax Statement <small>Copy C for employee's records</small>				
2017 <small>CMB No. 154E-0008</small>				
<small>d Control number</small> R9/CKZ <small>Dept.</small> Corp. <small>Employer use only</small> A 37				
<small>c Employer's name, address, and ZIP code</small> RYDER AUTO DETAILING INC 383 SOUTH ST RANDOLPH, MA 02368				
Batch #98852				
<small>e/f Employee's name, address, and ZIP code</small> SANTOS EDUARDO LOPEZ BALTAZAR 10 CIRCUIT AVENUE LYNN, MA 01902				
<small>b Employer's FED ID number</small> 47-2315843 <small>a Employee's SSA number</small> 087-93-3744				
<small>1 Wages, tips, other comp.</small> 738.00 <small>2 Federal income tax withheld</small> 11.58				
<small>3 Social security wages</small> 738.00 <small>4 Social security tax withheld</small> 45.76				
<small>5 Medicare wages and tips</small> 738.00 <small>6 Medicare tax withheld</small> 10.70				
<small>7 Social security tips</small> 0.00 <small>8 Allocated tips</small> 0.00				
<small>9 Verification Code</small> 10 Dependent care benefits				
<small>11 Nonqualified plans</small> 12a See instructions for box 12				
<small>14 Other</small> 12b 12c 12d				
<small>15 State</small> MA <small>Employer's state ID no.</small> WTH-11624549-003 <small>16 State wages, tips, etc.</small> 738.00				
<small>17 State income tax</small> 21.81 <small>18 Local wages, tips, etc.</small> 0.00				
<small>19 Local income tax</small> 0.00 <small>20 Locality name</small> 0.00				

This blue Earnings Summary section is included with your W-2 to help describe portions in more detail. The reverse side includes general information that you may also find helpful.

1. The following information reflects your final 2017 pay stub plus any adjustments submitted by your employer.

Gross Pay	738.00	Social Security Tax Withheld Box 4 of W-2	45.76	MA. State Income Tax Box 17 of W-2 SUI/SDI Box 14 of W-2	21.81
Fed. Income Tax Withheld Box 2 of W-2	11.58	Medicare Tax Withheld Box 6 of W-2	10.70		

2. Your Gross Pay was adjusted as follows to produce your W-2 Statement.

	Wages, Tips, other Compensation Box 1 of W-2	Social Security Wages Box 3 of W-2	Medicare Wages Box 5 of W-2	MA. State Wages, Tips, Etc. Box 16 of W-2
Gross Pay	738.00	738.00	738.00	738.00
Reported W-2 Wages	738.00	738.00	738.00	738.00

3. Employee W-4 Profile. To change your Employee W-4 Profile Information, file a new W-4 with your payroll dept.

SANTOS EDUARDO LOPEZ BALTAZAR
10 CIRCUIT AVENUE
LYNN, MA 01902

Social Security Number: 087-93-3744

Taxable Marital Status: MARRIED

Exemptions/Allowances:

FEDERAL: 1

STATE: 1

© 2017 ADP, LLC

Form W-2 Wage and Tax Statement 2018

18363 Copy C, for employees records

d Control number 0011-12074766 0000000150-		Void	c Employer's name, address, and ZIP code BURNS LANDSCAPING & CONSTRUCTI 68 DELWOOD ROAD TEWKSBURY MA 01876		Department of the Treasury - Internal Revenue Service OMB No. 1545-0008		
b Employee's identification number 27-4432618		a Employee's social security number 087-93-3744			1 Wages, tips, other compensation 27170.00	2 Federal income tax withheld 2175.76	
13 Statutory employee		Retirement plan			Third-party sick pay	3 Social security wages 27170.00	4 Social Security tax withheld 1684.54
12 See Instrs. for Box 12		14 Other		5 Medicare wages and tips 27170.00	6 Medicare tax withheld 393.97		
				7 Social security tips	8 Allocated tips		
				10 Dependent care benefits	11 Nonqualified plans		
9 Verification Code cc2£-0b73-6686-f917							
15 State MA	Employer's state ID No. 274-432-618		16 State wages, tips, etc. 27170.00	17 State income tax 1283.71	18 Local wages, tips, etc.	19 Local income tax	20 Locality name

This information is being furnished to the Internal Revenue Service. If you are concerned in this or how and when to file your return, consult your tax advisor.

Form W-2 Wage and Tax Statement 2019**Copy 2, to be filed with employees tax return for MA**

d Control number 0011-12074766 0000000150-		Void	c Employer's name, address, and ZIP code BURNS LANDSCAPING & CONSTRUCTI 68 DELWOOD ROAD TEWKSBURY MA 01876		Department of the Treasury - Internal Revenue Service OMB No. 1545-0008	
b Employer's identification number 27-4432618	a Employee's social security number 087-93-3744		1 Wages, tips, other compensation 7228.00	2 Federal income tax withheld 580.44		
13 Statutory employee	Retirement plan	Third-party sick pay	3 Social security wages 7228.00	4 Social security tax withheld 448.14		
12 See instrs. for Box 12		14 Other	5 Medicare wages and tips 7228.00	6 Medicare tax withheld 104.81		
			7 Social security tips	8 Allocated tips		
			10 Dependent care benefits	11 Nonqualified plans		
15 State MA	Employer's state ID No. 274-432-618	16 State wages, tips, etc. 7228.00	17 State income tax 337.08	18 Local wages, tips, etc.	19 Local income tax	20 Locality name

This information is being furnished to the Internal Revenue Service. If you are required to file a tax return, a negligence penalty or other sanction may be imposed on you if this income is taxable and you fail to report it.

Form W-2 Wage and Tax Statement 2020			21001 Copy C, for employees records			
d Control number 0011-12074766 0000000150-		Void	c Employer's name, address, and ZIP code BURNS LANDSCAPING & CONSTRUCTI 68 DELWOOD ROAD TEWKSBURY MA 01876		Department of the Treasury - Internal Revenue Service OMB No. 1545-0008	
b Employer's identification number 27-4432618	a Employee's social security number 087-93-3744		1 Wages, tips, other compensation 27874.00	2 Federal income tax withheld 2334.34		
13 Statutory employee	Retirement plan	Third-party stock plan	3 Social security wages 27874.00	4 Social security tax withheld 1728.19		
12 See instructions for Box 12		14 Other MAPRL MAPML	36.16 69.11	5 Medicare wages and tips 27874.00	6 Medicare tax withheld 404.17	
			6 Employee's name, address, and ZIP code SANTOS EDUARDO LOPEZ BALTAZAR 10 CIRCUIT AVENUE LYNN MA 01905	7 Social security tips	8 Allocated tips	
				10 Dependent care benefits	11 Nonqualified plans	
15 State MA	Employer's state ID No. 274-432-618	16 State wages, tips, etc. 27874.00	17 State income tax 1293.67	18 Local wages, tips, etc.	19 Local income tax	20 Locality name

This information is being furnished to the Internal Revenue Service. If you are required to file a tax return, a negligence penalty or other sanction may be imposed on you if this income is taxable and you fail to report it.

Form W-2 Wage and Tax Statement 2021

Copy C, for employee's records

d Control number 0011-12074766 0000000150 -		Via	e Employer's name, address, and ZIP code BURNS LANDSCAPING & CONSTRUCTI 68 DELWOOD ROAD TEWKSBURY MA 01876		Department of the Treasury - Internal Revenue Service OMB No. 1545-0008			
b Employer identification number (EIN) 27-4432618	e Employee's social security number XXX-XX-3744				f Wages, tips, other compensation 44360.50	2 Federal income tax withheld 4203.69		
13 Statutory employee	Retirement plan	Third-party sick pay			3 Social security wages 44360.50	4 Social security tax withheld 2750.35		
12 See instructions for box 12		14 Other MAPFL MAPML	57.47 109.79	e Employee's name, address, and ZIP code SANTOS EDUARDO LOPEZ BALTAZAR 28 NELSON ST #S2 LYNN MA 01905		f Medicare wages and tips 44360.50	6 Medicare tax withheld 643.23	
						7 Social Security Tips	8 Allocated Tips	
						10 Dependent care benefits	11 Nonqualified plans	
15 State MA	Employer's state ID number 274-432-618		16 State wages, tips, etc. 44360.50	17 State income tax 2118.09	18 Local wages, tips, etc.	19 Local income tax	20 Locality name	

This information is being furnished to the Internal Revenue Service. If you are required to file a tax return, a nondeductible penalty or other sanction may be imposed on you if this income is taxable and you fail to report it.

Statement of Earnings For: Santos Eduardo Lopez Baltazar					Burns Landscape & Snow Management						
Period Begin	11/20/2022	Company Id	102320	Employee Number	150	PO Box 539					
Period End	11/26/2022	Division		Pay Group	Weekly	Tewksbury, MA 01876-0539					
Check Date	12/2/2022	Department	100								
Federal Filing	Married	Res State	MA	Other than Head of Household		MA Exemptions	2				
Fed Exempts	2	Work State	MA			Local Exemptions					
Fed Additional		Local Filing				Local Additional					
Voucher Id	Check Amount	Gross Pay		Net Pay	Check Message						
V3286682	\$0.00	\$1,442.31		\$1,144.77							
EARNINGS <small>(Not included in Totals) Hrs/Units = Units (Units not included in Totals)</small>					TAXES		DEDUCTIONS				
Description	Rate	Hrs/Units	Dollars	YTD Hrs/Units	YTD Dollars	Description	Current	YTD	Description	Current	YTD
Regular	36.0578	40.00	1,442.31	760.00	50,673.13	SOC SEC EE	89.42	3,230.89			
Hourly Regular			0.00	44.50	1,438.00	MED EE	20.91	755.61			
						FEDERAL WH	115.33	4,196.77			
						MASSACHUSETTS	66.92	2,334.20			
						MA PFL EE	4.96	179.26			
Total:	40.00	1,442.31	804.50	52,111.13	Total:	297.54	10,696.73	Total:	0.00	0.00	
CURRENT PERIOD LEAVE ACCRUAL					DISTRIBUTION OF NET PAY						
PTO	Accrued:	0.0000	Taken:	0.00	Balance	0.00	Checking	Account: ####8432	Deposit Amount:	1,144.77	

▼ REMOVE DOCUMENT ALONG THIS PERFORATION ▼

Burns Landscape & Snow Management PO Box 539 Tewksbury, MA 01876-0539		CHECK DATE 12/2/2022	VOUCHER ID V3286682
TOTAL NET PAY *****\$1,144.77			
<p>Your entire Net pay of \$1,144.77 has been deposited in your bank account(s).</p> <p>Santos Eduardo Lopez Baltazar 24 Arlington Street Lynn, MA 01905</p> <p>NOT NEGOTIABLE</p>			

DOCUMENT CONTAINS BLUE PANTOGRAPH & MICROPRINTING. BACK HAS THERMOCHROMIC INK & A WATERMARK. HOLD AT AN ANGLE TO VIEW. VOID IF NOT PRESENT.

2024 W-2 and EARNINGS SUMMARY



Employee Reference W-2 Wage and Tax Statement Copy 2024 <small>Copy C for employee's records</small> <small>CHS No. 1845-0009</small>			
d Control number Dept. Corp. Employer use only 000009 KM/WPZ A			
c Employer's name, address, and ZIP code GIROUX BROTHERS LLC 6 GRACE DR WILMINGTON, MA 01887 1619			
Batch #90165			
a/b Employee's name, address, and ZIP code SANTOS LOPEZ 24 ARLINGTON STREET LYNN, MA 01902-4205			
b Employer's FED ID number 86-1256466		a Employee's SSA number XXX-XX-0000	
1 Wages, tips, other comp. 66110.25		2 Federal income tax withheld 3111.61	
3 Social security wages 66110.25		4 Social security tax withheld 4098.84	
5 Medicare wages and tips 66110.25		6 Medicare tax withheld 958.60	
7 Social security tips		8 Allocated tips	
9		10 Dependent care benefits	
11 Nonqualified plans		12a See instructions for box 12	
14 Other 304.10 MAPFML		12b 12c 12d	
15 State MA		16 State wages, tips, etc. WTH-20164102-002 66110.25	
17 State income tax 3103.96		18 Local wages, tips, etc. 19 Local income tax	
20 Locality name			

This blue section is your Earnings Summary which provides more detailed information on the generation of your W-2 statement. The reverse side includes instructions and other general information.

1. Your Gross Pay was adjusted as follows to produce your W-2 Statement.

	Wages, Tips, other Compensation Box 1 of W-2	Social Security Wages Box 3 of W-2	Medicare Wages Box 5 of W-2	MA. State Wages, Tips, Etc. Box 16 of W-2
Gross Pay	66,110.25	66,110.25	66,110.25	66,110.25
Reported W-2 Wages	66,110.25	66,110.25	66,110.25	66,110.25

2. Employee Name and Address.

SANTOS LOPEZ
24 ARLINGTON STREET
LYNN, MA 01902-4205