



May 20, 2013

Surrey, BC Canada V3W 3P3

Dear Mr.

This correspondence is in reference to your Form I-192, Application for Advance Permission to Enter as Nonimmigrant, submitted by you on or about July, 31, 2012. You submitted this application because you may be inadmissible to the United States under Section 212(a)(2)(A)(i)(I) of the Immigration and Nationality Act (INA), as amended. The noted section of the INA states, in part, that any alien who has been convicted of a crime involving moral turpitude is inadmissible to the United States.

A review of the record establishes the following conviction:

Date and Place	Charge	Disposition
12-5-1974 Vancouver, BC	Dangerous Driving 233 (4) CC	\$200 I-D 21 Days and License Suspended 3 Months
8-25-1977 Vancouver, BC	Driving with more than 80 MGS of Alcohol in Blood 236 CC	\$350 I-D 21 Days
3-15-1983 Delta, BC	1) Assault CBH 245 CC 2) Assault Peace Officer 246(2)(A) CC	42 Days 7 Days and Probation 12 Months
10-17-1984 Vancouver, BC	i) Assault 245 CC	4 Months and Probation 12 Months Appealed, Sentence Varied Appeal to 22 Days and Probation 12 Months
11-26-1987 New Westminster, BC	1) Assault 245 CC	\$400 Fine and Probation 1 Year
10-31-1989 New Westminster, BC	1) Assault 266 CC	90 Days Intermittent and Probation 1 Year
11-08-1994 Delta, BC	Driving While Ability Impaired 253 (A) CC	\$600 I-D 30 Days and Prohibited Driving 1 Year
5-24-1995 Surrey, BC	Fail to Comply with Recognizance 145 (3) CC	1 Day and Probation 6 Months
10-21-2009 Surrey, BC	1) Assault with a Weapon 267 (A) CC 267(A) CC	1 Year Conditional Sentence Order and Discretionary Prohibition Order Sec 110 for 10 Years