This page must be completed and signed in the U.S. by a designated school official.

1. **Family Name (surname):** RAMANI
   **First (given) Name:** KARTHIK

2. **School (School district) name:**
   - University of Utah
   - University of Utah

   **School Official to be notified of student's arrival in U.S. (Name and Title):**
   - Jennifer Givens
     Immigration Specialist

   **School address (include zip code):**
   - 200 South Central Campus Drive, Rm. 410
   - Salt Lake City, UT 84112-9113

   **School code (including 3-digit suffix, if any) and approval date:**
   - DEN214P10094000 approved on 01/27/2003

3. This certificate is issued to the student named above for: Continued attendance at this school.

4. **Level of education the student is pursuing or will pursue in the United States:**
   DOCTORATE

5. The student named above has been accepted for a full course of study at this school, majoring in **Computer Science**. The student is expected to report to the school no later than **08/31/2004** and complete studies not later than **12/15/2009**. The normal length of study is **64 months**.

6. **English proficiency:** This school requires English proficiency. The student has the required English proficiency.

7. This school estimates the student's average costs for an academic term of **12 months** (up to 12) months to be:
   - a. Tuition and fees **$11,040.00**
   - b. Living expenses **$12,000.00**
   - c. Expenses of dependents (0) **$0.00**
   - d. Other (specify): **$0.00**
   - **Total** **$23,040.00**

8. This school has information showing the following as the student's means of support, estimated for an academic term of **12 months**: (Use the same number of months given in item 7).
   - a. Student's personal funds **$0.00**
   - b. Funds from this school **$38,875.00**
   - c. Funds from another source **$0.00**
   - d. On-campus employment **$0.00**
   - e. Total **$38,875.00**

9. **Remarks:**

10. **School Certification:** I certify under penalty of perjury that all information provided above in items 1 through 9 was completed before I signed this form and is true and correct; I executed this form in the United States after review and evaluation in the United States by me or other officials of the school of the student's application, transcripts, or other records of courses taken and proof of financial responsibility, which were received at the school prior to the execution of this form; the school has determined that the above named student's qualifications meet all standards for admission to the school; the student will be required to pursue a full course of study as defined by 8 CFR 214.2(f)(6); I am a designated official of the above named school and am authorized to issue this form.

   **Jennifer Givens**
   Immigration Specialist
   08/04/2008 Salt Lake City, UT

11. **Student Certification:** I have read and agreed to comply with the terms and conditions of my admission and those of any extension of stay as specified on page 2. I certify that all information provided on this form refers specifically to me and is true and correct to the best of my knowledge. I certify that I seek to enter or remain in the United States temporarily, and solely for the purpose of pursuing a full course of study at the school named on page 1 of this form. I also authorize the named school to release any information from my records which is needed by the INS pursuant to 8 CFR 214.3(g) to determine my nonimmigrant status.

   **KARTHIK RAMANI**
   Signature of Student 08/04/2008

   **Name of Student**
   **Signature of Student**

   **Name of parent or guardian**
   **Signature of parent or guardian**

   **Address (city)**
   **(State or Province) (Country) (Date)**

   **Microfilm Index Number**

   **For Official Use Only**
Authority for collecting the information on this and related student forms is contained in 8 U.S.C. 1101 and 1184. The information solicited will be used by the Department of State and the Immigration and Naturalization Service to determine eligibility for the benefits requested.

INSTRUCTIONS TO DESIGNATED SCHOOL OFFICIALS
1. The law provides severe penalties for knowingly and willfully falsifying or concealing a material fact or using any false document in the submission of this form. Designated school officials should consult regulations pertaining to the issuance of Form I-20 A-B at 8 CFR 214.3 (K) before completing this form. Failure to comply with these regulations may result in the withdrawal of the school approval for attendance by foreign students by the Immigration and Naturalization Service (8CFR 214.4).

2. ISSUANCE OF FORM I-20 A-B. Designated school officials may issue a Form I-20 A-B to a student who fits into one of the following categories, if the student has been accepted for full-time attendance at the institution: a) a prospective F-1 nonimmigrant student; b) an F-1 transfer student; c) an F-1 student advancing to a higher educational level at the same institution; d) an out of status student seeking reinstatement. The form may also be issued to the dependent spouse or child of an F-1 student for securing entry into the United States.

When issuing a Form I-20 A-B, designated school officials should complete the student's admission number whenever possible to ensure proper data entry and record keeping.

3. ENDORESEMENT OF PAGE 3 FOR REENTRY. Designated school officials may endorse page 3 of the Form I-20 A-B for reentry if the student and/or the F-2 dependents is to leave the United States temporarily. This should be done only when the information on the Form I-20 remains unchanged. If there have been substantial changes in items 4, 5, 7, or 8, a new Form I-20 A-B should be issued.

4. REPORTING REQUIREMENT. Designated school officials should always forward the top page of the Form I-20 A-B to the INS data processing center at P.O. Box 140, London, Kentucky 40741 for data entry except when the form is issued to an F-1 student for initial entry or reentry into the United States, or for reinstatement to student status. (Requests for reinstatement should be sent to the Immigration and Naturalization Service district office having jurisdiction over the student's temporary residence in this country.)

The INS data processing center will return this top page to the issuing school for disposal after data entry and microfilming.

5. CERTIFICATION. Designated school officials should certify on the bottom part of page 1 of this form that the Form I-20 A-B is completed and issued in accordance with the pertinent regulations. The designated school official should remove the carbon sheet from the completed and signed Form I-20 A-B before forwarding it to the student.

6. ADMISSION RECORDS. Since the Immigration and Naturalization Service may request information concerning the student's immigration status for various reasons, designated school officials should retain all evidence which shows the scholastic ability and financial status on which admission was based, until the school has reported the student's termination of studies to the Immigration and Naturalization Service.

INSTRUCTIONS TO STUDENTS
1. Student Certification. You should read everything on this page carefully and be sure that you understand the terms and conditions concerning your admission and stay in the United States as a nonimmigrant student before you sign the student certification on the bottom part of page 1. The law provides severe penalties for knowingly and willfully falsifying or concealing a material fact, or using any false document in the submission of this form.

2. ADMISSION. A nonimmigrant student may be admitted for duration of status. This means that you are authorized to stay in the United States for the entire length of time during which you are enrolled as a full-time student in an educational program and any period of authorized practical training plus sixty days. While in the United States, you must maintain a valid foreign passport unless you are exempt from passport requirements.

You may continue from one educational level to another, such as progressing from high school to a bachelor's program or a bachelor's program to a master's program, etc., simply by invoking the procedures for school transfers.

3. SCHOOL. For initial admission, you must attend the school specified on your visa. If you have a Form I-20 A-B from more than one school, it is important to have the name of the school you intend to attend specified on your visa by presenting a Form I-20 A-B from that school to the visa issuing consular officer. Failure to attend the specified school will result in the loss of your student status and subject you to deportation.

4. REENTRY. A nonimmigrant student may be reentered after a temporary absence of five months or less from the United States, if the student is otherwise admissible. You may be reentered by presenting a valid foreign passport, a valid visa, and either a new Form I-20 A-B or a page 3 of the Form I-20 A-B (the I-20 ID Copy) properly endorsed for reentry if the information on the I-20 form is current.

5. TRANSFER. A nonimmigrant student is permitted to transfer to a different school provided the transfer procedure is followed. To transfer schools, you should first notify the school you are attending of the intent to transfer, then obtain a Form I-20 A-B from the school you intend to attend. Transfer will be effected only if you return the Form I-20 A-B to the designated school official within 15 days of beginning attendance at the new school. The designated school official will then report the transfer to the Immigration and Naturalization Service.

6. EXTENSION OF STAY. If you cannot complete the educational program after having been in student status for longer than the anticipated length of the program plus a grace period in a single educational level, or for more than eight consecutive years, you must apply for extension of stay. An application for extension of stay on a Form I-538 should be filled with the Immigration and Naturalization Service district office having jurisdiction over your school at least 15 days but no more than 60 days before the expiration of your authorized stay.

7. EMPLOYMENT. As an F-1 student, you are not permitted to work off campus or to engage in business without specific employment authorization. After your first year in F-1 student status, you may apply for employment authorization on Form I-538 based on financial needs arising after receiving student status, or the need to obtain practical training.

8. Notice of Address. If you move, you must submit a notice within 10 days of the change of address to the Immigration and Naturalization Service. (Form AR-11 is available at any INS office.)

9. Arrival/Departure. When you leave the United States, you must surrender your Form I-94 Departure Record. Please see back side of Form I-94 for detailed instructions. You do not have to turn in the I-94 if you are visiting Canada, Mexico, or adjacent islands other than Cuba for less than 30 days.

10. Financial Support. You must demonstrate that you are financially able to support yourself for the entire period of stay in the United States while pursuing a full course of study. You are required to attach documentary evidence of means of support.

11. Authorization to Release Information by School. To comply with requests from the United States Immigration & Naturalization Service for information concerning your immigration status, you are required to give authorization to the named school to release such information from your records. The school will provide the Service your name, country of birth, current address, and any other information on a regular basis or upon request.

12. Penalty. To maintain your nonimmigrant student status, you must be enrolled as a full-time student at the school you are authorized to attend. You may engage in employment only when you have received permission to work. Failure to comply with these regulations will result in the loss of your student status and subject you to deportation.

AUTHORITY FOR COLLECTING. Authority for collecting the information on this and related student forms is contained in 8 U.S.C. 1101 and 1184. The information solicited will be used by the Department of State and the Immigration and Naturalization Service to determine eligibility for the benefits requested. The law provides severe penalties for knowingly and willfully falsifying or concealing a material fact, or using any false document in the submission of this form.

REPORTING BURDEN. Public reporting burden for this collection of information is estimated to average 30 minutes per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection or information. Send comments regarding this burden estimated or any other aspect of this collection of information, including suggestions for reducing this burden, to: U.S. Department of Justice, Immigration and Naturalization Service (Room 2011), Washington, D.C. 20536; and to the Office of Management and Budget, Paperwork Reduction Project, OMB No. 1115-0051, Washington, D.C. 20503.

Form I-20 A-B (Rev. 04-27-88)
FAMILYNAME: RAMANI  FIRST NAME: KARTHIK
Primary Major: 11.0701 Computer Science
Student Employment Authorization:

Employment Status: PART TIME  Type: CPT
Duration of Employment - From (Date): 08/24/2008  To (Date): 09/30/2008
Employer Name: Volt Services Group
Employer Location: 1 AMD Place
Sunnyvale, CA 94085

Comments: This job was obtained through the University of Utah’s Cooperative Education Program and is related to the student's major.

Employment Status: PART TIME  Type: CPT
Duration of Employment - From (Date): 05/16/2008  To (Date): 08/24/2008
Employer Name: Volt Services Group
Employer Location: 1 AMD Place
Sunnyvale, CA 94085

Comments: This job was obtained through the University of Utah’s Cooperative Education Office and is related to his major.

Event History
Event Name: Registration
Event Date: 11/30/2004

Current Authorizations:
CPT Employment Start Date: 05/16/2008  End Date: 08/24/2008
CPT Employment Start Date: 08/24/2008  End Date: 09/30/2008

This page when properly endorsed, may be used for reentry of the student to attend the same school after a temporary absence from the United States. Each certification signature is valid for one year.

Name of School:

Jennifer Givens

Immigration Specialist
08/04/2008 Salt Lake City, UT

Name of School Official Signature of Designated School Official Title Date Issued Place Issued (city and state)

Name of School Official Signature of Designated School Official Title Date Issued Place Issued (city and state)

Name of School Official Signature of Designated School Official Title Date Issued Place Issued (city and state)

Name of School Official Signature of Designated School Official Title Date Issued Place Issued (city and state)