September 4, 2019

Mr. Kevin K. McAleenan
Acting Secretary
Department of Homeland Security
Washington, DC 20528

Dear Acting Secretary McAleenan:

As organizations representing rare disease patients in need of lifesaving therapies, we are writing to express our concern over the United States Citizenship and Immigration Services (USCIS) change in policy to eliminate medical and humanitarian criteria from the deferred action program. This change essentially terminates the legal status of patients, who are currently residing in the U.S., in order receive life-saving medical treatments or to participate in clinical trials. Under this change in policy, patients who are in the U.S. legally may now be forced, with little notice, to return to countries that do not have the ability to provide their treatments and lack the infrastructure for crucial medical care. Requiring deportation, particularly in cases of rare disease patients whose countries of origin are not able to provide access to treatment, is tantamount to a death sentence.

While we appreciate that USCIS subsequently announced it would re-open some of the pending deferred action requests, the future of this life-saving program as the only option for patients to legally remain in the U.S. remains unclear. We ask you to urgently establish and clarify the process under which migrant individuals who participate in a clinical trial or receive life-saving medical treatment in the U.S. may request and obtain legal permission to reside in the U.S., through deferred action or another program.

Many of the patients who may be affected by this change in policy are in the U.S. because they participated in a clinical trial. It is critical that patients be allowed into this country to participate in clinical trials, particularly for rare diseases, because there are often not enough patients in any one country (including the U.S.) to conduct a robust clinical trial. As you may know, a rare disease is defined by the U.S. National Institutes of Health (NIH) and the U.S. Food and Drug Administration (FDA) as a condition affecting 200,000 individuals or less in the U.S. An estimated 30 million Americans are affected by one of 7,000 rare diseases. With only 7% of the 7,000 rare diseases having FDA approved treatments, ensuring that the U.S. remains a leader in hosting clinical trials is not only critical to innovation, but also vital to saving the lives of U.S. patients with rare diseases. Participation of migrant and U.S. born patients in clinical trials paves the way for U.S. patients to gain access to FDA approved therapies proven to be safe and effective. In many cases, migrant patients must remain in the U.S. after the trial has completed in order to continue receiving life-saving treatment and/or for further study.

Each year, approximately 1,000 deferred-action applications related to medical issues are granted for patients who need to be in the U.S. for their medical care and as such make valuable contributions to the understanding of medical science through their participation in trials and
ongoing treatment. One such patient is Maria Isabel Bueso, who participated in a clinical trial in the U.S. that helped lead to the approval of the only treatment for other patients who share her rare, fatal disorder, MPS VI. Isabel’s doctors have said she will not survive without the weekly enzyme infusion therapy she still receives.

Thus and fundamentally, the deferred action program has been life-saving for Isabel and many other rare disease patients across the country. As noted by University of California San Francisco, Chancellor Sam Hawgood in a public statement released August 30, “This unilateral and unannounced policy by the Administration to shut down access to life-saving care for patients … who are legally residing in our country, is contrary to the most fundamental notions of basic human rights.”

We, the undersigned organizations dedicated to ensuring that rare disease patients have access to lifesaving therapies, ask that you ensure that migrant individuals who participate in a clinical trial or who are receiving life-saving medical treatment have a legal pathway to reside in the U.S. during the time such treatment is necessary. Action is imperative on this matter for the individuals currently receiving treatment by way of the deferred action program, vital for innovation and the development of new treatments, critical for U.S. rare disease patients, and quite simply, the humane thing to do.

Sincerely,

California Action Link for Rare Diseases (CAL RARE)
EveryLife Foundation for Rare Diseases
National MPS Society

Cc:
John M. Mitnick, General Counsel, DHS
Christina Bob, Executive Secretary, DHS
Brandan Wales, Acting Chief of Staff, DHS
Kenneth Cuccinelli, U.S. Citizenship and Immigration Services, Acting Director
Matthew T. Albence, U.S. Immigration and Customs Enforcement, Acting Director